Oregon Medical Board

BOARD ACTION REPORT

April 15, 2013

The information contained in this report summarizes new, interim, and final actions taken by the Oregon Medical Board between March 16, 2013 and April 15, 2013.

Scanned copies of Interim Stipulated Orders, Orders of Emergency Suspension, Stipulated Orders, Final Orders, Termination Orders, Modification Orders and Voluntary Limitations are included at the end of this report in the order that they appear in the report. These orders are marked with an * asterisk. Scanned copies of Corrective Action Agreements and Consent Agreement are not posted, as they are not disciplinary action and impose no practice limitations. Complaint and Notices of Proposed Disciplinary Action are not listed in this report, as they are not final actions by the Board. Both Orders, however, are public and are available upon request.

Printed copies of the Board Orders not provided with this report are available to the public. To obtain a printed copy of a Board Order not provided in this report, please complete a Service Request Form (http://egov.oregon.gov/BME/PDFforms/VerDispMalFillin.pdf) found under the Licensee Information Request Form link on the Board's web site, submit it with the \$10.00 fee *per licensee* and mail to:

Oregon Medical Board 1500 SW 1st Ave, Ste 620 Portland, OR 97201

Copies of the Orders listed below are mailed to Oregon hospitals where the Licensee had <u>self-reported</u> that he/she has privileges.

Barone, Christopher Michael, MD; MD28251; Portland, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct; misrepresentation in applying or procuring a license to practice in this state, or in connection with applying for or procuring registration; and repeated negligence in the practice of medicine. This Order reprimands Licensee; fines Licensee \$7,500; suspends Licensee's medical license for 30 days; requires Licensee to work under the supervision of a mentor who will provide weekly chart review; requires Licensee to complete medical documentation and medical ethics courses; and places Licensee on probation.

Bergin, Patrick John, MD; MD150855; Springfield, OR

On April 4, 2013, Licensee entered into a Consent Agreement with the Board. In this Agreement, Licensee agreed to practice under a Board approved mentor for a minimum of one year.

Betts, Jay Gordon, DO; DO07540; Lake Oswego, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for willfully violating any Board rule, Board order or Board request. This Order retires Licensee's osteopathic license while under investigation.

Carlson, Deborah Lee, MD; Applicant; Salem, OR

On April 4, 2013, Licensee entered into a Consent Agreement with the Board. In this Agreement, Licensee agreed to practice under the supervision of a Board approved mentor, and complete the recertification process with the American Board of Psychiatry.

Flores, Gonzalo Marine, LAc; AC00643; Portland, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct, and willfully violating any rule adopted by the Board or failing to comply with a Board request or order. This Order revokes Licensee's acupuncture license, however the revocation is stayed; reprimands Licensee; suspends Licensee's acupuncture license for 30 days; fines Licensee \$6,000; requires the presence of a chaperone when treating female patients and proper documentation of such; and disallows Licensee from treating female patients who decline a chaperone.

Foster, David William, MD; MD12438; Stayton, OR

On April 4, 2013, Licensee entered into a Corrective Action Agreement with the Board. In this Agreement, Licensee agreed to complete courses on medical documentation and neurological assessment.

Galaviz, Manuel Reymundo, MD; MD13449; Vancouver, WA

*On April 4, 2013, the Board issued an Order Terminating Stipulated Order. This Order terminates Licensee's April 17, 2003, Stipulated Order.

Graham, Barbara Ann, MD; MD15611; Portland, OR

*On April 4, 2013, the Board issued an Order Modifying Stipulated Order. This Order modifies Licensee's October 11, 2012, Stipulated Order, allowing the Board to hold the Order in abeyance provided that Licensee is not actively practicing medicine.

Griesser, Carl Russell, MD; MD155331; Medford, OR

*On April 5, 2013, the Board issued an Order Terminating Consent Agreement. This Order terminates Licensee's November 16, 2011, Consent Agreement.

Hutson, Daniel Boniface, PA; Applicant; Portland, OR

*On April 4, 2013, Applicant entered into a Stipulated Order with the Board. This Order grants Applicant a physician assistant's license; places Applicant on probation; requires that Applicant's practice setting, supervising physician, and practice agreement be pre-approved by the Board's Medical Director; requires the presence of a chaperone when treating female patients; requires Applicant to work under the personal supervision of his supervising physician for at least 520 clinical hours; outlines the chart review and reporting requirements of Applicant's supervising physician; allows for no-notice audits of Applicant's medical records; prohibits Applicant from prescribing Schedule II controlled substances, dispensing any medications, and prescribing any controlled substances for at least three months; prohibits Applicant from treating or prescribing for himself, friends, clinic personnel, or relatives; requires that Applicant complete courses in medical documentation, professional ethics, and professional boundaries; requires that Applicant establish and maintain a relationship with a healthcare provider pre-approved by the Board; and requires that Applicant surrender his physician assistant license should he become licensed as a naturopathic physician.

Kane, David Henach, MD; MD28773; Bend, OR

*On March 25, 2013, Licensee entered into an Interim Stipulated Order to voluntarily withdraw from practice and place his license in Inactive status pending the completion of the Board's investigation into his ability to safely and competently practice medicine.

Lee, Anthony Hyunbo, MD; MD15438; Beaverton, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board. This Order retires Licensee's medical license while under investigation.

Luty, Jeffrey Alexander, MD; MD155853; Portland, OR

On April 5, 2013, Licensee entered into a Consent Agreement with the Board. In this Agreement, Licensee agreed to practice under the supervision of a Board-approved mentor in accordance with the submitted re-entry to practice plan, and continue with his current healthcare treatment.

Meinig, Martin Lyn, MD; MD27787; Klamath Falls, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct. This Order reprimands Licensee, assesses a fine of \$2,500, requires that Licensee complete a boundaries course, and requires that Licensee establish and maintain a relationship with a healthcare provider who has been pre-approved by the Board.

Page, Travis Lee, DO; DO26755; Nyssa, OR

On April 4, 2013, Licensee entered into a Corrective Action Agreement with the Board. In this Agreement, Licensee agreed to complete a course on medical documentation and allow for nonotice audits of his clinic and charts.

Paysse, Jeanette Claire, MD; MD26435; Portland, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct; impairment; willfully violating any Board rule or order; violating the federal Controlled Substances Act; and prescribing controlled substances without a legitimate purpose. This Order surrenders Licensee's medical license while under investigation.

Saks, Seldon Keith, MD; MD15511; Tualatin, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for willfully violating any board rule, board order or board request. This Order reprimands Licensee; places Licensee on probation; outlines a payment plan for costs owed to the Board; and prohibits Licensee from acquiring or using electronic equipment for medical diagnosis or treatment without approval from the Board's Medical Director.

Shelnutt, Mark David, MD; PG157541; Portland, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct, and gross or repeated acts of negligence. This Order expires Licensee's Limited License, Post Graduate, requires that Licensee withdraw from the practice of medicine while under investigation, and prohibits Licensee from re-applying for licensure in Oregon for two years.

Treible, Timothy James, MD; MD15152; Portland, OR

*On April 4, 2013, the Board issued an Order Terminating Corrective Action Agreement. This Order terminates Licensee's April 5, 2012, Corrective Action Agreement.

Usher, Vernon Howard, MD; MD09413; Portland, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct, and gross or repeated acts of negligence. This Order retires Licensee's medical license while under investigation.

Vaughn, Janice Marie, MD; MD12709; West Linn, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct, and gross or repeated negligence in the practice of medicine. This Order disallows Licensee from providing general or regional anesthesia to patients; requires Licensee to complete a medical documentation course; and allows the Board to conduct nonotice compliance audits of Licensee's medical charts and practice location(s).

Yazdi, Navid Darius, MD; MD150979; Helvetia, OR

*On April 4, 2013, Licensee entered into a Stipulated Order with the Board for unprofessional or dishonorable conduct, fraud or misrepresentation in applying for a license to practice medicine in this state, and willfully violating any rule adopted by the Board or any Board order or any Board request. This Order surrenders Licensee's medical license while under investigation, assesses a civil penalty of \$2,500, and prohibits Licensee from applying for licensure in Oregon for three years.

If you have any questions regarding this service, please call the Board at (971) 673-2700 or toll-free within Oregon at (877) 254-6263.

1	BEFORE THE		
2	OREGON MEDICAL BOARD		
3	STATE OF OREGON		
4	In the Matter of)		
5	CHRISTOPHER MICHAEL BARONE, MD) STIPULATED ORDER		
6	LICENSE NO. MD28251		
7	,		
8	1.		
9	The Oregon Medical Board (Board) is the state agency responsible for licensing,		
10	regulating and disciplining certain health care providers, including physicians, in the state of		
11	Oregon. Christopher Michael Barone, MD (Licensee) holds an active license to practice		
12	medicine in the state of Oregon		
13	2.		
14	On October 11, 2013, the Board issued a Complaint and Notice of Proposed		
15	Disciplinary Action in which it proposed taking disciplinary action by imposing up to the		
16	maximum range of potential sanctions identified in ORS 677.205(2), to include the revocation		
17	of license, a \$10,000 fine, and assessment of costs, pursuant to ORS 677.205 against Licensee		
18	for violations of the Medical Practice Act, to wit: ORS 677.190(1)(a) unprofessional or		
19	dishonorable conduct, as defined by ORS 677.188(4)(a); ORS 677.190(8) fraud or		
20	misrepresentation in applying or procuring a license to practice in this state, or in connection		
21	with applying for or procuring registration; and ORS 677.190(13) gross or repeated		
22	negligence in the practice of medicine:		
23	3.		
24	Licensee is a board certified internal medicine physician. Licensee engaged in the		
25	following acts and conduct that violated the Medical Practice Act:		
26	Licensee submitted an application for licensure on January 2, 2008. In		
27	response to Category I question #14, Licensee answered "no" to the following question:		

"Have you ever had privileges denied, reduced, restricted, suspended, revoked, terminated or have been placed on probation, been subject to staff disciplinary action or non-renewal of an employment contract, or been requested to voluntarily resign or suspend your privileges while under investigation from a hospital, clinic, surgical center, or other medically related employment; or have you ever been notified that such action or request is pending or proposed?" Licensee's answer was not true. Licensee was placed on probation for administrative reasons during his final year of ophthalmology residency. Licensee subsequently completed this residency and began to practice ophthalmology in Colorado. While in Colorado it was recommended that Licensee's privileges at Heart of the Rockies Regional Medical Center be suspended until additional training and proctoring could be completed. Licensee resigned his privileges before that suspension took effect.

