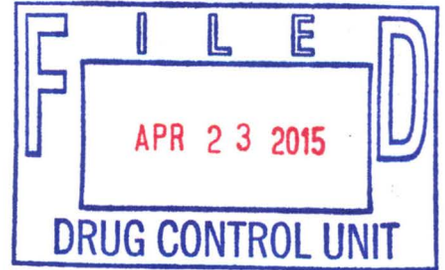


JOHN J. HOFFMAN
ACTING ATTORNEY GENERAL OF NEW JERSEY
Division of Law
124 Halsey Street
P.O. Box 45029
Newark, New Jersey 07101



By: Lisa N. Brown
Deputy Attorney General
Tel. (973) 648-4741
Lisa.Brown@lps.state.nj.us

STATE OF NEW JERSEY
DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION OF CONSUMER AFFAIRS

IN THE MATTER OF THE TEMPORARY
SUSPENSION OF THE NJ CDS
REGISTRATION OF

LIGHT PHARMACY, LLC
NJ CDS Registration No. D10099900

Administrative Action

**CONSENT ORDER OF
TEMPORARY SUSPENSION
OF NJ CDS REGISTRATION**

This matter was opened to Steve C. Lee, Acting Director of the New Jersey Division of Consumer Affairs (the "Director") upon receipt of information that Alton Chatmon, R.P., New Jersey State Board of Pharmacy License No. 28RR102691200 was engaged in the improper diversion, dispensing or distribution of prescription medications including, primarily Tramadol and Fioricet. Chatmon is the sole owner and permit holder of Light Pharmacy, LLC (Respondent) located at 212 Laurel Heights Drive, Bridgeton, New Jersey 08302.

Alton Chatman does not admit the conduct alleged, but has expressed his consent to the temporary suspension of the NJ CDS

Registration for Light Pharmacy, LLC pending further order of the Director.

The Director, finding the within disposition adequately protective of the public health, safety and welfare, and other good cause having been shown,

IT IS, therefore, on this 23rd day of April, 2015,
ORDERED AND AGREED THAT:

1. Effective May 1, 2015 Respondent's New Jersey CDS registration No. D10099900 is temporarily suspended pending further order of the Director.

2. Effective May 1, 2015 Respondent shall return its original New Jersey CDS registration to Steve C. Lee, Acting Director, New Jersey Division of Consumer Affairs, Attention: Matthew Wetzel, Acting Executive Director Drug Control Unit, P.O. Box 45005, 124 Halsey Street, Newark, New Jersey, 07101, and shall immediately cease and desist from prescribing or dispensing any CDS medications.

3. Pursuant to N.J.S.A. 24:21-12(f), the Director shall promptly notify the DEA of the entry of this Interim Consent Order.

4. The parties hereby stipulate that entry of this Order is without prejudice to the filing of an Administrative Complaint and/or further investigation and/or action by this Board, Director or other law enforcement entities resulting from Respondent's conduct. The

parties further stipulate that the entry of this Order is without admission of any wrongdoing by Respondent.

5. This order shall remain in effect until specifically modified by the Director through the entry of a subsequent order(s).

6. Respondent may apply to the Director to request a hearing for modification of the terms of this order. If Respondent requests a hearing to modify this Interim Order, Director shall convene a hearing within forty-five (45) days of Respondent's request to determine whether the restraints in the Interim Order should continue under the requirements set forth in N.J.S.A. 24:21-12.

NEW JERSEY DIVISION OF CONSUMER AFFAIRS

By: _____



Steve C. Lee,
Acting Director

I have read the within Order,
understand its terms and agree
to be bound by them. I consent
to entry of the Order by the
Director of the Division of
Consumer Affairs.

Alton Chatmon

Alton Chatmon,
Individually and authorized
By and on behalf of
Light Pharmacy, LLC

Dated: 4-23-15

I consent to the form and entry of this order.

David Laigaie

David Laigaie, Esq.
Eckert Seamans Cherin & Mellott, LLC