State Medical Board of Ohio

30 E. Broad Street, 3rd Floor, Columbus, OH 43215-6127

Richard A. Whitehouse, Esq. Executive Director

(614) 466-3934 med.ohio.gov

April 14, 2010

Gregory B. Camp, M.D. 410 Forest Park Road, Apt. 201 Wilmington, NC 28409

RE: 09-CRF-128

Dear Dr. Camp:

Please find enclosed a certified copy of the Findings, Order and Journal Entry approved and confirmed by the State Medical Board meeting in regular session on April 14, 2010.

Section 119.12, Ohio Revised Code, may authorize an appeal from this Order. Such an appeal must be taken to the Franklin County Court of Common Pleas.

Such an appeal setting forth the Order appealed from and the grounds of the appeal must be commenced by the filing of an original Notice of Appeal with the State Medical Board of Ohio and a copy with the Franklin County Court of Common Pleas. Any such appeal must be filed within fifteen (15) days after the mailing of this notice and in accordance with the requirements of Section 119.12 of the Ohio Revised Code.

Very truly yours,

cmD

Lance A. Talmage, M.D. Secretary

LAT:jam Enclosures

CERTIFIED MAIL RECEIPT NO. 91 7108 2133 3936 3068 9428 RETURN RECEIPT REQUESTED

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CERTIFICATION

I hereby certify that the attached copy of the Findings, Order and Journal Entry approved by the State Medical Board, meeting in regular session on April 14, 2010, constitutes a true and complete copy of the Findings, Order and Journal Entry in the Matter of Gregory B. Camp, M.D., Case Number 09-CRF-128, as it appears in the Journal of the State Medical Board of Ohio.

This Certification is made by the authority of the State Medical Board of Ohio in its behalf.

emD

Lance A. Talmage, M.D. Secretary

(SEAL)

<u>Arpil 14, 2010</u> Date

BEFORE THE STATE MEDICAL BOARD OF OHIO

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IN THE MATTER OF

Case No. 09-CRF-128

GREGORY B. CAMP, M.D.

FINDINGS, ORDER AND JOURNAL ENTRY

This matter came on for consideration before the State Medical Board of Ohio on April 14, 2010, pursuant to a Notice of Opportunity for Hearing issued to Gregory B. Camp, M.D., on October 14, 2009. No request for hearing having been received within the statutorily mandated time period, Hearing Examiner Patricia A. Davidson, Esq., on behalf of the Board, reviewed and summarized evidence supporting the Notice, and prepared Proposed Findings and a Proposed Order.

WHEREFORE, having reviewed Ms. Davidson's Proposed Findings and Proposed Order, which is attached hereto and incorporated herein, the Board hereby adopts the Proposed Findings and Proposed Order.

Accordingly, it is hereby ORDERED that:

The certificate of Gregory B. Camp, M.D., to practice allopathic medicine and surgery in the State of Ohio is REVOKED.

This Order shall become effective immediately upon the mailing of the notification of approval by the Board.

Lance A. Talmage, M.D. Secretary

(SEAL)

April 14, 2010 Date

STATE MEDICAL BOARD OF OHIO

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BEFORE THE STATE MEDICAL BOARD OF OHIO

In the Matter of	*	
		Case No. 09-CRF-128
Gregory B. Camp, M.D.,	*	
Respondent.	*	Hearing Examiner Davidson

PROPOSED FINDINGS AND PROPOSED ORDER

Basis for the Review

Notice of Opportunity for Hearing: In a notice of opportunity for hearing dated October 14, 2009 [Notice], the State Medical Board of Ohio notified Gregory B. Camp, M.D., that it intended to determine whether to take disciplinary action against his certificate to practice allopathic medicine and surgery in Ohio based on his alleged violation of a 2007 consent agreement with the Board and alleged failure to cooperate in a Board investigation. (Ex. 1)

The Board alleged, among other things, that Dr. Camp had failed to submit to weekly urine screens as required under the consent agreement, failed to submit declarations and make personal appearances as required, failed to document his participation in an alcohol and drug rehabilitation program as required, and failed to comply with the requirements regarding a supervising physician. The Board further alleged that Dr. Camp had failed to submit answers to interrogatories sent to him by the Board. (Ex. 1)

The Board charged that the alleged acts, omissions, and/or conduct constitute violations of Ohio Revised Code Sections [R.C.] 4731.22(B)(15) and 4731.22(B)(34). Further, the Board notified Dr. Camp of his right to request a hearing. (Ex. 1)

No Request for Hearing from the Respondent: The Notice was mailed to Dr. Camp at his address of record on October 15, 2009, by certified mail, return receipt requested. (Exs. 1, 3, 8) Documents from the U.S. Postal Service show that the Notice was delivered to Dr. Camp on October 17, 2009. (Exs. 1, 3) In a sworn affidavit signed December 16, 2009, the Board's Public Services Administrator stated that the Board had not received a request for hearing from Dr. Camp. (Ex. 3)

Request for Proposed Findings and Proposed Order: In a memorandum dated December 23, 2009, the Public Services Administrator requested that a hearing examiner review the evidence as provided and prepare a report of Proposed Findings and Proposed Order ("PFPO"). (Ex. 6) On January 21, the Public Services Administrator provided additional evidence to the Hearing Unit, and the PFPO request was deemed to be submitted on that date.