1

2

3

5

6

7.

8:

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

On August 13, 2011, Patient A, a 51 year old homeless male with a history of 3.2 alcoholism and associated liver disease, was admitted to Providence Hospital in Portland, Oregon, for aspiration pneumonia, atrial fibrillation, sepsis and cardiogenic shock with multifactorial encephalopathy. On August 14, 2011, at about 3:00pm, the nursing staff from the Intensive Care Unit (ICU) called Licensee to report that Patient A was in respiratory distress. Patient A was described as cyanotic, mottled and dusky with "severe dyspnea." The nurses were unable to keep Patient A's oxygen saturation above 85% using nasal cannulas. The nurses asked that Licensee, who was on duty as the attending hospitalist, to come to the bedside to evaluate Patient A. Licensee did not comply with this request, but issued a series of orders, to include ordering a chest X-ray and a check on arterial blood gases. At 5:15pm, although Licensee still had not seen the patient, another physician responded to the nursing staff and intubated Patient A endotracheally. Patient A's blood gases and pH of 7.27 was consistent with respiratory acidosis. Licensee submitted a progress note dated August 14, 2011, 4:00pm - 4:50pm, that he had written that morning without examining Patient A. His progress note did not reflect the concerns raised by the attending ICU nurses throughout that day. Licensee later explained that: "My mistake occurred because I was charting in advance

on a patient whose condition acutely worsened before I rounded on him." Licensee inserted his progress note of August 14, 2011, into the chart without examining the patient and knowing that Patient A's condition had significantly deteriorated during the course of that day. Although Licensee spoke with the nursing staff attending Patient A, placed orders, reviewed laboratory reports and the electronic medical record, and spoke with an urologist and the on-call cardiologist, Licensee failed to attend this critically ill patient at his bedside or examine him in a timely manner. He also inserted a false and misleading progress note into the medical chart.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

Patient B, an 80 year old female, was admitted at Providence Hospital on May 3.3 20, 2011, with a fracture of her left wrist and left hip after a fall. Patient B underwent surgery on May 21, 2011, to address her left intertrochanteric femur fracture. Licensee assumed care of Patient B on May 22, 2011. Licensee's progress note on that date reflects that Patient B's hemoglobin and hematocrit had dropped to 7.1g/dL and 21.4%. Licensee found that Patient B was anemic and attributed this to intraoperative blood loss of 100ccs. Patient B's declined receiving blood products based on her religious faith. Patient B's hemoglobin dropped to 6.6 on May 23, 2011, and to 6.3 on May 24, 2011. Patient B also had chronic diarrhea. Patient B's immediate family members attempted to speak with Licensee and voiced a number of concerns, but he was very slow to respond and dismissive in regard to their concerns. Licensee started Patient B on erythropoietin on May 23, 2011. Licensee contacted a physician associated with the Bloodless Surgery Program at Legacy Health on May 24, 2011, who recommended intravenous iron and to stop blood draws, which might contribute to her anemia. Patient B's hematocrit was 19% on May 24, 2011. On May 27, 2011, at 11:18am, Patient B's blood pressure was 154/86. At 11:20am, the attending nurses sent a text message to Licensee that Patient B was complaining of chest and facial pressure as well as back pain. At 11:23am, the attending nurses sent a text to Licensee that Patient B was lethargic, unable to verbalize and had a left side facial droop. Family members subsequently encountered Licensee on the same floor as the patient's room and pleaded with him that "we need help —

it's really bad." Licensee told them: "I can't draw blood so there is nothing that I can do" and
walked away without entering Patient B's room. At 11:35am, Patient B's speech was slurred
and garbled. At 11:37am, Patient B's blood pressure was 84/52 with a pulse of 52. At
11:50am, the attending nurses called the Rapid Response Team to evaluate Patient B for left
facial droop, dysarthria, and jaw pain. A stroke neurologist promptly responded and
diagnosed hemiparesis and ordered a head CT scan, which was negative. Patient B
subsequently became hypotensive and was transferred to the ICU. A code blue was called at
1:00pm. Licensee did not attend Patient B at her bedside on May 27, 2011, but wrote in his
progress note that: "the family again insisted that she not receive any blood products." Patient
B expired at 1:20pm. Licensee charted that the cause of death was: "Probable massive stroke
secondary to anemia and hypotension." Licensee failed to respond to the acute changes in
Patient B's condition on May 27, 2011, was not responsive to the concerns expressed by the
attending nurses, and failed to effectively communicate with the attending nurses or Patient
B's family members.

3.4 On September 8, 2011, Providence Medical Group reported to the Board that Licensee's employment had been terminated for unprofessional conduct. The report stated that Licensee "...has previously received coaching regarding concerns at times with his inadequate responsiveness to nursing concerns. In the most recent case he demonstrated inadequate responsiveness regarding a deteriorating patient and there were irregularities in his medical records."

4.

Licensee and the Board desire to settle this matter by entry of this Stipulated Order.

Licensee understands that he has the right to a contested case hearing under the

Administrative Procedures Act (chapter 183), Oregon Revised Statutes. Licensee fully and

finally waives the right to a contested case hearing and any appeal therefrom by the signing of

and entry of this Order in the Board's records. Licensee admits that he engaged in the conduct

described in paragraph 3 and that this conduct violated ORS 677.190(1)(a) unprofessional or

1	dishonorable conduct, as defined by ORS 677.188(4)(a); ORS 677.190(8) misrepresentation			
2	in applying or procuring a license to practice in this state, or in connection with applying for			
3	or procuring registration; and ORS 677.190(13) repeated negligence in the practice of			
4	medicine. Licensee understands that this Order is a public record and is a disciplinary action			
5	that is reportable to the National Data Bank and the Federation of State Medical Boards. This			
6	Order becomes effective the date it is signed by the Board Chair.			
7	5,			
· · 8 ····	Licensee and the Board agree to resolve this matter by the entry of this Stipulated			
9	Order subject to the following sanctions and terms and conditions of probation:			
10	5.1 Licensee is reprimanded.			
11	5.2 Licensee must pay a fine of \$7500, with \$1,000 payable within 30 days after			
12	the signing of this Order by the Board Chair, and the remainder payable in ten equal			
13	installment payments of \$650.00 every 30 days thereafter until the fine is paid in full. This			
14	fine will be held in abeyance until Licensee's plan to work in a health care environment is			
15	approved by the Board's Medical Director, with the first payment (\$1,000) becoming due 30			
16	days from the date that Licensee begins work as a physician pursuant to the approved plan.			
17	The medical license of Licensee is suspended for 30 days. Licensee's 30 day			
18	suspension will go into effect the second Monday after the Board Chair signs this Order.			
19	5.4 Licensee may only practice medicine in a health care environment under the			
20	supervision of a practice mentor who is pre-approved by the Board's Medical Director.			
21	Licensee must submit a written plan to the Board describing the proposed health care			
22	environment for review and comment. Licensee may not practice medicine until his plan to			
23	work in a health care work environment is approved by the Board's Medical Director.			
24	5.5 Licensee's practice mentor must conduct at least weekly chart reviews with			
25	Licensee and must provide ongoing observation of Licensee functioning in the clinical setting			
26	providing health care to patients and interacting with medical staff persons.			
27	///			

1	5.6	Within six months from the signing of this Order by the Board Chair, Licensee				
2	must successi	fully complete a medical documentation and a medical ethics boundaries course				
3	that is pre-ap	t is pre-approved by the Board's Medical Director.				
4	5.7	Licensee is placed on probation for five years. Licensee will report in person				
5	to the Board	at each of its regularly scheduled quarterly meetings at the scheduled times for a				
6	probationer in	nterview unless ordered to do otherwise by the Board.				
7	5.8	After 12 months of demonstrated compliance with the terms of this Order,				
8	Licensee may	submit a written request to modify a term(s) of this Order.				
9	5.9	Licensee stipulates that he will obey all laws and regulations pertaining to the				
10	practice of me	edicine.				
11	5.10	Licensee stipulates and agrees that any violation of the terms of this Order shall				
12	be grounds fo	or further disciplinary action under ORS 677.190(17).				
13						
14		IT IS SO STIPULATED this, day of, 2013.				
15		SIGNATURE REDACTED				
16		CHRISTOPHER MICHAEL BARONE, MD				
17		P				
18		IT IS SO ORDERED this 4 day of , 2013.				
19		OREGON MEDICAL BOARD				
20 .		State of Oregon				
21		SIGNATURE REDACTED				
22		ROGER MCKIMMRY, MD				
23		Board Chair				
24						
25						
26	,					
27						

1	BEFORE THE
2	OREGON MEDICAL BOARD
3	STATE OF OREGON
4	In the Matter of)
5	JAY GORDON BETTS, DO) STIPULATED ORDER
6	LICENSE NO. DO07540)
7	1.
8	The Oregon Medical Board (Board) is the state agency responsible for licensing,
9	regulating and disciplining certain health care providers, including osteopathic physicians, in
10	the State of Oregon. Jay Gordon Betts, DO (Licensee) is a licensed osteopathic physician in
11	the State of Oregon.
12	2.
13	2.1 On April 8, 2010 the Licensee and Board entered into an agreement in which the
14	Licensee elected to voluntarily limit the scope of his practice of medicine by means of a
15	Voluntary Limitation. Term 2.1 of the 2010 Voluntary Limitation limits Licensee's practice
16	of medicine to non-surgical ophthalmologic medicine.
17	2.2 On November 28, 2012, the Board opened an investigation after receiving a
18	complaint that Licensee violated term 2.1 of the Voluntary Limitation by acting as the
19	Medical Director at a medical spa in 2012, and by ordering or authorizing prescription
20	medications or aesthetic treatments for multiple patients," in violation of ORS 677.190(17)
21	willfully violating any board rule, board order or board request.
22	3.
23	Licensee and the Board agree to close this investigation with this Stipulated Order in
24	which Licensee agrees to retire his license while under investigation, consistent with the terms
25	of this Order. Licensee understands that he has the right to a contested case hearing under the
26	Administrative Procedures Act (chapter 183), Oregon Revised Statutes and fully and finally

