

**FILED**

September 12, 2008

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**NEW JERSEY STATE BOARD  
OF MEDICAL EXAMINERS**

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STATE OF NEW JERSEY  
DEPARTMENT OF LAW & PUBLIC SAFETY  
DIVISION OF CONSUMER AFFAIRS  
STATE BOARD OF MEDICAL EXAMINERS

\_\_\_\_\_  
IN THE MATTER OF :  
: Administrative Action  
WILLIAM E. C. TIEMANN, M.D. :  
License No. MA82110 : CONSENT ORDER  
:  
TO PRACTICE MEDICINE AND SURGERY :  
IN THE STATE OF NEW JERSEY :  
\_\_\_\_\_ :

**THIS MATTER** was opened to the New Jersey State Board of Medical Examiners ("Board") upon receipt of information that on or about July 29, 2007 the Kentucky Board of Medical Licensure ("Kentucky Board") entered an "Agreed Order of Indefinite Restriction" ("Kentucky Agreed Order") which placed restrictions upon Respondent's, William E. C. Tiemann, license to practice

**CERTIFIED TRUE COPY**

medicine, including, but not limited to, the restriction that Respondent could not practice medicine until approved to do so by the Kentucky Board.

More specifically, the Respondent, on an addendum to his Kentucky Application for Renewal, disclosed that he had been arrested for driving under the influence on or about May 23, 2006. Thereafter, on or about December 18, 2006, the charges were reduced to reckless driving.

As a result of Respondent's disclosure, the Kentucky Board referred Respondent to the Kentucky Physicians Health Foundation for an evaluation. Respondent tested positive for hydrocodone. Thereafter, Respondent was required to complete a residential evaluation by Palmetto Addiction Recovery Center which concluded that Respondent's Axis I diagnosis included opiate dependence, cannabis dependence, alcohol dependence and substance induced mood disorder. The Kentucky Board found that the Respondent had engaged in conduct which violated KRS 311.595(6), (7), and (8) and entered the Kentucky Agreed Order providing for indefinite restrictions on Respondent's medical license.

On or about February 11, 2008, the Kentucky Board entered an "Order Terminating Agreed Order of Indefinite Restriction" ("Kentucky Termination Order") which terminated the Kentucky Agreed Order based upon the Kentucky Board being sufficiently satisfied that Respondent would continue to fully comply with his contractual

relationships with the Kentucky Physicians Health Foundation and the Louisiana Physicians Health Program.

Based upon the Kentucky Agreed Order, on or about November 1, 2007 the Georgia Composite State Board of Medical Examiners ("Georgia Board") entered into a "Voluntary Consent Order of Indefinite Restriction" with the Respondent which provided for a public reprimand together with certain restrictions, including, but not limited to, Respondent's agreement not to practice medicine without prior approval of the Georgia Board.

Based upon the Kentucky Agreed order, on or about January 22, 2008 the Missouri State Board of Registration for the Healing Arts ("Missouri Board") entered into a "Settlement Agreement" with Respondent. The Settlement Agreement placed the Respondent's license on probation for five years during which time he is entitled to practice provided his continued compliance with the terms of the Settlement Agreement.

Based upon the Kentucky Agreed Order, on or about April 2, 2008 the Alabama State Board of Medical Examiners ("Alabama Board") entered an "Order" against Respondent which provided that as a condition to maintaining his Alabama license, Respondent was required to indefinitely maintain an advocacy contract with the Alabama Physicians Health Program. The Alabama Board noted that the Kentucky Board had terminated the Kentucky Agreed Order.

Based upon the Kentucky Agreed Order and Kentucky Termination Order, on or about May 12, 2008, the West Virginia Board of Medicine ("West Virginia Board") entered into a "Consent Order" with the Respondent which limited the Respondent's license to practice medicine for an indefinite period, not to exceed five years.

**IT NOW APPEARING** that the Board is authorized pursuant to N.J.S.A. 45:9-19.16(a) to take disciplinary action against Respondent's New Jersey license based upon the limitations and/or bar to clinical practice as set forth in the above disciplinary actions taken in other states; and that the parties wish to resolve this matter without recourse to formal proceedings; and, further, that although Respondent was licensed in New Jersey on January 29, 2007 and holds an active license, he represents that he does not currently practice medicine and surgery in the State of New Jersey; and that Respondent hereby waives any right to a hearing in this matter; and the Board finding the within Order adequately protects the public's health, safety and welfare; and for good cause shown;

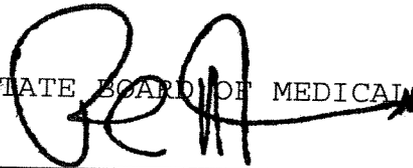
**IT IS ON THIS 12th day of Sept, 2008, ORDERED AND AGREED THAT:**

1. Respondent agrees to indefinitely refrain from any active practice of medicine and surgery in the State of New Jersey;
2. Prior to the initiation of any active practice in the State of New Jersey, the Respondent shall be required to appear

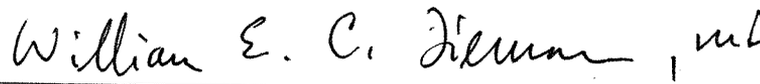
before the Board or a Committee thereof to demonstrate: (1) fitness to practice; and (2) that he holds active unrestricted licenses to practice medicine and surgery in Kentucky, Georgia, Missouri, Alabama and West Virginia and is in full compliance with his contract with the Kentucky Physicians Health Foundation and any other physicians health program of which he is a member. Additionally, the Board reserves the right to place restrictions and/or limitations upon Respondent's license to practice in the State of New Jersey.

STATE BOARD OF MEDICAL EXAMINERS

By: \_\_\_\_\_

  
Paul C. Mendelowitz, M.D.  
Board President

I have read and I understand this Consent Order and agree to be bound by its terms. I further hereby consent to the entry of this Consent Order.

  
WILLIAM E.C. TIEMANN, M.D.

JUL 31 2007

COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. 1111

K.B.M.L.