Evidence Examined

<u>Exhibit 1</u>: Affidavit of Barbara A. Jacobs, the Public Services Administrator for the Board, signed December 16, 2009, authenticating documents maintained by the Board, including the following:

- Step I Consent Agreement between Dr. Camp and the Board, signed by Dr. Camp on October 20, 2007, and signed by the Board's Supervising Member on November 15, 2007.
- Notice of Opportunity for Hearing dated October 14, 2009 (mailed October 15, 2009), sent by the Board to Dr. Camp.
- Two documents from the U.S. Postal Service, providing information that the Notice was delivered on October 17, 2009, and a scanned copy of the recipient's signature upon delivery.

Exhibit 2: Affidavit of Kay L. Rieve, Administrative Officer, who certified Dr. Camp's last known address of record.

Exhibit 3: Affidavit of Ms. Jacobs regarding service of the 2009 Notice on Dr. Camp and attesting that, as of December 16, 2009, the Board had not received a request for hearing from Dr. Camp.

Exhibit 4: Affidavit of Danielle C. Bickers, the Board's Compliance Supervisor, who described the requirements in Dr. Camp's Step 1 Consent Agreement, and attested that Dr. Camp had failed to comply with certain specific terms and conditions, which are set forth in detail. In addition, Ms. Bickers described various actions by the Board and its staff. Further, Ms. Bickers authenticated copies of the following documents:

- Exhibits 4A and 4B: Letters from the Board's Compliance Officer in April 2009 and July 2009, respectively, informing Dr. Camp of the dates, times and places for his probationary office conferences scheduled to take place in May 2009 and June 2009.
- Exhibit 4C: A June 2008 email from Dr. Camp notifying the Board that he had entered into an agreement with FirstLab for his urine screens and commenting on other matters.
- Exhibit 4D: A printout of the FirstLab calendar for June 2008 showing the dates on which Dr. Camp was scheduled for a urine screen and showing whether he had performed his daily call-in procedure to learn whether he was required to provide a urine specimen on that day.

- Exhibit 4E: Printout of the FirstLab calendars for January 2009 through October 2009, showing the dates on which Dr. Camp was scheduled for a urine screen and showing whether he had performed his daily call-in to learn whether he was required to provide a urine specimen on that day.
- Exhibits 4F and 4G: Dr. Camp's written request for approval of a supervising physician and the Board's minutes showing its approval of the request in March 2008.
- Exhibit 4H: A March 2008 letter sent to the approved supervising physician, Dr. R. Thomas Mathew, with a copy to Dr. Camp, advising Dr. Mathew of the Board's approval and directing Dr. Mathew's attention to, among other things, his duty to conduct random urine screens on a weekly basis and his responsibilities regarding written reports to the Board.
- Exhibit 4I: A declaration submitted by Dr. Camp in May 2008 stating that he was not in compliance with his Consent Agreement and explaining among other things that he was "unable to afford [a] 28 day residential treatment program" and that the "supervising physician will not do weekly pee tests because I haven't done [a] 28 day [program] * * *."
- Exhibit 4J: A declaration submitted by Dr. Camp in February 2008 stating that he was not in compliance and explaining among other things that, while he was on vacation in December 2007, he had not attended any "AA meetings for a week and a half."¹

<u>Exhibit 5</u>: Affidavit of Cheryl D. Pokorny, Enforcement Attorney for the Board, regarding her activities in the course of coordinating the investigation of complaints filed against Dr. Camp that resulted in the issuance of the Notice dated October 14, 2009. In her affidavit, Ms. Pokorny described the letters she had sent to Dr. Camp by certified mail in May 2009 and July 2009 with interrogatories for him to answer. She attested to Dr. Camp's lack of response to these communications and his failure to return the completed interrogatories. Further, Ms. Pokorny authenticated the following documents:

- Exhibit 5A: The May 2009 letter she had sent by certified mail to Dr. Camp, stating that his responses to the interrogatories were due no later than June 19, 2009; a copy of the enclosures that she sent to Dr. Camp with her letter, consisting of the interrogatories for him to answer and a copy of the Step I Consent Agreement; and a copy of documentation from the U.S. Postal Service that the certified mail was delivered to Dr. Camp on May 30, 2009.
- <u>Exhibit 5B</u>: The July 2009 letter she had sent by certified mail to Dr. Camp, stating among other things that (a) no response had been received from Dr. Camp with regard to the interrogatories she had sent in May 2009, (b) that he was required to

¹In her affidavit (Exhibit 4), Ms. Bickers stated that the time period for which Dr. Camp did not submit proof of attendance at the required alcohol and drug rehabilitation meetings was December 18, 2007, through December 30, 2007.

cooperate with a Board investigation and that failure to cooperate may be grounds for discipline under R.C. 4731.22(B)(34), (c) that she was providing an additional copy of the interrogatories for him to answer, and (d) that he must provide his answers no later than July 31, 2009. In addition, this exhibit includes a copy of the interrogatories and the Step 1 Consent Agreement that Ms. Pokorny sent with her letter, and a copy of documentation from the U.S. Postal Service that the certified mail was delivered to Dr. Camp on July 9, 2009.

<u>Exhibit 6</u>: Memorandum from the Public Services Administrator dated December 23, 2009, requesting a PFPO report from the Hearing Unit and providing the documents that have been marked as Exhibits 1 through 5.

Exhibits 7 and 8: Correspondence from the Public Services Administrator to the Hearing Unit dated January 21, 2010, stating that a corrected affidavit had been submitted to replace an affidavit previously submitted (Exhibit 2 above), and the corrected affidavit that had been signed on January 20, 2010, certifying Dr. Camp's address of record.²

Proposed Findings

On or about November 15, 2007, Gregory B. Camp, M.D., who has been licensed to
practice medicine and surgery in Ohio under certificate number 35.028433, entered into a
Step I Consent Agreement with the Board [Consent Agreement], pursuant to which his
Ohio certificate to practice medicine and surgery was suspended for an indefinite period of
time, but not less than one year. The Consent Agreement was based in part on Dr. Camp's
admission that he is impaired in his ability to practice medicine and surgery according to
acceptable and prevailing standards of care due to the habitual or excessive use or abuse of
alcohol and by reason of mental illness. The Consent Agreement was also based on
Dr. Camp's admission that he had falsely answered questions on his 2003 and 2005
applications for renewal of his Ohio certificate. The Consent Agreement became effective
on November 15, 2007, and remains in effect to date.

This proposed finding is supported by the following evidence: Exs. 1, 4, 5.

²Upon review of the evidence supplied in December 2009, the Hearing Examiner noted that there was a discrepancy between the address to which the Notice had been mailed and the address of record as set forth in the December 2009 affidavit from the licensure department. Specifically, the zip code to which the Notice was mailed was not the same as the zip code in the address as certified in the affidavit, although the remainder of the address was the same in both documents. Only 1 digit of the zip code was different. (Exs. 1, 2)

The Hearing Examiner contacted the Public Services Administrator requesting further information to resolve this discrepancy. A new affidavit was signed by the licensure officer in January 2010, setting forth a corrected address as the address of record. (Exs. 7-8) The Hearing Examiner finds that the corrected affidavit, Exhibit 8, is reliable and trustworthy. In particular, the documentation from the U.S. Postal Service shows that Dr. Camp signed for delivery of the Notice at the address set forth in the Notice, which is the same as the address provided in the corrected affidavit. (St. Ex. 1) Thus, the Hearing Examiner is confident that Dr. Camp received the Notice at his address of record on October 17, 2009, as documented by the U.S. Postal Service.

2. The Consent Agreement includes the following provision in paragraph 5:

Dr. Camp shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. * * * Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.

Under his Consent Agreement, Dr. Camp was required to submit quarterly declarations in February 2009, May 2009, and August 2009, but he failed to submit these required quarterly declarations.

This proposed finding is supported by the following evidence: Exs. 1, 4.

3. The Consent Agreement also includes the following provision in paragraph 6:

Dr. Camp shall appear in person for an interview before the full Board or its designated representative during the third month following the effective date of this Consent Agreement. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board.

Dr. Camp was scheduled to appear in person for an interview with a designated representative of the Board in May 2009 and in August 2009. He failed to appear for these interviews. He also failed to notify the Board that he would not be appearing for these interviews, and he was not excused by the Board from these interviews.

This proposed finding is supported by the following evidence: Exs. 1, 4, 4A, 4B.

4. The Consent Agreement includes the following provision in paragraph 7:

Dr. Camp shall submit to random urine screenings for drugs and alcohol on a weekly basis or as otherwise directed by the Board. Dr. Camp shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis.