1	waives the right to a contested case hearing and any appeal therefrom by the signing of and	
2	entry of this Order in the Board's records. By entering into this Order, the Licensee neither	
3	admits nor denies, however the Board finds that the conduct described in paragraph 2 violate	þ
4	the Medical Practice Act. This document is a public record and is reportable to the National	
5	Data Bank and the Federation of State Medical Boards.	
6	4.	
7	Licensee and the Board agree to resolve this matter by the entry of this Stipulated	
8	Order subject to the following conditions:	
9	4.1 Licensee retires his license to practice medicine while under investigation. The	iis
10	retirement of license becomes effective the date the Board Chair signs this Order.	
11	4.2 Throughout the time that the medical license of Licensee remains in a retired	
12	status, Licensee is prohibited from practicing any form of medicine.	
13	4.3 In the event Licensee should submit an application for reactivation of his	
14	medical license, Licensee understands that the Board will reopen this investigation.	
15	4.4 Licensee's Voluntary Limitation of April 8, 2010, terminates effective the day	te
16	this Order is signed by the Board Chair	
17	4.5 Licensee stipulates and agrees that any violation of the terms of this Order	
18	would be grounds for further disciplinary action under ORS 677.190(17).	
19	IT IS SO STIPULATED this day of March, 2013.	
20	, SIGNATURE REDACTED	
21	JAY GORDON BETTS, DO	
22	IT IS SO ORDERED this, 2013.	
23	•	
24	OREGON MEDICAL BOARD State of Oregon	
25	SIGNATURE REDACTED	
26	ROGER M. MCKIMMY, MD BOARD CHAIR	

1	BEFORE THE				
- 2	OREGON MEDICAL BOARD				
3	STATE OF OREGON				
4	In the Matter of)				
5	GONZALO MARINE FLORES, LAC) STIPULATED ORDER				
6	LICENSE NO. AC00643				
7					
8	1.				
9	The Oregon Medical Board (Board) is the state agency responsible for licensing,				
10	regulating and disciplining certain health care providers, including acupuncturists, in the state				
11	of Oregon. Gonzalo Marine Flores, LAc (Licensee) is a licensed acupuncturist in the state of				
12	Oregon.				
13	2.				
14	On November 6, 2012, the Board issued a Complaint and Notice of Proposed				
15	Disciplinary Action in which it proposed taking disciplinary action by imposing up to the				
16	maximum range of potential sanctions identified in ORS 677.205(2), to include the revocation				
17	of license, a \$10,000 fine, and assessment of costs, pursuant to ORS 677.205 against Licensee				
18	for violations of the Medical Practice Act, to wit: ORS 677.190(1)(a) unprofessional or				
19	dishonorable conduct, as defined by ORS 677.188(4)(a); and ORS 677.190(17) willfully				
20	violating any rule adopted by the Board or failing to comply with a Board request or order.				
21	3.				
22	Licensee engaged in the following acts and conduct that violated the Medical Practice				
23	Act:				
24	3.1 Licensee entered into a Corrective Action Agreement with the Board that went				
25	into effect on October 8, 2009, in which Licensee agreed that he would comply with the				
26	conditions specified in paragraph 4, to include:				
27	///				

1		4.2	Licensee will not examine or treat female patients age sixteen years or
2		older v	without the presence of a chaperone (not related to Licensee) in the room
3		The pr	esence of the chaperone will be promptly documented in the chart.
4		4.3	Licensee will not hug or embrace his patients or family members of
5	-	patient	S.
6		4.4	Licensee shall obey all federal and Oregon state laws and regulations
7		pertain	ing to the practice of acupuncture.
8		4.5	Licensee's practice will be subject to no-notice inspections by a Board
9		compli	ance officer.
10		4.6	After two years from the date this Agreement is signed by the Board
11	ı	Chair,	Licensee may request that the Board modify or terminate the
12		Agreer	nent.
13	•	4.7	Licensee agrees that any violation of the terms of this Agreement shall
14		be grou	ands for further disciplinary action under ORS 677.190(18).
15	3.2	In June	2011, the Board's Compliance Officer requested that Licensee provide
16	an update on hi	s comp	pliance with the 2009 Corrective Action Agreement. By letter, dated
17	July 20, 2011, I	License	ee attested to his total compliance with all obligations of the Agreement.
18	Specifically, Li	censee	stated that he used chaperones as required by the Agreement and the
19	chaperone's pre	esence	was immediately documented in the patient chart. Licensee also
20	affirmed that he	e did no	ot hug patients or family members of patients. These statements were
21	incorrect.		
22	3.3	On Ma	rch 6, 2012, the Board's Compliance Officer conducted a no-notice
23	inspection of Li	icensee	s's clinic and spoke with Licensee and employees of the clinic. Licensee
24	informed the Co	omplia	nce Officer that he used a chaperone for almost all of his female
25	patients. Licens	see stat	ted that one adult female patient (Patient A) had written a letter to the
26	clinic waiving t	he need	d for a chaperone for her treatment sessions. The Compliance Officer
27	informed Licen	see tha	t the Board's chaperone requirement could not be waived. Patient A's

chart for 2010 revealed four notes where this patient had declined the use of a chaperone. The Compliance Officer subsequently reviewed the charts for ten randomly selected female patients that had been seen by Licensee in December 2011, as well as January and February of 2012. All of the charts were electronic medical records (EMRs), but several of the chart notes for the patient visits during this time period were not completed and did not reflect the use of a chaperone. The Compliance Officer reviewed the chart notes for the last three clinic visits by Patients A, B, C, and D (all adult female patients) and found that several of the notes were not completed and did not reflect the use of a chaperone. This compliance visit revealed that Licensee did not comply with paragraph 4.2 of the Corrective Action Agreement by failing to promptly document the presence of a chaperone, and by failing to provide a chaperone for Patient A despite her expressed "waiver" of the Board condition.

- 3.4 Subsequent to the March 6, 2012 audit, interviews were conducted with Patients B, C, and E, and a written statement was submitted by Patient D. Patients B, C and D verified that Licensee did use chaperones during their treatment sessions, but Patient C indicated that on several occasions after a treatment session, Licensee gave her a hug. Patient E (an adult female) reports that Licensee did not have a chaperone present on the six or seven occasions that he provided treatment to her, and on several occasions, gave her a hug after treating her.
- 3.5 On August 7, 2012, the Board's Compliance Officer conducted a no-notice inspection of Licensee's clinic, which included a chart review of ten female patient encounters that were randomly selected. All of the charts were electronic medical records (EMRs) and all contained notations for a chaperone. Licensee's EMR's at this time did not provide a dated validation function. As a result, the actual presence of a chaperone could not be verified.
- 3.6 A review of several chart notes for Patient D identified suspicious chaperone notations. An incomplete chart note, dated 7/21 is pre-signed by a chaperone with no other data. The same chaperone is noted on chart notes for 4/7/2011 and 7/19/2011, however the corresponding signatures are markedly different. A clinic visit on 2/17/12 is documented on

both a paper chart note and an EMR. The EMR version of the note lists a chaperone; however 1 2 the corresponding signature on the paper version of the note does not appear to match. Licensee's clinic underwent a billing audit by the special investigations unit of 3 3.7 4 the ODS Companies (ODS) in July 2012. The ODS audit reviewed records for eight (8) 5 patients treated at Licensee's clinic and identified discrepancies in 100 % of the charts. In 6 their audit report to the Licensee, ODS determined that there was insufficient documentation 7 in the medical record to support the billing submitted to ODS and requested reimbursement of 8 \$6,978.16 from the Licensee. 9 4. 10 Licensee and the Board desire to settle this matter by entry of this Stipulated Order. 11 Licensee understands that he has the right to a contested case hearing under the 12 Administrative Procedures Act (chapter 183), Oregon Revised Statutes. Licensee fully and 13 finally waives the right to a contested case hearing and any appeal therefrom by the signing of 14 and entry of this Order in the Board's records. Licensee neither admits or denies but the Board 15 finds that he engaged in the conduct described in paragraph 3 and that this conduct violated 16 ORS 677.190(1)(a) unprofessional or dishonorable conduct, as defined by ORS 677.188(4)(a); 17 and ORS 677.190(17) willfully violating any rule adopted by the Board or failing to comply 18 with a Board request or order. Licensee understands that this Order is a public record and is a 19 disciplinary action that is reportable to the National DataBank and the Federation of State 20 Medical Boards. This Order becomes effective the date it is signed by the Board Chair. 21 5. 22 Licensee and the Board agree to resolve this matter by the entry of this Stipulated 23 Order subject to the following sanctions and terms and conditions: 24 5.1 The acupuncture license of Licensee is revoked, but the revocation is stayed. 25 5.2 Licensee is reprimanded. /// 26 27 111

5.3 The acupuncture license of Licensee is suspended for 30 days. Licensee's 30 day suspension will go into effect on May 1, 2013 at 8:00am and will be completed on May 30, 2013 at 5:00pm.