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF  
KENTUCKY HELD BY WILLIAM E. TIEMANN, M.D., LICENSE NO. 38771,  
8411 STERLING STREET, SUITE 202, IRVING, TEXAS 75063

**AGREED ORDER OF INDEFINITE RESTRICTION**

Comes now the Kentucky Board of Medical Licensure (hereafter "the Board"), acting by and through its Inquiry Panel B, and William E. Tiemann, M.D., and, based upon their mutual desire to fully and finally resolve this pending grievance without an evidentiary hearing, hereby ENTER INTO the following **AGREED ORDER OF INDEFINITE RESTRICTION:**

**STIPULATIONS OF FACT**

The parties stipulate the following facts, which serve as the factual bases for this Agreed Order of Indefinite Restriction:

1. At all relevant times, William E. Tiemann, M.D., was licensed by the Board to practice medicine within the Commonwealth of Kentucky.
2. The licensee's medical specialty is Radiology.
3. As an addendum to his Application for Renewal of Kentucky Medical License for Year 2007, the licensee noted that he had been arrested for DUI on May 23, 2006. The licensee went to court on December 18, 2006 and the charges were reduced to Reckless Driving, based upon insufficient evidence, according to the licensee.
4. As a result of this disclosure, the licensee was referred to the Kentucky Physicians Health Foundation ("the Foundation") for an evaluation. As part of his initial evaluation, the licensee was asked to submit to lab studies; those studies came

back positive for Hydrocodone. The Foundation then arranged for the licensee to complete a residential evaluation at Palmetto Addiction Recovery Center, 86 Palmetto Road, Bayville, Louisiana 71269 ("Palmetto").

5. In a report dated May 25, 2007, Palmetto concluded that the licensee's Axis I diagnoses included,

Opiate Dependence  
Cannabis Dependence  
Alcohol Dependence  
Substance Induced Mood Disorder

Based upon their evaluation and diagnoses, Palmetto made the following recommendations:

1. Sign an agreement with the Kentucky Physicians Health Foundation (PHF) and/or Louisiana Physicians Health Program (PHP).
  2. Complete a PHF/PHP approved residential chemical dependency treatment program.
  3. He is not ready to resume the practice of medicine with skill and safety until he has successfully completed treatment, has a continuing care plan, has a monitoring contract in place and has the written approval of his treating addictionist that he is ready to resume work as a physician.
6. The licensee accepted those recommendations and entered residential treatment at Palmetto on May 29, 2007 and remains in treatment at this time.

#### STIPULATED CONCLUSIONS OF LAW

The parties stipulate the following Conclusions of Law, which serve as the legal bases for this Agreed Order of Indefinite Restriction:

1. The licensee's Kentucky medical license is subject to regulation and discipline by the Board.
2. Based upon the Stipulations of Fact, the licensee has engaged in conduct which violates the provisions of KRS 311.595(6), (7), and (8). Accordingly, there are

legal grounds for the parties to enter into this Agreed Order of Indefinite Restriction.

3. Pursuant to KRS 311.591(6) and 201 KAR 9:082, the parties may fully and finally resolve this pending grievance without an evidentiary hearing by entering into an informal resolution such as this Agreed Order of Indefinite Restriction.

**AGREED ORDER OF INDEFINITE RESTRICTION**

Based upon the foregoing Stipulations of Fact and Stipulated Conclusions of Law, and, based upon their mutual desire to fully and finally resolve this pending grievance without an evidentiary hearing, the parties hereby ENTER INTO the following

**AGREED ORDER OF INDEFINITE RESTRICTION:**

1. The license to practice medicine in the Commonwealth of Kentucky held by William E. Tiemann, M.D., is RESTRICTED/LIMITED FOR AN INDEFINITE PERIOD OF TIME, with that period of restriction/limitation to commence immediately upon the filing of this Agreed Order of Indefinite Restriction;
2. During the effective period of this Agreed Order of Indefinite Restriction, the licensee's Kentucky medical license SHALL BE SUBJECT TO THE FOLLOWING TERMS AND CONDITIONS OF RESTRICTION/LIMITATION for an indefinite term, or until further order of the Board:
  - a. The licensee SHALL NOT perform any act which would constitute the "practice of medicine," as that term is defined by KRS 311.550(10) – the diagnosis, treatment, or correction of any and all human conditions, ailments, diseases, injuries, or infirmities by any and all means, methods, devices, or instrumentalities – until approved to do so by the Panel.

- b. The Panel will not consider a petition to resume the active practice of medicine unless it is accompanied by a favorable recommendation by the Medical Director, Kentucky Physicians Health Foundation (the Foundation), which shall include:
1. a copy of his contract with the Foundation, if applicable;
  2. a copy of the discharge summary from a residential treatment facility and any reports of other evaluations performed;
  3. if not included in that discharge summary, a statement of all aftercare requirements for the licensee, and;
  4. an assessment that the licensee may safely resume the active practice of medicine without undue risk or danger to patients or the public;
- c. If the licensee should petition the Panel for reinstatement of his medical license, the burden shall be upon him to satisfy the Panel that he is presently of good moral character and qualified both physically and mentally to resume the practice of medicine without undue risk or danger to his patients or the public. If the Panel should permit the licensee to resume the active practice of medicine, it will do so by appropriate order, which shall include all terms and conditions deemed appropriate by the Panel following their review of the information available.
- d. The licensee SHALL NOT violate any provision of KRS 311.595 and/or 311.597.
3. The licensee expressly agrees that if he should violate any term or condition of this Agreed Order of Indefinite Restriction, the licensee's practice will constitute an immediate danger to the public health, safety, or welfare, as provided in KRS 311.592 and 13B.125. The parties further agree that if the Board should receive information that he has violated any term or condition of this Agreed Order of

Indefinite Restriction, the Panel Chair is authorized by law to enter an Emergency Order of Suspension or Restriction immediately upon a finding of probable cause that a violation has occurred, after an *ex parte* presentation of the relevant facts by the Board's General Counsel or Assistant General Counsel. If the Panel Chair should issue such an Emergency Order, the parties agree and stipulate that a violation of any term or condition of this Agreed Order of Indefinite Restriction would render the licensee's practice an immediate danger to the health, welfare and safety of patients and the general public, pursuant to KRS 311.592 and 13B.125; accordingly, the only relevant question for any emergency hearing conducted pursuant to KRS 13B.125 would be whether the licensee violated a term or condition of this Agreed Order of Indefinite Restriction.

