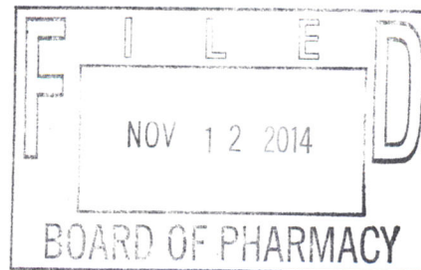


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STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS
STATE BOARD OF PHARMACY

IN THE MATTER OF THE SUSPENSION OR	:	
REVOCATION OF THE LICENSE OF	:	
	:	
JORDAN GONZALEZ, R.Ph.	:	ADMINISTRATIVE ACTION
License No.: 28RI03089500	:	
	:	CONSENT ORDER GRANTING
	:	SURRENDER OF LICENSE TO
TO PRACTICE AS A PHARMACIST IN THE	:	BE DEEMED A REVOCATION
STATE OF NEW JERSEY	:	

This matter was opened to the New Jersey State Board of Pharmacy ("Board") upon receipt of information indicating that Jordan Gonzalez, R.Ph. ("Respondent") was arrested on November 14, 2013 by special agents of the Federal Drug Enforcement Administration and Federal Bureau of Investigation and charged with one count of attempting to manufacture methylenedioxyamphetamine (Ecstasy) and one

count of possession of chemicals and materials to manufacture a controlled substance.

On May 29, 2014 Respondent pleaded guilty in federal court in front of Hon. Mary L. Cooper, United States District Judge, to attempting to develop, produce and possess the potentially deadly toxins ricin and abrin for use as weapons and to possessing equipment for producing illegal narcotics.

Respondent admitted that he worked to manufacture and deploy deadly toxins, stockpiled weapons and body armor, and acquired manuals training him for violent confrontation. During his guilty plea, Respondent admitted that acquiring this knowledge and these materials were substantial steps toward developing ricin and abrin as weapons and that he acquired all of the materials - including the firearms, ammunition and body armor - in anticipation of using them in confrontations with people in the future.

Respondent also acquired manuals for synthesizing controlled substances, including methylenedioxyamphetamine (MDA) and methylenedioxymethamphetamine (MDMA), also known as "ecstasy." He bought and had delivered to his Jersey City apartment a three-neck round-bottom flask, gel capsules and an encapsulating machine, as well as precursor chemicals used in the manufacture of MDA and MDMA. Possession of that type of flask is prohibited if intended for use in the manufacturing of controlled substances.

The toxin charge to which Respondent pleaded guilty carries a maximum potential penalty of any term of years or life in prison and a \$250,000 fine. The narcotics charge carries a maximum potential penalty of four years in prison and a \$250,000 fine.

The guilty plea provides grounds to take disciplinary action against Respondent's license to practice as a pharmacist in New Jersey pursuant to N.J.S.A. 45:1-21 (e) and (f) for engaging in acts constituting a crime involving moral turpitude or relating adversely to the practice of pharmacy and N.J.S.A. 45:9-6 for failing to demonstrate on-going good moral character.

As a result of the guilty plea, the Board finds that Respondent engaged in professional misconduct; engaged in acts constituting crimes or offenses involving moral turpitude and/or relating adversely to the practice of pharmacy; and has failed to demonstrate on-going good moral character in violation of N.J.S.A. 45:1-21 (e) and (f) and N.J.S.A. 45:9-6.

Respondent now agrees to voluntarily surrender his license to practice pharmacy in the State of New Jersey in accordance with the terms of this Order. The Board, finding the within disposition to be adequately protective of the public health, safety and welfare, and being satisfied that good cause exists for entry of the within Order,

IT IS on this 12 day of November, 2014,

ORDERED that:

1. Respondent, Jordan Gonzalez, R.Ph. shall immediately surrender his license to practice pharmacy in the State of New Jersey. Such surrender shall be deemed a revocation of his license.

2. Respondent shall immediately cease and desist from engaging in the practice of pharmacy in New Jersey, which includes but is not limited to the following: Respondent shall not handle, order, inventory, compound, count, fill, refill or dispense any drug; he shall not handle anything requiring a prescription, including devices and medications; he shall not handle prescriptions; he shall not advise or consult with patients; and he is prohibited from being present within a prescription filling area of a pharmacy in New Jersey.

3. Respondent shall surrender his original wall certificate, his wallet certificate, and the most recent renewal card of his license contemporaneously with his submission of this Order.

4. The parties hereby stipulate that entry of this Order is without prejudice to further action, investigation or restrictions upon any reinstatement, by this Board, the Attorney General, the Drug Control Unit, the Director of the Division of Consumer Affairs or other law enforcement entities resulting from Respondent's conduct prior to entry of this Order.

NEW JERSEY STATE BOARD OF PHARMACY

By: Thomas F.X. Bender, Jr. RPh
Thomas F.X. Bender, R.Ph.
President

I have read and understand the
within Consent Order and agree
to be bound by its terms.

JG
Jordan Gonzalez, R.Ph.

10/24/2014
Date

I hereby consent to the form and entry of this Order.

SBH Steven B. Hoss, Hoss-Adman LLC
Counsel to Jordan Gonzalez, R.Ph.

10/29/14
Date