- 5.4 Licensee must pay a fine of \$6,000, with \$1,000 payable within 30 days of the signing of this Order by the Board Chair, and the remainder payable in 20 equal installment payments of \$250.00 on the first of every month, with the first installment payment due on May 1, 2013 and the last payment due on December 1, 2014.
- the terms of this Stipulated Order. Licensee must not examine or treat female patients (sixteen years or older) without the presence of a chaperone (not related to Licensee) in the room at all times. "Not related to the Licensee" means someone who is not a spouse, parent or child of Licensee or Joanna Flores. The presence of the chaperone must be documented as follows: on the same day as the clinic visit, Licensee must ensure that the chaperone sign and date the "Chaperone Record" to indicate the date of clinic visit, name of patient, and certification that the chaperone was present whenever Licensee is in any room used for treatment or examination with any patient. The Chaperone Record may be prepared in hard copy or electronically, but any record must accurately reflect the date and time of any entry, must not be subject to alteration without reflecting the date and time of any revision, to include the identity of the person making the revision, and must be subject to immediate inspection for any Board audit.
 - 5.6 All other terms of the 2009 Corrective Action Agreement remain in effect.
- 5.7 Licensee must not examine or treat any female patient that declines the use of a chaperone.
- 5.8 After 12 months of demonstrated compliance with the terms of this Order, Licensee may submit a written request to modify a term(s) of this Order.
- 5.9 Licensee stipulates that he will obey all laws and regulations pertaining to the practice of acupuncture.

1	5.10	Licensee stipulates and agrees that any violation of the terms of this Order shall
2	be grounds fo	or further disciplinary action under ORS 677.190(17).
3 .	14	7/52 11
4		IT IS SO STIPULATED this day of day of, 2013.
5		SIGNATURE REDACTED
6		GONZATO MARINE FLORES, LAC
7		
8		IT IS SO ORDERED this 4 day of 400, 2013.
9		· •
10		OREGON MEDICAL BOARD State of Oregon
11		
12	•	SIGNATURE REDACTED
13		ROGER MCKIMMY, MD Board Chair
14		
15		
16		
17		
18		
19		, and the second
20		
21	-	
22		
23		
24		
25		
26		
7		

1	BEFORE THE					
2	OREGON MEDICAL BOARD					
3	STATE OF OREGON					
4	In the Matter of					
5	MANUEL REYMUNDO GALAVIZ, MD) ORDER TERMINATING					
6	LICENSE NO. MD13449) STIPULATED ORDER)					
7						
8	1.					
9	On April 17, 2003, Manuel Reymundo Galaviz, MD (Licensee) entered into a Stipulated					
10	Order with the Oregon Medical Board (Board). This Order placed conditions on Licensee's					
11	Oregon medical license. On February 13, 2013, Licensee submitted a written request to					
12	terminate this Order.					
13	2.					
14	Having fully considered Licensee's request and his successful compliance with the terms					
15	of this Order, the Board terminates the April 17, 2003, Stipulated Order, effective the date this					
16	Order is signed by the Board Chair.					
17						
18'	IT IS SO ORDERED this day of, 2013.					
19	OREGON MEDICAL BOARD					
20	State of Oregon					
21	SIGNATURE REDACTED					
22	ROGER M. MCKIMMY, MD					
23	Board Chair					
24						
25						
26						
27						

1	BEFORE THE			
2	OREGON MEDICAL BOARD			
3	STATE OF OREGON			
4				
5	In the Matter of)			
6	BARBARA ANN GRAHAM, MD) ORDER MODIFYING LICENSE NO. MD15611) STIPULATED ORDER			
7)			
8	. 1.			
9	On October 11, 2012, Barbara Ann Graham, MD (Licensee) entered into a Stipulated			
10	Order with the Oregon Medical Board (Board). This Order placed certain conditions on			
11	Licensee's medical license. On December 9, 2012, Licensee submitted a written request asking			
12	the Board to modify this Order.			
13	2.			
14	Having fully considered Licensee's request, the Board amends the October 11, 2012			
15	Stipulated Order by adding the following language:			
16	5.10 The Board will hold all terms of this Order in abeyance provided that			
17	Licensee is not actively practicing medicine.			
18	This modification becomes effective the date this Order Modifying Stipulated Order			
19	is signed by the Board Chair. All other terms of the October 11, 2012 Stipulated Order are			
20	unchanged.			
21	1 A 1 C Mail 2012			
22	IT IS SO ORDERED this			
23	OREGON MEDICAL BOARD State of Oregon			
24				
25	SIGNATURE REDACTED			
26	ROGER M. MCKIMMY, MD Board Chair			

1	BEFORE THE					
2	OREGON MEDICAL BOARD					
3	STATE OF OREGON					
4	In the Matter of)					
5	CARL RUSSELL GRIESSER, MD) ORDER TERMINATING CONSENT					
6	LICENSE NO. MD155331) AGREEMENT)					
7						
8	1.					
9	On November 16, 2011, Carl Russell Griesser, MD (Licensee) entered into a Consent					
10	Agreement with the Oregon Medical Board (Board). This Agreement placed conditions on					
11	Licensee's Oregon medical license. On September 27, 2012, The Board issued an Order					
12	Modifying Consent Agreement. On February 23, 2013, Licensee submitted a written request to					
13	terminate this Agreement.					
14	2.					
15	Having fully considered Licensee's request and his successful compliance with the terms					
16	of this Agreement, the Board terminates the November 16, 2011 Consent Agreement as modified					
17	on September 27, 2012, effective the date this Order is signed by the Board Chair.					
18						
19	IT IS SO ORDERED this 5th day of 4pm, 2013.					
20	OREGON MEDICAL BOARD					
21	State of Oregon					
22	SIGNATURE REDACTED					
23	ROGER M. MCKIMMY, MD					
24	Board Chair					
25						
26						
27						

BEFORE THE 1 OREGON MEDICAL BOARD 2 STATE OF OREGON 3 4 In the matter of, DANIEL BONIFACE HUTSON, PA) APPLICANT) 5 6 7 The Oregon Medical Board (Board) is the state agency responsible for licensing, 8 regulating and disciplining certain health care providers, including physician assistants, in the 9 state of Oregon. Daniel Boniface Hutson, PA (Applicant) has applied for an active license to 10 practice medicine as a physician assistant in Oregon. 11 12 Applicant has submitted an application for licensure to practice as a physician assistant in 13 Oregon. Applicant's acts and conduct that violated the Medical Practice Act follow: 14 On December 3, 2003, the Board entered into a Stipulated Order with Applicant, 2.1 15 in which the Board accepted Applicant's surrender of license while under investigation. 16 Applicant has not practiced medicine since that time. In the Stipulated Order, Applicant admitted 17 that he violated ORS 677.190(1)(a) unprofessional or dishonorable conduct, as defined in ORS 18 677.188(4)(a) and (b); ORS 677.190(14), gross negligence or repeated acts of negligence in the 19 practice of medicine; ORS 677.190(18), willfully violating any rule or order adopted by the 20 21 Board; and ORS 677.190(25), prescribing controlled substances without a legitimate medical purpose, or prescribing controlled substances without following accepted procedures for 22 examination of patients, or prescribing controlled substances without following accepted 23 procedures for record keeping or without giving the notice required under ORS 677.485. The 2.4 factual bases for these violations are contained in paragraph 2 of the 2003 Stipulated Order. 25 111 26

1	2.2 Applicant graduated from a naturopathic medical college in 2007. On May 26,		
2	2009, the Oregon Board of Naturopathic Physicians issued a Final Order that denied Applicant's		
3	application to be licensed as a naturopathic physician.		
4	3.		
5	Applicant and the Board desire to settle this matter by the entry of this Stipulated Order.		
6	Applicant understands that he has the right to a contested case hearing under the Administrative		
7	Procedures Act (chapter 183), Oregon Revised Statutes, and fully and finally waives the right to		
8	a contested case hearing and any appeal therefrom by the signing of and entry of this Order in the		
9	Board's records. Applicant stipulates that the Board has a basis to deny his license application,		
10	as set forth in paragraph 2 of this Order, but the Board has agreed to grant him a license to		
11	practice medicine as a physician assistant under the terms and conditions of this Order.		
12	Applicant understands that this Order is a public record and is a disciplinary action that is		
13	reportable to the National Data Bank and the Federation of State Medical Boards. This Order		
14	becomes effective the date it is signed by the Board Chair.		
15	4.		
16	Applicant and the Board agree to resolve this matter by the entry of this Stipulated Order.		
17	Applicant is subject to the following terms and conditions:		
18	4.1 Applicant is placed on probation for five years with quarterly interviews with the		
19	Board or its Compliance Officer. Licensee will report in person to the Board at each of its		
20	regularly scheduled quarterly meetings at the scheduled times for a probationer interview unless		
21	ordered to do otherwise by the Board.		
22	4.2 Applicant may only practice medicine as a physician assistant at a clinical setting		
23	that is reviewed and approved in advance by the Board's Medical Director.		
24	4.3 Applicant must receive prior approval from the Board's Medical Director to		
25	practice under the supervision of any physician.		
26			

- 4.4 Applicant must submit his written practice agreement for prior review, comment, and approval by the Board's Medical Director. Any subsequent changes to the practice agreement must be approved by the Board's Medical Director prior to the effective date of the change(s).
 - chaperone (not related to Applicant) in the room at all times. "Not related to the Applicant" means someone who is not a spouse, parent or child of Applicant. The presence of the chaperone must be documented as follows: on the same day as the appointment, Applicant must ensure that the chaperone sign and date the chart to indicate the date of appointment, name of patient, and certification that the chaperone was present whenever Applicant is in any room used for treatment or examination with any patient. The record must accurately reflect the date and time of any entry, must not be subject to alteration without reflecting the date and time of any revision, to include the identity of the person making the revision, and must be subject to immediate inspection for any Board audit.
 - 4.6 Applicant must work under the personal supervision of a supervising physician for at least three months, or 520 clinical hours, or completion of term 4.13, whichever occurs later. After this time period, Applicant's supervising physician may continue this level of supervision at his or her discretion.
 - 4.7 Applicant's supervising physician(s) must institute and maintain a documented and ongoing 100% review of Applicant's medical charts during the period of personal supervision described in term 4.6 and for the following three months, or 520 clinical hours, whichever occurs later. Subsequent to this, Applicant's supervising physician(s) must continue chart review as follows: a minimum of 50% of charts for the next 30 days, 30% for the next 60 days, 20% for the next 90 days, and a minimum of 10% of charts thereafter, no less than 10 charts per month.