4. The licensee understands and agrees that any violation of the terms of this Agreed Order of Indefinite Restriction would provide a legal basis for additional disciplinary action, including revocation, pursuant to KRS 311.595(13), and may provide a legal basis for criminal prosecution.

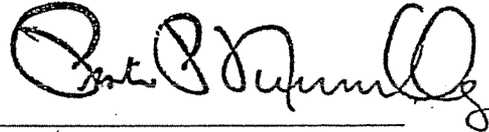
SO AGREED on this 29 day of July, 2007.

FOR THE LICENSEE:

William E. Tiemann, MD  
WILLIAM E. TIEMANN, M.D.

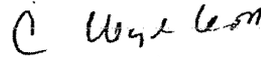
\_\_\_\_\_  
COUNSEL FOR THE LICENSEE  
(IF APPLICABLE)

FOR THE BOARD:



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PRESTON P. NUNNELLEY, M.D.  
CHAIR, INQUIRY PANEL B



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C. LLOYD VEST II  
General Counsel  
Kentucky Board of Medical Licensure  
310 Whittington Parkway, Suite 1B  
Louisville, Kentucky 40222  
(502) 429-7150

FILED OF RECORD

FEB 11 2008

K.B.M.L.

COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. 1111

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF  
KENTUCKY HELD BY WILLIAM E. TIEMANN, M.D., LICENSE NO. 38771,  
8411 STERLING STREET, SUITE 202, IRVING, TEXAS 75063

**ORDER TERMINATING AGREED ORDER OF INDEFINITE RESTRICTION**

At its January 17, 2008 meeting, the Kentucky Board of Medical Licensure (hereafter "the Board"), acting by and through its Inquiry Panel B, took up for consideration a request by the licensee's attorney to amend the Agreed Order of Indefinite Restriction to an Agreed Order, which would permit him to resume the practice of medicine under standard terms and conditions. In addition to that request, the Panel considered the Agreed Order of Indefinite Restriction filed July 31, 2007; a January 14, 2008 memorandum by the Board's General Counsel; an Addiction Medicine Evaluation from Palmetto Addiction Recovery Center dated May 25, 2007; the Discharge Summary from Palmetto Addiction Recovery Center dated August 22, 2007; and, letters from Burns M. Brady, M.D., Medical Director, Kentucky Physicians Health Foundation dated June 11 and December 19, 2007, with attachments. Dr. Brady appeared before the Panel and renewed his request that the licensee be permitted to enter into a confidential Letter of Agreement and that the Agreed Order of Indefinite Restriction be terminated, because the licensee "has no intention of doing teleradiology again and he has no intention to practice in the State of Kentucky."

Having considered all of the information available to it and being sufficiently satisfied that the licensee will continue to fully comply with his contractual relationships with the Kentucky Physicians Health Foundation and the Louisiana Physicians Health

Program, Inquiry Panel B hereby **ORDERS** that the Agreed Order of Indefinite Restriction filed on July 31, 2007 is hereby **TERMINATED**, with that termination becoming effective upon the date of filing of this Order.

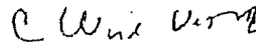
SO ORDERED on this 11<sup>th</sup> day of February, 2008.



PRESTON P. NUNNELLEY, M.D.  
ACTING CHAIR, INQUIRY PANEL B

Certificate of Service

I certify that the original of this Order was delivered to C. William Schmidt, Executive Director, Kentucky Board of Medical Licensure, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222, and a copy was mailed to Eric J. Plinke, counsel for the licensee, 191 West Nationwide Boulevard, P.O. Box 151120, Columbus, Ohio 43215-8120 on this 11<sup>th</sup> day of February, 2008.



C. Lloyd Vest II  
General Counsel  
Kentucky Board of Medical Licensure  
310 Whittington Parkway, Suite 1B  
Louisville, Kentucky 40222  
(502) 429-7150

BEFORE THE COMPOSITE STATE BOARD OF MEDICAL EXAMINERS  
STATE OF GEORGIA

Composite Board  
of Medical Examiners

IN THE MATTER OF:

NOV 01 2007

WILLIAM TIEMANN, M.D.

DOCKET NUMBER

License No. 59219  
Respondent.

DOCKET NO. 20080031

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VOLUNTARY CONSENT ORDER OF INDEFINITE RESTRICTION

By agreement of the Composite State Board of Medical Examiners (Board) and William Tiemann, MD (Respondent) the following disposition of this matter is entered pursuant to the provisions of O.C.G.A. § 50-13-13(a)(4).

FINDINGS OF FACT

1.

Respondent is licensed to practice as a physician in the State of Georgia, and was so licensed at all times relevant to the matters asserted herein.

2.

On or about July 29, 2007, Respondent entered into an Agreed Public Order of Indefinite Restriction with the Kentucky Board of Medical Licensure as a result of an evaluation and subsequent diagnosis of opiate dependence, cannabis dependence, alcohol dependence, and substance induced mood disorder.

3.

Respondent admits the above findings of fact and waives any further findings of fact with respect to the above-styled matter.

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### CONCLUSIONS OF LAW

Respondent's actions constitute sufficient grounds for the Board to exercise its disciplinary authority and to impose sanctions on Respondent as a licensee under O.C.G.A. Ch. 34, T. 43, as amended, O.C.G.A. § 43-1-19(a) and the Rules of the Composite State Board of Medical Examiners. Respondent waives any further findings of law with respect to this matter.

### ORDER

The Board having considered the particular facts and circumstances of this case, it is hereby ordered, and the Respondent hereby agrees, as follows:

1.

Respondent agrees not to practice medicine in the State of Georgia without prior written approval for such practice from the Georgia State Board of Medical Examiners. Respondent agrees that if he commences practice in Georgia without prior written permission of the Board, Respondent's license shall be subject to revocation upon substantiation thereof.

2.

Respondent shall enter treatment as required and/or deemed necessary. Following discharge from treatment, Respondent shall comply with any recommended follow-up care, including a continuing care program, as may be suggested by his treating physician and/or shall comply with further recommendations of the Board. Respondent shall execute a release so that the Board may obtain the results and records relating to any of Respondent's evaluation(s) and/or treatment.

