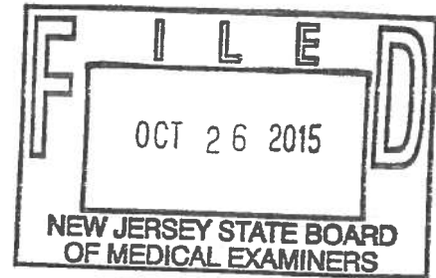


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STATE OF NEW JERSEY
DEPARTMENT OF LAW & PUBLIC SAFETY
DIVISION OF LAW
STATE BOARD OF MEDICAL EXAMINERS

IN THE MATTER OF THE SUSPENSION
OR REVOCATION OF THE LICENSE OF

MARJORIE CONDON, D.O.
LICENSE NO. 25MB05411900

TO PRACTICE MEDICINE AND SURGERY
IN THE STATE OF NEW JERSEY

Administrative Action

INTERIM CONSENT ORDER

This matter was opened to the New Jersey State Board of Medical Examiners ("Board") upon receipt of a complaint alleging that Marjorie Condon, D.O. ("Respondent") prescribed Controlled Dangerous Substances ("CDS") in violation of N.J.S.A. 45:1-21(m). As part of its investigation, the Board directed Respondent to appear and testify before a Preliminary Evaluation Committee of the Board on July 1, 2015 regarding her care, treatment, and prescribing practices for five (5) patients¹; her prescribing of Suboxone and/or Buprenorphine

¹ In order to protect their confidentiality, the patients will be referred to by their initials – O.G., A.O., G.H., C.M., and K.T. The patients' identities have been made known to Respondent and to the Board.

CERTIFIED TRUE COPY

while simultaneously prescribing Schedule II CDS; and her failure to fully comply with an April 7, 2015 Subpoena.

Without any finding of inappropriate conduct, and with Respondent not admitting any inappropriate conduct, the Board and Respondent are desirous of entering into this Interim Consent Order, and the Board finding the within disposition to be adequately protective of the public health, safety, and welfare, and for other good cause shown; and all parties agreeing to the terms of this Order;

IT IS, therefore, on this 26 day of October, 2015,

ORDERED that:

1. Respondent shall voluntarily refrain from the issuance of any prescription for, or administration or dispensation of, Schedule II CDS (with Schedule II CDS being defined under N.J.S.A. 24:21-6). Respondent shall not resume issuing prescriptions for or administering or dispensing Schedule II CDS without application to and authorization from the Board or a Committee thereof. Nothing herein shall be construed as suspending Respondent's medical license or New Jersey CDS registration.

2. Respondent shall voluntarily refrain from practicing long-term pain management (the prescribing of Schedule III or IV CDS for pain management for a period in excess of five (5) days) until completion of the terms found in Paragraph 7 and authorization from the Board or a Committee thereof.

3. Respondent shall cease and desist from treating any new patients² for addiction without application to and authorization from the Board or a Committee thereof. Nothing herein

² For the purposes of this Order, the parties agree that "new patients" shall be defined as those patients Respondent has not previously treated for addiction.

shall be construed to prevent Respondent from continuing treatment for addiction of patients she is presently treating as of the date of this Consent Order.

4. Respondent shall immediately provide a filed copy of this Order to the United States Drug Enforcement Administration, with the explanation that the measures herein do not constitute disciplinary action by the Board or the result of any finding of inappropriate conduct.

5. Respondent will promptly undergo a full evaluation and assessment of her general medical knowledge and skill with specific emphasis on wound care/wound healing and addiction medicine ("Evaluation") at the Upstate NY Clinical Competency Center – Albany Medical College ("Albany") or the Center for Personalized Education for Physicians ("CPEP").

6. Respondent agrees to contact Albany or CPEP within thirty (30) days to schedule the Evaluation. Respondent shall provide the Board and the Acting Attorney General ("Attorney General"), through Deputy Attorney General Gezim Bajrami, with documentation confirming the scheduling of this Evaluation. Respondent shall complete her Evaluation with Albany or CPEP within three (3) months of the scheduled appointment, subject to the ability of Albany or CPEP to meet such a timeframe.

7. Respondent will fully and satisfactorily complete the entirety of any recommendations Albany or CPEP may make with regard to practice restrictions, monitoring, and/or educational programs. For purposes of this Consent Order, full and satisfactory completion shall mean that Respondent has fully complied with all of the requirements of the Evaluation, as well as, any recommendations made by Albany or CPEP following the Evaluation.

8. The Board and the Attorney General will have full and complete access to any communications between Respondent and Albany or CPEP, and will have full and complete

access to any reports, recommendations or evaluations issued by Albany or CPEP or by any consultant that Albany or CPEP recommends, including but not limited to the release of the assessment and evaluation report and any medical and/or neuropsychological evaluations. Respondent hereby authorizes Albany or CPEP to provide copies of any recommendations, evaluations, or reports to the Board and the Attorney General simultaneously with their provision to Respondent. In addition, the Board, its agents and employees, including but not limited to the Medical Director of the Board, may communicate directly with Albany or CPEP with regard to Respondent's participation in any evaluation or assessment, monitoring plan, or educational program.

9. Respondent specifically acknowledges that the Board may seek to introduce any recommendations, evaluations, or reports issued by Albany or CPEP as evidence during the course of any future disciplinary proceedings³.

10. The Attorney General and the Board may provide to Albany or CPEP whatever information they may possess with regard to Respondent. Such submissions may include the record of the proceedings before the Preliminary Evaluation Committee on July 1, 2015 and the medical records. Said release of the record by the Board or the Attorney General shall not entitle any member of the public to a copy of said documents to the extent they are confidential pending final disposition of the Board's investigation pursuant to N.J.S.A. 45:1-36.

11. Respondent shall be solely responsible for whatever costs are associated with her participation in any Evaluation by Albany or CPEP, and her compliance with any recommendations or requirements set forth by Albany or CPEP.

³ Notwithstanding the provisions noted in Paragraph 9, Respondent reserves the right to move the Board to "seal" any recommendations, evaluations, or reports issued by Albany or CPEP regarding Respondent, to include any information submitted in connection with any recommendations, evaluations, or reports. In the event of such an occurrence, the Attorney General reserves the right to state his position on same before the Board.

12. In the future, Respondent may file a request or application with the Board to seek to lift or remove the restrictions stated in this Interim Consent Order, including those stated in Paragraphs 1 and 3. In connection with such a request or application, Respondent must demonstrate her satisfactory completion of the entirety of any recommendations made by Albany or CPEP and her compliance with this Interim Consent Order, along with any other factors, terms, or standards reasonably required by the Board.

13. Respondent's failure to comply with any provisions of this Order may result in subsequent disciplinary proceedings, such as but not limited to disciplinary proceedings for professional misconduct in violation of N.J.S.A. 45:1-21(e).

14. Entry of this Order is without prejudice to any further action by the Board, the Director of the State of New Jersey's Division of Consumer Affairs, or other law enforcement entity based on Respondent's conduct occurring prior or subsequent to entry of this Order.

BOARD OF MEDICAL EXAMINERS

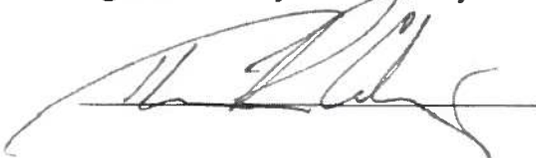
By: 
Stewart Berkowitz, M.D.
Board President

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


Marjorie Condon, D.O.

Date: 10.22-2015

Agree as to entry and form only:



Date: 10/23/15

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**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.