26 ///

2.4

- 4.8 Applicant must ensure that his supervising physician(s) submit quarterly written reports to the Board regarding Applicant's current training, quality of care that he is providing to his patients, and his ability to safely practice medicine.
- 4 4.9 Applicant's medical records are subject to no-notice audits by the Board's Compliance Officers.
 - 4.10 Applicant must not prescribe any controlled substances until term 4.6 is satisfied and may only prescribe Schedule III-V substances thereafter.
- 8 4.11 Applicant is prohibited from dispensing any medications.
- 9 4.12 Applicant must not treat and/or prescribe for himself, personal friends, clinic 10 personnel (to include physicians), or relatives.
 - 4.13 Within 12 months from the signing of this Order by the Board Chair, Applicant must successfully complete courses in medical documentation, professional ethics, and professional boundaries that are pre-approved by the Board's Medical Director.
 - 4.14 Applicant must establish an ongoing therapeutic relationship with a provider, who is pre-approved by the Board's medical director. This provider must submit quarterly reports to the Board. Applicant must sign all releases to facilitate communication with the Board.
 - 4.15 The Stipulated Order of December 4, 2003, will terminate upon the signing of this Stipulated Order by the Board Chair.
- 4.16 Applicant may not hold a license as a naturopathic physician and Oregon physician assistant at the same time. Prior to becoming licensed as a naturopathic physician, in any jurisdiction, Applicant must surrender his Oregon physician assistant license.
- 22 ///

7

11

. 12

13

14

15

16

17

- 23 ///
- 24 ///
- 25 ///
- 26 ///

1	4.17 Applicant stipulates that he will obey all laws and regulations pertaining to the					
2	practice of medicine and that any violation of the terms of this Order will constitute a basis for					
3	the Board to revoke his license.					
4						
5	IT IS SO STIPULATED this 28 day of February, 2013.					
6						
7	SIGNATURE REDACTED					
8	DANLEL BONIFACE HUTSON, PA					
9 .	A					
10	IT IS SO ORDERED this, day of, 2013.					
11	OREGON MEDICAL BOARD					
12	State of Oregon					
13	SIGNATURE REDACTED					
14	ROGER M. MCKIMMY, MD Board Chair					
15	Dogra Chan					
16						
17						
18						
19						
20						
21						
22						
23						

1	BEFORE THE
2	OREGON MEDICAL BOARD
3	STATE OF OREGON
4	In the Matter of
5 6	DAVID HENACH KANE, MD) INTERIM STIPULATED ORDER LICENSE No. MD28773)
7 .)
8	1.
9	The Oregon Medical Board (Board) is the state agency responsible for licensing,
10	regulating and disciplining certain health care providers, including physicians, in the state of
11	Oregon. David Henach Kane, MD (Licensee) is a licensed physician in the state of Oregon and
12	holds an active license.
13	. 2. .
14	Licensee has worked at a pain clinic in Bend, Oregon. The Board received credible
15	information, which resulted in the Board opening an investigation of Licensee.
16	3.
17	In order to address the concerns of the Board while it conducts the investigation, Licensee
18	and the Board agree to the entry of this Interim Stipulated Order, which provides that Licensee
19	shall comply with the following conditions:
20	3.1 Licensee agrees to voluntarily and immediately withdraw from the practice of
21	medicine and his license is placed in Inactive status pending the completion of the Board's
22	investigation into his ability to safely and competently practice medicine.
23	3.2 Licensee is prohibited from prescribing or dispensing any controlled substances.
24	3.3 Licensee understands that violating any term of this Order may be grounds for
24	disciplinary action under ORS 677.190(17), willfully violating Board order.
25	3.4 Licensee understands this Order becomes effective the date he signs it.
26	

Page I - INTERIM STIPULATED ORDER - David Henach Kane, MD

26

1 2 At the conclusion of the Board's investigation, the limitation placed on Licensee will be 3 reviewed in an expeditious manner. If the Board determines, following that review, that these 4 limitations shall not be lifted, Licensee may request a hearing to contest that decision. 5 5. 6 This order is issued by the Board pursuant to ORS 677.265 while the Board conducts its 7 investigation for the purpose of fully informing itself with respect to Licensee's performance or 8 conduct, and Licensee's ability to safely and competently practice medicine. Pursuant to ORS 9 677.425, Board investigative materials are confidential and shall not be subject to public 10 disclosure, nor shall they be admissible as evidence in any judicial proceeding. However, as a 11 stipulation this Order is a public document and is reportable to the national DataBank and the 12 -Federation of State Medical Boards. 13 IT IS SO STIPULATED THIS 25 day of 14 15 SIGNATURE REDACTED 16 DAWD HENACH'KANE, MID 17 rt is so ordered this 25 2013. 18 19 OREGON MEDICAL BOARD State of Oregon 20 SIGNATURE REDACTED 21 22 KATHLEEN HALEY, ID EXECUTIVE DIRECTOR 23 24 24

Page 2 - INTERIM STIPULATED ORDER - David Henach Kane, MD

1	BEFORE THE			
2	OREGON MEDICAL BOARD			
3	STATE OF OREGON			
4	In the Matter of			
5	ANTHONY HYUNBO LEE, MD) STIPULATED ORDER LICENSE NO. MD15438)			
6				
7	1.			
8	The Oregon Medical Board (Board) is the state agency responsible for licensing,			
9	regulating and disciplining certain health care providers, including physicians, in the State of			
10	Oregon. Anthony Hyunbo Lee, MD (Licensee) is a licensed physician in the State of Oregon.			
11	2.			
12	On April 19, 2012, the Board opened an investigation after receiving a complaint			
13	related to Licensee's prescribing oxycodone and clonazepam to a patient with a history of			
14	drug abuse and who was on methadone through a treatment program. Licensee signed an			
15	Interim Stipulated Order on January 2, 2013, in which he agreed to refrain from prescribing or			
16	dispensing any controlled substances, with the exception of benzodiazepines, which he could			
17	refill one time, per patient, for an additional two (2) weeks from the effective date of the			
18	Order.			
19	3.			
20	Licensee and the Board agree to close this investigation with this Stipulated Order in			
21	which Licensee agrees to retire his license while under investigation, consistent with the terms			
22	of this Order. Licensee understands that he has the right to a contested case hearing under the			
23	Administrative Procedures Act (chapter 183), Oregon Revised Statutes and fully and finally			
24	waives the right to a contested case hearing and any appeal therefrom by the signing of and			
25	entry of this Order in the Board's records. Licensee and the Board acknowledge that this			
26	Order will terminate the Interim Stipulated Order, dated January 2, 2013. By entering into			

1	this Order, Licensee understands that although the Board makes no finding at this time as to				
2.	whether his conduct violated the Medical Practice Act, this document is a public record and				
3	reportable to the National Data Bank and the Federation of State Medical Boards.				
4		4.			
5	Licens	see and the Board agree to resolve this matter by the entry of this Stipulated			
6	Order subject	to the following conditions:			
7	4.1	Licensee retires his license to practice medicine while under investigation. Th			
8	retirement of	license becomes effective the date the Board Chair signs this Order.			
9	4.2	Throughout the time that the medical license of Licensee remains in a retired			
10	status, Licensee is prohibited from practicing any form of medicine.				
11	4.3	This Order terminates the Interim Stipulated Order, which Licensee signed on			
12	January 2, 20	13.			
13	4.4	In the event Licensee should submit an application for reactivation of his			
14	medical licen	se, Licensee understands that the Board will reopen this investigation.			
15	4.5	Licensee stipulates and agrees that any violation of the terms of this Order			
16	would be gro	unds for further disciplinary action under ORS 677.190(17).			
17					
18		IT IS SO STIPULATED this 20 Hoday of January, 2013.			
19		SIGNATURE REDACTED			
20		ANTHONY HYUNBO LEE, MD			
21	<i>)</i>	IT IS SO ORDERED this 4 day of 2013.			
22		OREGON MEDICAL BOARD			
23		Oktaon Organn			
24		SIGNATURE REDACTED			
25		ROGER M. MCKIMMY, MD			
26		BOARD CHAIR			

1 BEFORE THE 2 OREGON MEDICAL BOARD 3 STATE OF OREGON 4 In the Matter of 5) STIPULATED ORDER MARTIN LYN MEINIG, MD LICENSE NO. MD27787 6 7 8 1. 9 The Oregon Medical Board (Board) is the state agency responsible for licensing, 10 regulating and disciplining certain health care providers, including physicians, in the state of 11 Oregon. Martin Lyn Meinig, MD (Licensee) holds an active license to practice medicine in 12 the state of Oregon 13 2. 14 On October 11, 2012, the Board issued a Complaint and Notice of Proposed 15 Disciplinary Action in which the Board proposed taking disciplinary action by imposing up to 16 the maximum range of potential sanctions identified in ORS 677.205(2), to include the 17 revocation of license, a \$10,000 fine, and assessment of costs, pursuant to ORS 677.205 18 against Licensee for violations of the Medical Practice Act, to wit: ORS 677.190(1)(a) 19 unprofessional or dishonorable conduct, as defined by ORS 677.188(4)(a). 20 3. 21 Licensee is board certified in obstetrics and gynecology and practices in Klamath 22 Falls, Oregon. Licensee engaged in the following acts and conduct alleged to violate the 23 Medical Practice Act: 24 Patient A, an adult female with a history of mental health disorders, first presented to 25 Licensee as a patient in the late summer of 2008 for her first prenatal visit after learning that 26 she was pregnant. Licensee followed her throughout her pregnancy and delivered her child in

April of 2009. During the course of her pregnancy, Patient A became accustomed to confiding in Licensee on a number of health and social issues, to include the death of her father, her marriage, and daily life stressors. Patient A presented on June 1, 2009 for a post-partum visit and told Licensee that she was infatuated with him. Licensee counseled Patient A that this was part of her post-partum depression and prescribed citalopram (Celexa) for her, with six refills. The last refill for Celexa that Licensee authorized for Patient A was on February 8, 2010. Beginning in the late summer of 2009, Licensee and his spouse developed a social relationship with Patient A and her spouse that included visits at their respective homes, play dates for their children, and social interaction that included the consumption of alcohol. Licensee and Patient A developed a close personal relationship during this time that included inappropriate physical contact that violated the ethical principles for obstetricians and gynecologists, which states that: "Sexual contact or a romantic relationship between a physician and a current patient is always unethical."