3.

Respondent shall obtain professional advocacy from an advocate acceptable to the Board for his return to the practice of medicine and may be requested to personally meet with the Impairment Committee of the Board to discuss the course of Respondent's rehabilitation. The Board shall have the discretion following such meeting to permit the Respondent to practice medicine, to place upon Respondent's license any conditions that the Board may deem

appropriate, or to deny allowing the Respondent to practice medicine if the Board determines that Respondent needs further rehabilitation.

4.

This Consent Order constitutes a **PUBLIC REPRIMAND** and may be disseminated by the Board as a public disciplinary action.

5.

During the time in which Respondent is not practicing, the Respondent shall continue to pay the license renewal fee by and before each expiration date, as established by the Board. Failure to pay the license renewal fee shall be grounds for the administrative revocation of Respondent's license without a hearing, as provided by O.C.G.A. 43-1-19(1), with reinstatement within the discretion of the Board. Respondent acknowledges that when considering the reinstatement of an administratively revoked license, the Board has the authority to review any investigative file relating to the Respondent.

6.

Respondent also understands that pursuant to O.C.G.A. Title 43, Chapter 34A, the contents of this order shall be placed on his Physician's Profile. Furthermore, by executing this Consent Order, the Respondent hereby agrees to permit the Board to update the Physician's Profile reflecting this Consent Order.

7.

Respondent acknowledges that he has read and understands the contents of this Consent Order. Respondent understands that he has the right to a hearing in this matter, and Respondent freely, knowingly and voluntarily waives such right by entering into this Consent Order. Respondent understands that this Consent Order will not become effective until approved by the Composite State Board of Medical Examiners and docketed by the Executive Director of the Board. Respondent further understands and agrees that a representative of the State Department of Law may be present during the presentation of this Consent Order and that the Board shall have the authority to review the investigative file and all relevant evidence in considering this

Consent Order. Respondent further understands that this Consent Order, once approved, shall constitute a public record which may be disseminated as a disciplinary action of the Board. If this Consent Order is not approved, it shall not constitute an admission against interest in this proceeding, or prejudice the ability of the Board to adjudicate this matter. Respondent consents to the terms and sanctions contained herein.

Approved, this 1st day of Nov, 2007.

**COMPOSITE STATE BOARD OF MEDICAL EXAMINERS**

BY: E. R. Cheeks, MD.  
EDDIE R. CHEEKS, MD  
President

ATTEST: Lasharn Hughes  
LASHARN HUGHES  
Executive Director  
Composite State Board of Medical Examiners

(BOARD SEAL)

CONSENTED TO:

William Tiemann, MD  
WILLIAM TIEMANN, M.D.  
Respondent

Sworn to and subscribed  
before me this 1st day  
of Nov., 2007.

[Signature]  
NOTARY PUBLIC

My commission expires:

m-Joseph Tiemann

my commission is for life

**SETTLEMENT AGREEMENT BETWEEN THE MISSOURI  
STATE BOARD OF REGISTRATION FOR THE HEALING ARTS  
AND WILLIAM ELMORE TIEMANN, M.D.**

Come now William Elmore Tiemann, M.D., (hereinafter the "Licensee") and the State Board of Registration for the Healing Arts (hereinafter the "Board") and enter into this agreement for the purpose of resolving the question of whether Dr. Tiemann's license as a physician and surgeon will be subject to discipline. Licensee and the Board jointly stipulate and agree that a final disposition of this matter may be effectuated as described below pursuant to § 621.045, RSMo.

1. Licensee acknowledges that he understands the various rights and privileges afforded by law, including the right to a hearing of the charges against him; the right to appear and be represented by legal counsel; the right to have all charges against him proven upon the record by competent and substantial evidence; the right to cross-examine any witnesses appearing at the hearing against him; the right to present evidence on his own behalf; the right to a decision based upon the record by a fair and impartial administrative hearing commissioner concerning the charges pending against the Licensee; and subsequently, the right to a disciplinary hearing before the Board at which time evidence may be presented in mitigation of discipline. Having been advised of these rights provided to the Licensee by operation of law, the Licensee knowingly and voluntarily waives each and every one of these rights and freely enters into this agreement and agrees to abide by the terms of this document as they pertain to him.

2. The Licensee acknowledges that he may, at the time this agreement is effective or within fifteen days thereafter, submit this agreement to the Administrative

Hearing Commission for determination that the facts agreed to by the parties constitute grounds for discipline of the Licensee's license.

3. The Licensee acknowledges that he has been informed of his right to consult legal counsel in this matter.

4. The parties stipulate and agree that the disciplinary order agreed to by the Board and the Licensee in Part III herein is based only on the agreement set out in Parts I and II herein. The Licensee understands that the Board may take further disciplinary action against him based on facts or conduct not specifically mentioned in this document that are either now known to the Board or may be discovered.

5. The Licensee understands and agrees that the Missouri State Board of Registration for the Healing Arts will maintain this agreement as an open record of the Board as required by Chapters 334, 610, 620 and 621, RSMo, as amended.

#### I. JOINT STIPULATION OF FACTS

Based upon the foregoing, the Board and the Licensee herein jointly stipulate to the following:

6. The State Board of Registration for the Healing Arts is an agency of the State of Missouri created and established pursuant to §334.120, for the purpose of executing and enforcing the provisions of Chapter 334, RSMo.

7. The Licensee is licensed by the Board as a physician and surgeon, License Number 2003029525. This license was first issued on December 1, 2003. Licensee's license is current, and was current and active at all times relevant herein.

8. The Licensee had been arrested for driving under the influence (DUI) on May 23, 2006 in New Orleans, Louisiana.

9. As a result of his arrest for DUI, the Licensee was referred to the Kentucky Physicians Health Foundation (KYPHF) for an evaluation. As part of his initial evaluation, the Licensee was asked to submit to lab studies; those studies came back positive for Hydrocodone. The KYPHF then arranged for the Licensee to complete a residential evaluation at Palmetto Addiction Recover Center, 86 Palmetto Road, Bayville, Louisiana 71269 (Palmetto).

10. In a report dated May 25, 2007, Palmetto concluded that the Licensee's Axis I diagnoses included: opiate dependence, cannabis dependence, alcohol dependence, and substance induced mood disorder.

