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N.J. BOARD OF NURSING

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

IN THE MATTER OF THE SUSPENSION	:	Administrative Action
OR RECOVATION OF THE LICENSEE OF	:	
	:	ORDER OF SUSPENSION
DAYSI DISLA, L.P.N.	:	OF LICENSE
LICENSE # NP 04386400	:	
	:	
TO PRACTICE AS A LICENSED	:	
PRACTICAL NURSE (L.P.N.) IN THE	:	
STATE OF NEW JERSEY	:	

This matter was opened to the New Jersey State Board of Nursing ("Board") upon receipt of information indicating the following:

1. Respondent, Daysi Disla, is the holder of License No. Np 04386400 and is a licensed practical nurse in the State of New Jersey.

2. Respondent entered into a modified consent order with the Board which was filed on May 18, 2012, under the name of "Daisy" Disla. (Exhibit A) The consent order required respondent to remain enrolled in the Recovery and Monitoring Program of New

Jersey (RAMP), undergo monitoring, agree to follow recommendations by RAMP for further treatment, to refrain from the use of any and all potentially addictive substances, and to remain in RAMP until successful completion of the program.

(Exhibit A) In the event that the Board received reliable information that respondent had acted in violation of the terms of the consent order, respondent was to be subject to automatic suspension. (Exhibit A, ¶11)

3. In a communication dated April 14, 2014, RAMP's Director advised the Board that respondent was being discharged from RAMP after testing positive for alcohol on a screening and then refusing to seek treatment for her relapse. (Exhibit B) Respondent had also missed numerous check-ins¹ since March 1, 2014 and had indicated her intention of dropping out of RAMP. (Exhibit B)

4. On or about June 20, 2014, a letter issued by overnight and regular mail to respondent at her address of record, advising respondent that the Board had received credible information indicating that she was not in compliance with the terms of her consent order, and advising her to forward within five days any proof that she was currently in compliance with the consent order. (Exhibit C)

¹ Daily call-ins to see if screening is scheduled.

5. Delivery of the overnight mailing of the June 20, 2014 communication was attempted, but had not been accomplished, as the receiver was not available. (Exhibit C) The regular mailing of the communication was not returned. No response has been received to date.

7. A certification from RAMP's director dated July 14, 2014 indicates that Ms. Disla telephoned and advised RAMP that she no longer wishes to participate in RAMP and is no longer interested in being a nurse. She has not called in to participate in RAMP monitoring since April 8, 2014.

8. Respondent's withdrawal from participation in RAMP constitutes a violation of the terms of the May 18, 2012 Modified Consent Order.

Accordingly,

IT IS on this 25th day of July, 2014

HEREBY ORDERED THAT:

1. Respondent's license to practice nursing in the State of New Jersey shall be and hereby is suspended for her violation of the terms of the May 18, 2012 Modified consent order, which constitutes a violation of a Board order within the intendment of N.J.A.C. 13:45C-1.4 and N.J.S.A. 45:1-21(e).

2. Respondent may, under the terms of the May 18, 2012 consent order, upon notice, request a hearing on the sole issue

of whether respondent has failed to comply with the terms of the consent order.

3. In the event that respondent seeks reinstatement of her New Jersey nursing license at any future time, the Board shall not entertain any application for reinstatement without respondent's demonstrating that she is in full compliance with the terms and conditions of the consent order and with any agreement with RAMP, and is fit and competent to practice nursing.

NEW JERSEY STATE BOARD OF NURSING

By: *Patricia Murphy PhD APN*
Patricia Ann Murphy, PhD, APN, C
Board President