4.

Licensee and the Board desire to settle this matter by entry of this Stipulated Order. Licensee understands that he has the right to a contested case hearing under the Administrative Procedures Act (chapter 183), Oregon Revised Statutes. Licensee fully and finally waives the right to a contested case hearing and any appeal therefrom by the signing of and entry of this Order in the Board's records. Licensee admits that he engaged in the conduct described in paragraph 3 and that this conduct violated ORS 677.190(1)(a) unprofessional or dishonorable conduct, as defined in ORS 677.188(4)(a). Licensee understands that this Order is a public record and is a disciplinary action that is reportable to the National Data Bank and the Federation of State Medical Boards. This Order becomes effective the date it is signed by the Board Chair.

25 ///

2.6 ///

BEFORE THE 1 OREGON MEDICAL BOARD 2 STATE OF OREGON 3 4 In the Matter of JEANETTE CLAIRE PAYSSE, MD LICENSE NO. MD 26435 STIPULATED ORDER 5 6 7 1. 8 The Oregon Medical Board (Board) is the state agency responsible for licensing, 9 regulating and disciplining certain health care providers, including physicians, in the State of 10 Oregon. Jeanette Claire Paysse, MD (Licensee) is a licensed physician in the State of Oregon. 11 2. 12 On December 21, 2011, the Board opened an investigation into Licensee's conduct based 13 upon credible reports of erratic behavior at the clinic where she worked as well as possible 14 substance abuse. Board investigators met with Licensee on January 23, 2012. During the 15 meeting, Licensee acknowledged that she smoked marijuana frequently and that she does not 16 have a medical marijuana card. The Board investigators directed Licensee to undergo a hair and 17 urine screening test within 24 hours, but she failed to comply. Additionally, Board investigators 18 recovered evidence that the licensee had been unlawfully obtaining controlled substances from 19 local pharmacies. This behavior violates the Medical Practice Act, to wit: ORS 677.190(1)(a) 20 unprofessional or dishonorable conduct, as defined in ORS 677.188(4)(a); ORS 677.190(7) 21 impairment; ORS 677.190(17) willfully violating any Board rule or order; ORS 677.190(23) 22 violating the federal Controlled Substances Act; and ORS 677.190(24) prescribing controlled 23 substances without a legitimate purpose. 24 3, 25 Licensee and the Board agree to close this investigation with this Stipulated Order in 26

which Licensee agrees to surrender her license while under investigation, consistent with the

- terms of this Order. Licensee understands that she has the right to a contested case hearing under 1 2 the Administrative Procedures Act (chapter 183), Oregon Revised Statutes and fully and finally 3 waives the right to a contested case hearing and any appeal therefrom by the signing of and entry of this Order in the Board's records. Licensee neither admits nor denies, but the Board finds that 4 5 she engaged in the conduct described in paragraph 2 above and that this conduct violated the Medical Practice Act, to wit: ORS 677,190(1)(a) unprofessional or dishonorable conduct, as 7 defined in ORS 677.188(4)(a); ORS 677.190(7) impairment; ORS 677.190(17) willfully 8 violating any Board rule or order; ORS 677.190(23) violating the federal Controlled Substances 9 Act; and ORS 677.190(24) prescribing controlled substances without a legitimate purpose. Licensee understands that this document is a public record and is reportable to the National 10 11 DataBank and the Federation of State Medical Boards. 12 4. Licensee and the Board agree to resolve this matter by the entry of this Stipulated Order 13 14 subject to the following terms and conditions: 15 4.1 Licensee surrenders her license to practice medicine while under investigation. 16 This surrender of license becomes effective the date the Board Chair signs this Order. 17 4.2 Licensee is prohibited from applying for a license to practice medicine for a 18 minimum of two years from the date this Order is signed by the Board Chair. Throughout the time that the medical license of Licensee remains in surrendered 19 4.3 20 status, Licensee is prohibited from practicing any form of medicine. 21 4,4 If Licensee should reapply for licensure in the State of Oregon, any or all of the 22 issues raised during the course of the Board's investigation will be reviewed and Licensee will be required to demonstrate her competency and her ability to safely practice medicine. 23 24 4.5 The Interim Stipulated Order of February 21, 2012, will terminate upon the
- 27 ///

26

111

signing of this Stipulated Order by Board Chair.

1	4,6	Licensee stipulates and agrees that any violation of the terms of this Order wo	uld
2	be grounds for	further disciplinary action under ORS 677.190(17).	
3		AA A	
4		IT IS SO STIPULATED this 27 day of March, 2013.	
5		SIGNATURE REDACTED	
6		JEANETTE CLAIRE PAYSSE, MD	
7		d	
8		IT IS SO ORDERED this 4 day of 1917, 2013.	
9		OREGON MEDICAL BOARD State of Oregon	
10 11		SIGNATURE REDACTED	
12		ROGER M. MCKIMMY, MD	
13		BOARD CHAIR	
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			

BEFORE THE 1 OREGON MEDICAL BOARD 2 STATE OF OREGON 3 4 In the Matter of 5) STIPULATED ORDER SELDON KEITH SAKS, MD LICENSE NO. MD15511 6 1. 7 The Oregon Medical Board (Board) is the state agency responsible for licensing, 8 regulating and disciplining certain health care providers, including physicians, in the state of 9 Oregon. Seldon Keith Saks, MD (Licensee) holds an active license to practice medicine in the 10 state of Oregon. 11 2. 12 On October 22, 2012, the Board issued a Complaint and Notice of Proposed 13 Disciplinary Action in which the Board proposed taking disciplinary action by imposing up to 14 the maximum range of potential sanctions identified in ORS 677.205(2), to include the 15 revocation of license, a \$10,000 fine, and assessment of costs, pursuant to ORS 677.205 16 against Licensee for violations of the Medical Practice Act, to wit: ORS 677.190(1)(a) 17 unprofessional or dishonorable conduct, as defined by ORS 677.188(4)(a), (b) and (c) and 18 ORS 677.190(17) willfully violating any board rule, board order or board request. 19 3. 20 Licensee engaged in the following acts and conduct that violated the Medical Practice 21 Act: 22 On January 20, 2006, the Board issued a Complaint and Notice of Proposed 23 Disciplinary Action against Licensee for violations of the Medical Practice Act. Licensee 24 requested a hearing. Subsequent to the contested case hearing, the Board issued a Final Order 25 on February 7, 2008, which imposed various sanctions, to include a reprimand, terms of 26 license suspension, license limitation and probation, a \$5,000 civil penalty, and to pay the full 27

cost of the hearing within 90 days from the date the Board issued the Bill of Costs. The Bill of Costs reflected that the total cost of the hearing was \$26,170.16, and was due on June 4, 2008. Licensee paid the \$5,000 civil penalty in full. Licensee made one payment of \$1,000 towards the Bill of Costs on July 30, 2009. He subsequently made 3 late payments in 2011 and 2012 totaling \$2,000. Licensee currently owes \$23,170.16 on the Bill of Costs. Licensee has provided past verbal assurances during his probation interviews that he would pay the Bill of Costs. Licensee has failed to pay the Bill of Costs in full, and therefore, has failed to comply with the Board's Final Order.

3.2 Licensee has acquired a laser system (Zerona) that he intends to use for "lipo sculpting" procedures in his clinic. Licensee made this acquisition instead of making payments to the Board as required by the 2008 Final Order. Licensee acknowledges that he has used this laser system "mostly on office staff."

4.

Licensee and the Board desire to settle this matter by entry of this Stipulated Order.

Licensee understands that he has the right to a contested case hearing under the

Administrative Procedures Act (chapter 183); Licensee fully and finally waives the right to a contested case hearing and any appeal therefrom by the signing of and entry of this Order in the Board's records. Licensee admits that he engaged in the conduct described in paragraph 3 and that this conduct violated ORS 677.190(17) willfully violating any board rule, board order or board request. Licensee understands that in view of his history of previous disciplinary action and his repeated failure to pay his Bill of Costs, that this is a last chance agreement. Licensee understands that the Board's decision to allow him to retain his medical license is predicated upon his strict compliance with the terms and conditions of this Order. Licensee understands and agrees that any failure on his part to comply with the terms of this Order will result in Board action to revoke his medical license and to impose a \$10,000 civil penalty and additional costs.

2.7

2.3

2.4

Licensee and the Board agree that the Board will close the investigation and resolve this matter by entry of this Stipulated Order, and that Licensee agrees to fully comply with the following terms and conditions:

- 5.1 Licensee is reprimanded.
- 5.2 Licensee's medical license is placed on permanent probation. Licensee must report in person to the Board at each of its quarterly meetings at the scheduled times for a probation interview, unless otherwise directed by the Board's Compliance Officer or its Investigative Committee.
- 5.3 Licensee agrees that upon signing this Order, Licensee must immediately pay \$5,000 to the Board in partial payment of the \$23,170.16 that he currently owes in costs to the Board. Licensee further agrees that he will pay \$500.00 on the first of each month thereafter until he renders payment in full to the Board for the Bill of Costs.
- 5.4 Licensee is prohibited from acquiring or using (either by purchase or lease or any other means) any electronic equipment or device used to diagnose or treat any medical condition or disease in any clinical setting where he practices medicine unless he first fully informs the Board's Medical Director in writing and obtains prior written approval.
- 5.5 Licensee may submit a request to modify Term 5.2 and Term 5.4, two years after he has completely satisfied Term 5.3, contingent on his compliance with all other terms and obligations of this Order and the 2008 Final Order.
- 5.6 All terms and conditions of the 2008 Final Order, not otherwise modified by this Order, remain in full force and effect.
- 5.7 Licensee stipulates that he will obey all laws and regulations pertaining to the practice of medicine.
- 5.8 Licensee understands that any violation of the terms of this Order constitutes grounds for immediate suspension, revocation and other disciplinary action under ORS 677.190(17).