11. Based upon the aforementioned evaluation and diagnoses, Palmetto recommended that the Licensee sign an agreement with KYPHF and/or the Louisiana Physicians Health Program (LPHP); complete a KYPHF/LPHP approved residential chemical dependency treatment program; and complete treatment and have continuing care, have a monitoring contract in place, and written approval of his treating addictionist that he is ready to resume work as a physician.

12. The Licensee accepted Palmetto's recommendations and entered residential treatment at Palmetto on May 29, 2007 and completed this program on August 22, 2007.

13. The Licensee's aforementioned conduct constitutes a cause for the Board to discipline his license pursuant to §334.100.2(1), RSMo.

## II. JOINT CONCLUSIONS OF LAW

14. Cause exists to discipline Licensee's license pursuant to Section 334.100.2(1), RSMo, which states:

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621, RSMo, against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, RSMo, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;

15. The Licensee's conduct, as established by the foregoing facts, falls within the intendments of § 334.100.2, RSMo.

16. Cause exists for the Board to take disciplinary action against the Licensee's license under § 334.100.2, RSMo.

### III. JOINT AGREEMENT ON DISCIPLINE

Based on the foregoing, the parties mutually agree and stipulate that the following shall constitute the disciplinary order entered by the Board in this matter under the authority of §621.110 RSMo 2000. This agreement, including the disciplinary order, will be effective immediately on the date entered and finalized by the Board. The following are the terms of the disciplinary order:

17. License number 2003029525, issued by the Board to the Licensee, is hereby placed on PROBATION for a period of five (5) years (hereinafter the "disciplinary period").

18. During the disciplinary period, the Licensee shall be entitled to engage in the practice of medicine under Chapter 334 RSMo, provided he adheres to all of the terms of this agreement.

19. Within thirty (30) days of the effective date of this agreement, and continuing through the duration of the disciplinary period, the Licensee shall participate in the Missouri State Medical Association's Physician Health Program (MPHP) or the Missouri Association of Osteopathic Physicians and Surgeons Program (MAOPS) at the Licensee's own cost. The Licensee shall follow all recommendations for treatment or aftercare made by MPHP or MAOPS, and shall comply with each and every requirement to remain in the program. Within fifteen (15) days of entering the MPHP or MAOPS program, the Licensee shall cause MPHP or MAOPS to send written notification to the Board confirming that the Licensee has joined the program.

20. If the Licensee is licensed in other jurisdictions, then he shall notify, in writing, the medical licensing authorities of those jurisdictions, within fifteen (15) days of the effective date of this settlement agreement, of the Licensee's disciplinary status in Missouri. The Licensee shall forward a copy of this written notice to the Board contemporaneously with sending it to the relevant licensing authority.

21. During the disciplinary period, the Licensee shall abstain completely from the personal use or possession of controlled substances and dangerous drugs as defined

by state and federal law or any drugs requiring a prescription unless the use of that drug has been prescribed by a person licensed to prescribe such drug and with whom the Licensee has a bona fide physician/patient relationship. The Licensee shall forward to the Board written documentation of any such prescription within ten (10) days of the date of issuance of the prescription as well as a letter from the Licensee to the person licensed to prescribe the drug which notifies said person of Licensee's addiction history and Missouri licensure status as a physician and surgeon.

22. During the disciplinary period, the Licensee shall abstain completely from the use or consumption of alcohol. The presence of any alcohol whatsoever in a biological fluid sample shall constitute a violation of Licensee's discipline.

23. During the disciplinary period, the Licensee shall, at the Licensee's own cost, submit to biological fluid testing and hair testing as required by the Board. The Licensee shall, upon demand and without delay, allow the Board's designated representative to obtain witnessed biological fluid samples and shall cooperate fully and completely with the Board's designated representative in providing such samples. The presence of any drug or a prescription drug not supported by a valid prescription or by a prescription documentation of which has not been forwarded to the Board as provided in this agreement shall constitute a violation of the Licensee's discipline.

24. During the disciplinary period, Licensee shall cause a letter of evaluation from the chemical dependency professional or from the rehabilitation or aftercare program to be submitted to the Board no later than January 1, April 1, July 1, and October 1 of each year. The letter shall include an evaluation of the Licensee's current

status in the treatment, including the Licensee's compliance with all the recommendations for treatment, and the current prognosis.

25. Within ten (10) days of the effective date of this agreement, the Licensee shall execute and deliver to the Board a written medical release(s) or other appropriate release(s) which shall cover the entire period of this agreement authorizing the State Board of Registration for the Healing Arts to obtain records of the Licensee's treatment for chemical dependency. Licensee shall not take any action to cancel the release(s) and shall take whatever actions are necessary to ensure that the release(s) remain in full force and effect throughout the disciplinary period.

26. If the treatment of the Licensee is successfully completed during the disciplinary period, the Licensee shall cause the treating chemical dependency professional or director of the chemical dependency treatment program to submit a letter of evaluation to the Board stating that the Licensee has successfully completed treatment and the arrangements for appropriate follow-up or aftercare. The Licensee shall follow all recommendations for follow-up or aftercare and shall document compliance with all such recommendations.

27. During the disciplinary period, the Licensee shall comply with all provisions of Chapters 334 and 195, RSMo; all the regulations of the Board; all applicable federal and state drug laws, rules, and regulations; and all federal and state laws. State here includes all states and territories of the United States.

28. During the disciplinary period, the Licensee shall keep the Board informed of his current work and home telephone numbers and addresses. The Licensee shall notify the Board in writing within ten (10) days of any change in this information.

29. During the disciplinary period, the Licensee shall timely renew his license and timely pay all fees required for licensing and comply with all other Board requirements necessary to maintain the Licensee's license in a current and active state.

30. During the disciplinary period, the Licensee shall accept and comply with unannounced visits from the Board's representatives to monitor his compliance with the terms and conditions of this disciplinary agreement.

31. During the disciplinary period, the Licensee shall appear in person for interviews with the Board or its designee upon request.

32. The Licensee shall notify, within fifteen (15) days of the effective date of this settlement agreement, all hospitals, nursing homes, out-patient centers, surgical centers, clinics, and all other facilities where the Licensee practices or has privileges, of his disciplinary status. The Licensee shall notify any physician assistants or other allied health care professionals he supervises of the disciplinary action imposed. Notification shall be in writing and the Licensee shall, contemporaneously with the giving of such notice, submit a copy of the notice to the Board for verification by the Board or its designated representative.

33. For purposes of this agreement, unless otherwise specified in this agreement, all reports, documentation, evaluations, notices, or other materials required to be submitted to the Board in this agreement shall be forwarded to The State Board of

Registration for the Healing Arts, Attention: Investigations, P.O. Box 4, Jefferson City, Missouri 65102.

34. In the event The State Board of Registration for the Healing Arts determines that the Licensee has violated any term or condition of this agreement, the Board may elect to pursue any lawful remedies afforded it and is not bound by this agreement in its election of remedies concerning that violation. The Board may in its discretion, vacate this agreement and impose such further discipline as the Board shall deem appropriate pursuant to §620.153, RSMo.

35. This agreement does not bind the Board or restrict the remedies available to it concerning any other violation of Chapter 334, RSMo, by the Licensee not specifically mentioned in this document.

36. Upon the expiration of the disciplinary period, the Licensee's license shall be fully restored if all requirements of law have been satisfied; provided however, that in the event the State Board of Registration for the Healing Arts determines that the Licensee has violated any term or condition of this agreement, the Board may, in its discretion, vacate this agreement and impose such further discipline as the Board shall deem appropriate.

37. No additional order shall be entered by this Board pursuant to the preceding paragraph of this agreement without notice and an opportunity for hearing before this Board as a contested case in accordance with the provisions of Chapter 536, RSMo. If any alleged violation of this agreement occurred during the disciplinary period, the parties agree that the Board may choose to conduct a hearing before it either during the

disciplinary period, or as soon thereafter as a hearing can be held, to determine whether a violation occurred and, if so, may impose further disciplinary action. The Licensee agrees and stipulates that the Board has continuing jurisdiction to hold a hearing to determine if a violation of this agreement has occurred.

38. The Licensee hereby waives and releases the Board, its members, and any of its employees, agents, or attorneys, including any former Board members, employees, agents, and attorneys, of, or from, any liability, claim, actions, causes of action, fees, costs and expenses, and compensation, including, but not limited to any claims for attorneys fees and expenses, including any claims pursuant to §536.087, RSMo, or any claim arising under 42 USC 1983, which may be based upon, arise out of, or relate to any of the matters raised in this agreement, or from the negotiation or execution of this agreement. The parties acknowledge that this paragraph is severable from the remaining portions of this agreement in that it survives in perpetuity even in the event that any court of law deems this agreement or any portion thereof void or unenforceable.

39. In consideration of the foregoing, the parties consent to the termination of any further proceedings based upon the facts set forth herein.

LICENSEE

BOARD

William E. Tiemann <sup>1/14/08</sup>  
William Elmore Tiemann, M.D. Date

Tina Steinman <sup>1/22/08</sup>  
Tina Steinman Date  
Executive Director

\_\_\_\_\_  
Attorney for Licensee Date

Sreenu Dandamudi <sup>1/22/08</sup>  
Sreenu Dandamudi Date

Missouri Bar No. \_\_\_\_\_

General Counsel, MO Bar No. 50734

EFFECTIVE THIS 22 DAY OF January, 2008.

**ALABAMA STATE BOARD OF  
MEDICAL EXAMINERS**

**Complainant,**

v.

**WILLIAM E. TIEMANN, M.D.**

**Respondent.**

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**BEFORE THE MEDICAL  
LICENSURE COMMISSION  
OF ALABAMA**

**CASE NO. 07-024**

**ORDER**

This matter is before the Medical Licensure Commission on an Administrative Complaint filed by the Alabama State Board of Medical Examiners seeking to discipline the license to practice medicine in Alabama of the Respondent, William E. Tiemann, M.D. A hearing was held on March 26, 2008. Dr. Tiemann was present and was not represented by an attorney. Hendon Blaylock, Esq. represented the Board of Medical Examiners. Wayne P. Turner, Esq. served as Hearing Officer.

Based upon evidence presented the Medical Licensure Commission makes the following findings of fact:

1. On July 31, 2007, the Commonwealth of Kentucky Board of Medical Licensure entered an Agreed Order of Indefinite Restriction in the case, In Re: The License to Practice Medicine in the Commonwealth of Kentucky held by William E. Tiemann, license #38771, which indefinitely restricted/limited Dr. Tiemann's license to practice medicine in Kentucky. Evidence was presented at the hearing which indicated that the restrictions on his license in Kentucky have now been lifted.

2. In the Kentucky case, Dr. Tiemann stipulated to findings and fact that on

his license renewal application he noted he had been arrested for DUI on May 23, 2006 and in Court on December 18, 2006 the charges were reduced to reckless driving. As a result of this disclosure Dr. Tiemann was referred to the Kentucky Physicians Health Foundation for an evaluation including laboratory studies which came back positive for hydrocodone. Dr. Tiemann was referred to a residential evaluation at Palmetto Addiction Recovery Center and was diagnosed on Axis I with opiate dependence, cannabis dependence, alcohol dependence and substance induced mood disorder. Palmetto recommended he sign an agreement with either the Kentucky or Louisiana Physicians Health Program; that he not resume the practice of medicine until he successfully completes a residential chemical dependence program; that he adopt a continuing care plan; that he has a monitoring contract in place and that he obtain written approval of his treating addictionist to resume his work as physician. Dr. Tiemann excepted the recommendations and entered residential treatment at Palmetto on May 29, 2007.

Based upon the foregoing findings of fact, the Medical Licensure Commission concludes, as a matter of law, that Dr. Tiemann has had a disciplinary action taken by another state against his license to practice medicine similar to acts described in Alabama Code 34-24-360(2002), a violation of Alabama Code 34-24-360(15).

Based upon the foregoing findings of fact and conclusions of law it is the order of the Medical Licensure Commission that, as a condition of his maintaining his license to practice medicine in Alabama, Dr. Tiemann shall maintain, indefinitely, an advocacy contract with the Alabama Physicians Health Program.

ENTERED this 2<sup>ND</sup> day of April, 2008.