1	5.9 Licensee understands that this Order is a public record and is a disciplinary
2	action that is reportable to the national Data Bank and the Federation of State Medical Board
3	
4	IT IS SO STIPULATED THIS 1474 day of March, 2013.
5	SIGNATURE REDACTED
6	KEINH SELDON SAKS, MD
7	
8	IT IS SO ORDERED THIS 4 day of 4001, 2013.
9	TI IS SO OTOPHILD TIME of day of views
10	SIGNATURE REDACTED
11	ROGER M. MCKIMMY, MD Board Chair
12	Board Chan
13	
14	
15	
16	
17	
18	
19	
20	
21	
22-	
23	
24	
25	
26	

27

1	BEFORE THE	
2	OREGON MEDICAL BOARD	
3	STATE OF OREGON	
4	In the Matter of	
5 6	MARK DAVID SHELNUTT, MD) STIPULATED ORDER LICENSE NO. PG157541)	
7	1.	
8	The Oregon Medical Board (Board) is the state agency responsible for licensing,	
9	regulating and disciplining certain health care providers, including physicians, in the state of	
10	Oregon. Mark David Shelnutt, MD (Licensee) is a licensed physician (Limited License, Post	
11	Graduate, expired) in the state of Oregon.	
12	2.	
13	The Board is prepared to take disciplinary action by imposing up to the maximum	
14	range of potential sanctions identified in ORS 677.205(2), to include the revocation of license	
15	a \$10,000 fine, and assessment of costs, pursuant to ORS 677.205 against Licensee for	
16	violations of the Medical Practice Act, to wit: ORS 677.190(1)(a) unprofessional or	
17	dishonorable conduct, as defined by ORS 677.188(4)(a).	
18	3.	
19	Licensee entered into an Interim Stipulated Order (ISO) with the Board on March 7,	
20	2013, in which he agreed to voluntarily withdraw from the active practice of medicine. As a	
21	result, Licensee's Limited License, Post Graduate, expired on March 7, 2013. The terms of	
22	the ISO provided that Licensee could reapply for a Limited License, Post Graduate, upon	
23	completion of the Board's investigation. The Board's investigation is now complete.	
24	Licensee's acts and conduct that violated the Medical Practice Act are:	
25	3.1 After graduating from University of Arkansas for Medical Sciences on May	
26	15, 2011. Licensee subsequently enrolled in an internal medicine residency at Providence St.	

Vincent, in Portland, Oregon. Licensee engaged in unacceptable attitudinal and professional 1 2 behavior during his residency. On June 8, 2011, Licensee resigned from this residency in lieu 3 of termination for "sustained unprofessional conduct." 4 3.2 Licensee started training in the Oregon Health Science University (OHSU) General Adult Psychiatry program on April 1, 2012 as a resident. Licensee began working on 5 6 the Inpatient Psychiatry ward. Licensee engaged in conduct that reflected poorly on his 7 personal integrity and accuracy in charting and reporting of medical findings. Licensee was 8 placed on administrative leave on October 9, 2012. 9 10 Licensee and the Board agree to close this investigation with this Stipulated Order in 11 which Licensee agrees to make his voluntary withdrawal from the practice of medicine 12 permanent and while under investigation, consistent with the terms of this Order. Licensee understands that he has the right to a contested case hearing under the Administrative 13 14 Procedures Act (chapter 183), Oregon Revised Statutes and fully and finally waives the right 15 to a contested case hearing and any appeal therefrom by the signing of and entry of this Order 16 in the Board's records. Licensee stipulates that he engaged in the conduct described in 17 paragraph 3 above and that this conduct violated the Medical Practice Act, to wit: ORS 677.190(1)(a) unprofessional or dishonorable conduct, as defined by ORS 677.188(4)(a); and 18 19 gross or repeated acts of negligence, in violation of ORS 677.190(13). Licensee understands 20 that this document is a public record and is reportable to the National Data Bank and the 21 Federation of State Medical Boards. 22 5. 23 Licensee and the Board agree to resolve this matter by the entry of this Stipulated 24 Order, subject to the following conditions:

Licensee withdraws from the practice of medicine while under investigation.

PAGE 2 - STIPULATED ORDER - Mark David Shelnutt, MD

and understands that his Limited License, Post Graduate is expired.

25

26

5.1

ŀ	5.2	Licensee is prohibited from applying for a Limited License, Post Graduate, or
2	a license to practice medicine, for a minimum of two years from the date this Order is signed	
3	by the Board Chair.	
4	5.3	Licensee stipulates and agrees that any violation of the terms of this Order
5	would be gro	unds for further disciplinary action under ORS 677.190(17).
6	5.4	This Order becomes effective, and the Interim Stipulated Order terminates,
7	upon the sign	ature of the Board Chair
8		
9		IT IS SO STIPULATED this 3-1 day of April , 2013.
10		(SIGNATURE REDACTED
11		MARK DAVID SHELNUTT, M.D.
12		IT IS SO ORDERED this 4 day of April , 2013.
13		, 2015.
14		OREGON MEDICAL BOARD
15		State of Oregon
16		SIGNATURE REDACTED
17		ROGER MCKIMMY, MD BOARD CHAIR
18		BOARD CHAIR
19		
20		
21		
22		
23		
24		
2.5		
.6		

1	BEFORE THE		
2	OREGON MEDICAL BOARD		
3	STATE OF OREGON		
4	In the Matter of)		
5	TIMOTHY JAMES TREIBLE, MD) ORDER TERMINATING		
6	LICENSE NO. MD15152) CORRECTIVE ACTION AGREEMENT)		
7			
8	1.		
9	On April 5, 2012, Timothy James Treible, MD (Licensee) entered into a Corrective		
10	Action Agreement with the Oregon Medical Board (Board). This Agreement placed conditions		
11	on Licensee's Oregon license. On February 15, 2013, Licensee submitted documentation that he		
12	has successfully completed all terms of this Agreement and requested that this Agreement be		
13	terminated.		
14	2.		
15	The Board has reviewed the documentation submitted by Licensee and has determined		
16	that Licensee has successfully complied with all of the terms of this Agreement. The Board		
17	terminates the April 5, 2012 Corrective Action Agreement, effective the date this Order is signed		
18	by the Board Chair.		
19			
20	IT IS SO ORDERED this 4 day of 1970, 2013.		
21	OREGON MEDICAL BOARD		
22	State of Oregon		
23	SIGNATURE REDACTED		
24	ROCER M. MCKIMMY, MD		
25	Board Chair		
26			
27	Page -1 ORDER TERMINATING CORRECTIVE ACTION AGREEMENT – Timothy James Treible, MD		

1	BEFORE THE	
2	OREGON MEDICAL BOARD	
3	STATE OF OREGON	
4	In the Matter of	
5	VERNON HOWARD USHER, MD) STIPULATED ORDER LICENSE NO. MD09413)	
6	incense no. Midosais)	
7		
8.	1.	
9	The Oregon Medical Board (Board) is the state agency responsible for licensing,	
10	regulating and disciplining certain health care providers, including physicians, in the state of	
11	Oregon. Vernon Howard Usher, MD (Licensee) is a physician licensed to practice medicine in	
12	the state of Oregon.	
13	2.	
14	On July 12, 2012, the Board issued a Complaint and Notice of Proposed Disciplinary	
15	Action. Licensee and the Board desire to settle this matter by entry of this Stipulated Order.	
16	Licensee understands that he has the right to a contested case hearing under the Administrative	
17	Procedures Act (chapter 183), Oregon Revised Statutes. Licensee fully and finally waives the	
18	right to a contested case hearing and any appeal therefrom by the signing of and entry of this	
19	Order in the Board's records. Licensee neither admits nor denies, but the Board finds that he	
20	engaged in the conduct alleged in the Board's Complaint and Notice.	
21	3.	
22	Licensee and the Board agree to resolve this matter by the entry of this Stipulated Order	
23	in which he retires his medical license and the Board closes the current investigation, subject to	
24	the following conditions:	
25	3.1 Licensee retires his license to practice medicine while under investigation	
26	effective the date this Order is signed by the Board Chair. His license becomes inactive on the	
27	date that Licensee signs this Order.	
つ 食	111	

t	3.2	Licensee understands that the Board would re-open this investigation should he	
2	ever submit an application for licensure, and that he would be required to demonstrate curre		
3	medical competency and follow the remediation plan recommended by the Center for		
4	Personalized Education for Physicians.		
5	3.3	The Interim Stipulated Order of October 8, 2012, terminates when the Board	
б	Chair signs t	his Order.	
7	3.4	Licensee stipulates and agrees that any violation of the terms of this Order shall	
8	be grounds fo	or further disciplinary action under ORS 677.190(17).	
9		4.	
0	Licensee understands that this document is a public record and is reportable to the		
1	National Data Bank and the Federation of State Medical Boards.		
12			
13		IT IS SO STIPULATED this 5th day of Murch, 2013.	
14		SIGNATURE REDACTED	
15		VERNON HOWARD USHER, MD	
16		YERNON HOWARD USHER, MID	
17		IT IS SO ORDERED this day of, 2013.	
8		OREGON MEDICAL BOARD	
19		State of Oregon	
20		SIGNATURE REDACTED	
21		ROGER M. MCKIMMY, MD"	
22		Board Chair	
23			
24			
25			
26			
27			
8.			

1	BEFORE THE	
2	OREGON MEDICAL BOARD	
3	STATE OF OREGON	
4	In the Matter of)	
5	JANICE MARIE VAUGHN, MD) STIPULATED ORDER	
6	LICENSE NO. MD12709	
7)	
8	1.	
9	The Oregon Medical Board (Board) is the state agency responsible for licensing,	
10	regulating and disciplining certain healthcare providers, including physicians, in the state of	
11	Oregon. Janice Marie Vaughn, MD (Licensee) is a licensed physician in the state of Oregon	
12	2.	
13	Licensee is a board certified anesthesiologist and practices in Portland, Oregon. The	
14	Board conducted a review of Licensee's anesthesia charts, which raised certain concerns. On	
15	January 11, 2013, the Board issued a Complaint and Notice of Proposed Disciplinary Action in	
16	which the Board proposed taking disciplinary action by imposing up to the maximum range of	
17	potential sanctions identified in ORS 677.205(2), to include the revocation of license, a \$10,000	
18	civil penalty, and assessment of costs, pursuant to ORS 677.205 against Licensee for violations	
19	of the Medical Practice Act, to wit: ORS 677.190(1)(a) unprofessional or dishonorable conduct,	
20	as defined by ORS 677.188(4)(a) and ORS 677.190(13) gross or repeated negligence in the	
21	practice of medicine.	
22	3.	
23	Licensee and the Board desire to settle this matter by entry of this Stipulated Order.	
24	Licensee understands that she has the right to a contested case hearing under the Administrative	
25	Procedures Act (chapter 183), Oregon Revised Statutes. Licensee fully and finally waives the	
26	right to a contested case hearing and any appeal therefrom by the signing of and entry of this	
27	Order in the Board's records. Licensee neither admits nor denies, but the Board finds that she	

engaged in conduct that violated ORS 677.190(1)(a) unprofessional or dishonorable conduct, as 1 defined by ORS 677.188(4)(a) and ORS 677.190(13) gross or repeated negligence in the practice 2 of medicine. Licensee understands that this Order is a public record and is a disciplinary action 3 4 that is reportable to the National Data Bank and the Federation of State Medical Boards. 5 4. Licensee and the Board agree to resolve this matter by the entry of this Stipulated Order 6 7 subject to the following sanctions and terms and conditions of probation: 8 4.1 The medical license of Licensee is limited to the extent that Licensee must not 9 provide general or regional (to include epidural) anesthesia to patients. This Order does not 10 prohibit Licensee from providing local anesthesia to her patients. 4.2 Within six months from the signing of this Order by the Board Chair, Licensee 11 12 must successfully complete a medical documentation course pre-approved by the Board's 13 Medical Director. Licensee's medical charts and practice location(s) are subject to no notice 14 4.3 15 compliance audits by the Board's designees. 16 Licensee stipulates and agrees that this Order becomes effective the date it is 4.4 17 signed by the Board Chair. Licensee must obey all federal and Oregon state laws and regulations pertaining 18 4.5 19 to the practice of medicine. 20 111 21 111 22 111 23 111 24 111 25 111 26 /// /// 27

Ţ	1 4.6 Licensee sti	pulates and agrees that any violation of the terms of this Order shall
2	2 be grounds for further disc	iplinary action under ORS 677.190(17).
3		\mathcal{A}_{λ}
4	4 IT IS SO ST	CIPULATED THIS 13 day of March, 2013.
5	5	SIGNATURE REDACTED
6	6	JANICE MARIE VAUGHN, MD
7		JANICE WARLE VAUGHN, IVID
8	IT IS SO OI	RDERED THIS 4 day of 1711, 2013.
9 .		OREGON MEDICAL BOARD State of Oregon
1	1	SIGNATURE REDACTED
12	2	ROCER MCKIMMY, MD
13	3	BOARD CHAIR
4	4	
5	5	
16	6	
17		
8		
.9		
20		
21		
22 23		
.5 24		
25		
2.6		
.0		

1	BEFORE THE	
2	OREGON MEDICAL BOARD	
3	STATE OF OREGON	
4	In the Matter of)	
5	NAVID DARIUS YAZDI, MD) STIPULATED ORDER	
6	LICENSE NO. MD150979)	
7		
8	1.	
9	The Oregon Medical Board (Board) is the state agency responsible for licensing,	
0	regulating and disciplining certain health care providers, including physicians, in the state of	
1	Oregon. Navid Darius Yazdi, MD (Licensee) is a licensed physician in the state of Oregon.	
2	2.	
3	On April 19, 2012, the Board issued a Complaint and Notice of Proposed Disciplinary	
4	Action in which the Board proposed taking disciplinary action by imposing up to the maximum	
15	range of potential sanctions identified in ORS 677.205(2), to include the revocation of license, a	
16	\$10,000 fine, and assessment of costs, pursuant to ORS 677.205 against Licensee for violations	
17	of the Medical Practice Act, to wit: ORS 677.190(1)(a) unprofessional or dishonorable conduct,	
8	as defined by ORS 677.188(4)(a) and ORS 677.190(8) fraud or misrepresentation in applying for	
19	a license to practice medicine in this state, and ORS 677.190 (17) willfully violating any rule	
20	adopted by the Board or any Board order or any Board request.	
21	3.	
22	Licensee engaged in the following acts and conduct that violated the Medical Practice	
23	Act:	
24	3.1 Licensee was formerly licensed to practice medicine in Nebraska with a practice	
25	in obstetrics and gynecology. On January 25, 2010, Licensee entered a no contest plea and was	
26	found guilty to a criminal charge of soliciting prostitution, a Class I misdemeanor in Hall	
27	County, Nebraska. He was sentenced to a fine of \$1,000. As a result, the Nebraska Department	

- of Health and Human Services Division of Public Health (Department) opened an investigation .
- 2 and determined that Licensee engaged in unprofessional conduct by repeatedly attempting to hire
- 3 an adult female patient to have sex with a third party and by taking a photograph of this patient,
- 4 while she was partially nude, in his clinic after normal clinic hours. Licensee also gave this
- 5 patient money on multiple occasions. On June 28, 2010, the Department issued an Amended
- 6 Petition for Disciplinary Action that listed the alleged misconduct stemming from the criminal
- 7 case. On July 7, 2010, Licensee's Agreed Settlement was approved by the Department, in which
- 8 Licensee admitted to the allegations set forth in the Amended Petition for Disciplinary Action
- 9 and agreed to receive a censure, to pay a civil penalty of \$5,000 and to a 60 day suspension of his
- 10 Nebraska medical license. Licensee's Nebraska medical license was also placed on probation for
- 11 18 months, with various specified terms and conditions of probation, to include undergoing
- 12 weekly mental health sessions.
- 13 3.2 Licensee submitted an initial application for Oregon medical license in February
- 14 2010 and disclosed his arrest and conviction in Nebraska. As part of the application review
- 15 process, Licensee was interviewed by a Committee of the Board in March 2011. During this
- 16 interview, Licensee disclosed his conduct with a female patient that led to his arrest and
- 17 conviction in Nebraska. Licensee also disclosed a consensual intimate relationship with a
- 18 separate female patient in Nebraska. Licensee denied any other sexual relationships with
- 19 patients or that he was the subject of any other investigations. During this interview, Licensee
- 20 reported that he had developed good insight into the professional boundary violation he had
- 21 engaged in and had developed an ethics presentation on this matter for medical staff at the
- 22 facility in Nebraska.
- 23 3.3 Based upon the events set forth above, Licensee entered into a Stipulated Order
- 24 with this Board, which was approved on April 8, 2011. Licensee was reprimanded and placed on
- 25 terms of probation. As part of the Board's monitoring process for probation, Board staff worked
- 26 with the Licensee to facilitate the presentation of his ethics presentation that included
- 27 PowerPoint slides. Licensee submitted a copy of the presentation to the Board's Medical

- 1 Director for review. The slides contained several inappropriate cartoons that revealed a lack of
- 2 insight in regard to professional boundaries.
- 3 3.4 On August 18, 2011, Licensee signed a Consent Agreement with the New Mexico
- 4 Medical Board in which Licensee withdrew his application for a license to practice medicine in
- 5 New Mexico while under investigation. Licensee failed to report this official action within 10
- 6 days as required by ORS 677.415 (4).
- 7 3.5 The Board's current investigation has revealed additional allegations of sexual
- 8 misconduct in the state of Nebraska, to include police investigations in regard to Licensee's
- 9 interaction with two women. In his initial application for an Oregon medical license, Licensee
- answered "no" to personal history question #8, which asked: "Have you been contacted by or
- 11 asked to make a response to any governmental agency in any jurisdiction regarding any criminal
- 12 or civil matter of which you are the subject, whether or not a charge, claim or filing with a court
- 13 actually occurred?" Licensee's answer is not true.

14

19

Licensee and the Board agree to close this investigation with this Stipulated Order in

which Licensee agrees to surrender his license while under investigation, consistent with the

17 terms of this Order. Licensee understands that he has the right to a contested case hearing under

18 the Administrative Procedures Act (chapter 183), Oregon Revised Statutes and fully and finally

- waives the right to a contested case hearing and any appeal therefrom by the signing of and entry
- 20 of this Order in the Board's records. Licensee stipulates that he engaged in the conduct
- 21 described in paragraph 3 above and that this conduct violated the Medical Practice Act, to wit:
- 22 ORS 677.190(1)(a) unprofessional or dishonorable conduct, as defined by ORS 677.188(4)(a)
- 23 and ORS 677.190(8) fraud or misrepresentation in applying for a license to practice medicine in
- · 24 this state, and ORS 677.190 (17) willfully violating any rule adopted by the Board or any Board
- 25 order or any Board request. Licensee understands that this document is a public record and is a
- 26 disciplinary action that is reportable to the National DataBank and the Federation of State
- 27 Medical Boards. This Order becomes effective the date it is signed by the Board Chair.

ROGER MCKIMMY, MIJ

BOARD CHAIR

27