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JERRY N. GURLEY, M.D.  
Chairman, Medical Licensure  
Commission of Alabama

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: WILLIAM ELMORE TIEMANN, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("WV Board") and William Elmore Tiemann, M.D. ("Dr. Tiemann"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code §30-3-14, et seq.

**FINDINGS OF FACT**

1. Dr. Tiemann currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 21401, originally issued in 2003. The address of record for Dr. Tiemann is in New Orleans, Louisiana.
2. On July 29, 2007, Dr. Tiemann and the Kentucky Board of Medical Licensure ("KY Board") entered into an Agreed Order of Indefinite Restriction ("KY Order") regarding the license of Dr. Tiemann to practice medicine in the Commonwealth of Kentucky.
3. The KY Order resulted from evaluations of Dr. Tiemann by the Kentucky Physician's Health Foundation and the Palmetto Addiction Recovery Center in Bayville, Louisiana, the second of which suggested that Dr. Tiemann required residential chemical dependency treatment, and a continuing care plan and monitoring contract prior to resuming the practice of medicine.
4. Pursuant to the KY Order, the license of Dr. Tiemann to practice medicine and surgery in the Commonwealth of Kentucky was restricted/limited for an indefinite period of

time, and Dr. Tiemann was further prohibited from practicing medicine and surgery in the Commonwealth of Kentucky, unless and until approved to do so by the KY Board.

5. Pursuant to the KY Order, before Dr. Tiemann could return to the practice of medicine and surgery, he was required to complete the residential chemical dependency treatment program at Palmetto Addiction Recovery Center, agree to the implementation of a continuing care plan and monitoring contract, receive a favorable recommendation by the Medical Director of the Kentucky Physicians Health Foundation, and receive approval by the KY Board following a review of all available information.

6. On September 10, 2007, the Complaint Committee of the WV Board initiated a Complaint against Dr. Tiemann pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), for having been disciplined by the Kentucky Board of Medical Licensure.

7. On October 18, 2007, Dr. Tiemann responded to the Complaint by advising the WV Board that, as of August 22, 2007, he had completed the 90-day chemical dependency treatment program at Palmetto Addiction Recovery Center, as required by the KY Board, and was under a five-year contract with the Physicians' Health Foundation of Louisiana for aftercare and monitoring.

8. After receiving treatment at Palmetto Addiction Recovery Center, as required by the KY Board, Dr. Tiemann entered into consent and/or settlement agreements with medical boards in the States of Georgia, Arkansas, Missouri and Mississippi, as follows:

a. On November 1, 2007, Dr. Tiemann and the Georgia Board of Medical Examiners entered into a Voluntary Consent Order of Indefinite Restriction, which prohibited Dr. Tiemann from practicing medicine in the State of Georgia, pending his compliance with the KY Order.

b. On December 14, 2007, Dr. Tiemann and the Arkansas State Medical Board entered into a Consent Order, which prohibited Dr. Tiemann from practicing medicine in the State of Arkansas, pending his compliance with the KY Order.

c. On January 22, 2008, Dr. Tiemann and the Missouri State Board of Registration for the Healing Arts entered into a Settlement Agreement, which placed Dr. Tiemann on Probation for a period of five (5) years, and required him to participate in the Missouri State Medical Association's Physicians Health Program or the Missouri State Medical Association's Physicians and Surgeons Program for the duration of the disciplinary period.

d. On January 25, 2008, Dr. Tiemann and the Mississippi State Board of Medical Licensure entered into a Consent Order, which prohibited Dr. Tiemann from practicing medicine in the State of Mississippi, pending his compliance with the KY Order.

9. On February 11, 2008, the KY Board entered an Order terminating the previous Agreed Order of Indefinite Restriction filed on July 31, 2007, based upon a review of all available information, including the Discharge Summary from Palmetto Addiction Recovery Center dated August 22, 2007, and a favorable recommendation by the Medical Director of the Kentucky Physicians Health Foundation.

10. As a condition of the termination of the previous Agreed Order of Indefinite Restriction by the KY Board, Dr. Tiemann also entered into a confidential "Letter of Agreement" regarding his Kentucky license, which essentially requires Dr. Tiemann to continue to comply with his contractual relationship with the Physicians' Health Foundation of Louisiana.<sup>1</sup>

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<sup>1</sup> Because Dr. Tiemann does not have an active practice in the Commonwealth of Kentucky, the KY Board did not require Dr. Tiemann to maintain a contractual relationship with the Kentucky Physicians Health Foundation. However, Dr. Tiemann agreed that, if he should ever choose to relocate his practice to Kentucky, he would immediately enter into a contractual relationship with the Kentucky Physicians Health Foundation.

11. Dr. Tiemann admits the above Findings of Fact and wishes to resolve this matter by entering into this Consent Order with the WV Board.

### CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause may exist to substantiate charges against Dr. Tiemann pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that the license of Dr. Tiemann to practice medicine has been acted against or subjected to other discipline in the Commonwealth of Kentucky, and in the States of Georgia, Arkansas, Missouri and Mississippi.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Tiemann and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Tiemann enters into this Consent Order.

### CONSENT

William Elmore Tiemann, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Tiemann acknowledges that he is fully aware that, without his consent, here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code §30-3-14(h) and §29A-5-1, et seq.

2. Dr. Tiemann further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine; the right to reasonable notice of said hearing; the right to representation by counsel at his own expense; and the right to cross-examine witnesses against him.

3. Dr. Tiemann waives all rights to such a hearing.

4. Dr. Tiemann consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Tiemann understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

### **ORDER**

**WHEREFORE**, based upon the foregoing Findings of Fact and Conclusions of Law of the Board, and based upon the foregoing consent of Dr. Tiemann, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective immediately upon the entry of this Consent Order, the license of Dr. Tiemann to practice medicine and surgery in the State of West Virginia, License No. 21401, is hereby **LIMITED** for an indefinite period, not to exceed a period of five (5) years, subject to the conditions set forth below.

2. During the effective period of this Consent Order, Dr. Tiemann shall continue to comply with all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with any Physicians Health Program, including the Physicians' Health Foundation of Louisiana.

3. During the effective period of this Consent Order, Dr. Tiemann shall arrange for all Physicians Health Programs he has a contractual relationship with, including the Physicians' Health Foundation of Louisiana, to make quarterly reports to the West Virginia Board of Medicine to ensure Dr. Tiemann's compliance with each such program.<sup>2</sup>

4. Once Dr. Tiemann has fully satisfied all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationships with any Physicians Health Program, including the Physicians' Health Foundation of Louisiana, or any subsequent Physicians Health Program, Dr. Tiemann shall provide the Complaint Committee of the WV Board with written verification of such compliance and/or release.

5. Following the submission by Dr. Tiemann of written verification to the Complaint Committee of the WV Board that he has fully satisfied all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with any Physicians Health Program, including the Physicians' Health Foundation of Louisiana, or any subsequent Physicians Health Program, the Complaint Committee of the WV Board will arrange a meeting with Dr. Tiemann at the first available regular meeting of the Committee to discuss the removal of the limitation imposed upon Dr. Tiemann's license to practice medicine in the State of West Virginia.

6. As soon as the Complaint Committee of the WV Board can determine that Dr. Tiemann is fully prepared to resume the practice of medicine in West Virginia, the Complaint Committee will recommend the removal of the limitation imposed upon Dr.

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<sup>2</sup> In the event that Dr. Tiemann is required to enter into a contractual relationship with any other Physicians Health Program, or similar entity, while this Order is in effect, he must also comply with all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with such other program, and shall further cause each such program to make quarterly reports to the WV Board to ensure Dr. Tiemann's compliance with the program.

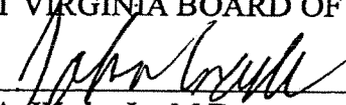
Tiemann's license to practice medicine in the State of West Virginia, and shall release him from this Order.

7. Dr. Tiemann shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Tiemann is authorized to practice medicine, and during the period that this Consent Order is in effect, Dr. Tiemann shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where he seeks to practice medicine.

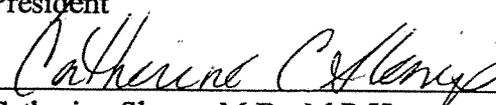
8. Within five (5) years from the date of entry of this Order, if the WV Board determines, in its sole discretion, that Dr. Tiemann has failed to satisfy any of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with any Physicians Health Program, the Physicians' Health Foundation of Louisiana, or any subsequent Physicians Health Program, or if he fails to comply with any of the terms of this Order or with any laws and rules pertaining to the practice of medicine during the effective period of this Consent Order, then the Complaint Committee of the WV Board may recommend, and the Board may require, without further hearing or process, that the license to practice medicine in the State of West Virginia previously issued to Dr. Tiemann, be **REVOKED**.

The foregoing Order was entered this 12th day of May, 2008.

WEST VIRGINIA BOARD OF MEDICINE

  
\_\_\_\_\_  
John A. Wade, Jr., M.D.

President

  
\_\_\_\_\_  
Catherine Slemp, M.D., M.P.H.

Secretary

  
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WILLIAM ELMORE TIEMANN, M.D.

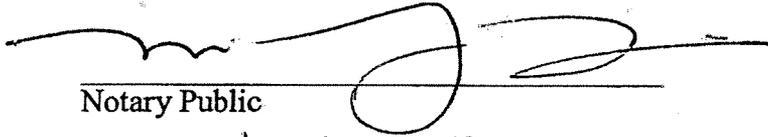
Date: 4/11/08

STATE OF Louisiana  
Parish  
COUNTY OF Jefferson

I, Michael Tiemann, a Notary Public for said county and state do hereby certify that William Elmore Tiemann, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 1<sup>st</sup> day of April, 2008.

My commission expires at death.

  
\_\_\_\_\_  
Notary Public  
Bar# 12787

**NOTICE OF REPORTING PRACTICES OF BOARD  
REGARDING DISCIPLINARY ACTIONS**

Pursuant to N.J.S.A. 52:14B-3(3), all orders of the New Jersey State Board of Medical Examiners are available for public inspection. Should any inquiry be made concerning the status of a licensee, the inquirer will be informed of the existence of the order and a copy will be provided if requested. All evidentiary hearings, proceedings on motions or other applications which are conducted as public hearings and the record, including the transcript and documents marked in evidence, are available for public inspection, upon request.

Pursuant to 45 CFR Subtitle A 60.8, the Board is obligated to report to the National Practitioners Data Bank any action relating to a physician which is based on reasons relating to professional competence or professional conduct:

- (1) Which revokes or suspends (or otherwise restricts) a license,
- (2) Which censures, reprimands or places on probation,
- (3) Under which a license is surrendered.

Pursuant to 45 CFR Section 61.7, the Board is obligated to report to the Healthcare Integrity and Protection (HIP) Data Bank, any formal or official actions, such as revocation or suspension of a license (and the length of any such suspension), reprimand, censure or probation or any other loss of license or the right to apply for, or renew, a license of the provider, supplier, or practitioner, whether by operation of law, voluntary surrender, non-renewability, or otherwise, or any other negative action or finding by such Federal or State agency that is publicly available information.

Pursuant to N.J.S.A. 45:9-19.13, if the Board refuses to issue, suspends, revokes or otherwise places conditions on a license or permit, it is obligated to notify each licensed health care facility and health maintenance organization with which a licensee is affiliated and every other board licensee in this state with whom he or she is directly associated in private medical practice.

In accordance with an agreement with the Federation of State Medical Boards of the United States, a list of all disciplinary orders are provided to that organization on a monthly basis.

Within the month following entry of an order, a summary of the order will appear on the public agenda for the next monthly Board meeting and is forwarded to those members of the public requesting a copy. In addition, the same summary will appear in the minutes of that Board meeting, which are also made available to those requesting a copy.

Within the month following entry of an order, a summary of the order will appear in a Monthly Disciplinary Action Listing which is made available to those members of the public requesting a copy.

On a periodic basis the Board disseminates to its licensees a newsletter which includes a brief description of all of the orders entered by the Board.

From time to time, the Press Office of the Division of Consumer Affairs may issue releases including the summaries of the content of public orders.

Nothing herein is intended in any way to limit the Board, the Division or the Attorney General from disclosing any public document.