Between November 15, 2007, and May 29, 2008, Dr. Camp submitted to only two urine screenings for drugs and alcohol.

On June 9, 2008, Dr. Camp informed the Board that he had entered into an agreement with a laboratory on the previous Thursday (June 5, 2008) for his weekly urine screens. Although he submitted a urine specimen on June 9, 2008, he submitted no other specimens for screening between May 29, 2008, and June 9, 2008.

In addition, Dr. Camp was selected to submit urine specimens for screening on January 7, 2009, April 24, 2009, and May 20, 2009, but he failed to submit a urine specimen for screening on any of those dates.

This proposed finding is supported by the following evidence: Exs. 1, 4, 4C, 4D, 4E.

5. Paragraph 7 of the Consent Agreement also includes the following provision:

Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall submit to the Board for its prior approval the name of a supervising physician to whom Dr. Camp shall submit the required urine specimens.

Dr. Camp shall ensure that the supervising physician provides quarterly reports to the Board, in a format acceptable to the Board, as set forth in the materials provided by the Board to the supervising physician, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, whether all urine screens have been negative, and whether the supervising physician remains willing and able to continue in his or her responsibilities.

In the event that the designated supervising physician becomes unable or unwilling to so serve, Dr. Camp must immediately notify the Board in writing, and make arrangements acceptable to the Board for another supervising physician as soon as practicable. Dr. Camp shall further ensure that the previously designated supervising physician also notifies the Board directly of his or her inability to continue to serve and the reasons therefor.

All screening reports and supervising physician reports required under this paragraph must be received in the Board's offices no later than the due date for Dr. Camp's quarterly declaration. It is Dr. Camp's responsibility to ensure that reports are timely submitted.

Dr. Camp failed to submit the name of a supervising physician until February 13, 2008, nearly three months after he had entered into the Consent Agreement in November 2007. In addition, Dr. Camp admitted that his chosen supervising physician did not conduct random urine screens on a weekly basis, and he failed to ensure that his supervising physician submitted quarterly reports to the Board verifying his compliance with the Consent Agreement. Further, when Dr. Camp's supervising physician declined to continue as his supervising physician, Dr. Camp failed to ensure that his supervising physician notified the Board directly of his decision not to continue to serve as Dr. Camp's supervising physician.

This proposed finding is supported by the following evidence: Exs. 1, 4, 4F, 4G, 4H, 4I.

Matter of Camp, M.D. Case No. 09-CRF-128

6. The Consent Agreement includes the following provision in paragraph 9:

Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall undertake and maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Dr. Camp shall submit acceptable documentary evidence of continuing compliance with this program which must be received in the Board's offices no later than the due date for Dr. Camp's quarterly declarations.

From December 18, 2007, through December 30, 2007, Dr. Camp failed to participate in any alcohol and drug rehabilitation program meetings.

In addition, from May 8, 2009, to December 23, 2009 (the date of Ms. Bickers' affidavit), Dr. Camp failed to submit any documentation of his attendance at alcohol and drug rehabilitation program meetings.

This proposed finding is supported by the following evidence: Exs. 1, 4, 4J.

7. On May 18, 2009, the Board sent to Dr. Camp a set of interrogatories for him to answer. The answers to these interrogatories were due no later than June 19, 2009, and Dr. Camp signed for receipt of the interrogatories on May 30, 2009. When the Board did not receive answers to these interrogatories as of July 1, 2009, it sent the same interrogatories to Dr. Camp again on July 2, 2009. His answers were due no later than July 31, 2009. Dr. Camp signed for receipt of the interrogatories on July 9, 2009. However, he has failed to submit answers to the interrogatories.

This proposed finding is supported by the following evidence: Exs. 1, 5, 5A, 5B.

- 8. Dr. Camp's acts, conduct, and/or omissions as set forth above in Proposed Findings 1 through 6, individually and/or collectively, constitute a "[v]iolation of the conditions of limitation placed by the board upon a certificate to practice," as that language is used in R.C. 4731.22(B)(15).
- 9. Dr. Camp's acts, conduct, and/or omissions as set forth above in Proposed Findings 1 and 7 constitute a "[f]ailure to cooperate in an investigation conducted by the board under division (F) of this section, including failure to comply with a subpoena or order issued by the board or failure to answer truthfully a question presented by the board at a deposition or in written interrogatories," as that language is used in R.C. 4731.22(B)(34). Proposed Finding 1 establishes that Dr. Camp is a licensee of the Board, and Proposed Finding 7 sets forth the

acts, conduct and/or omissions that constitute the failure to cooperate in a Board investigation. The evidence does not establish that Dr. Camp's acts, conduct, and/or omissions as set forth above in Proposed Findings 2 through 6 constitute a failure to cooperate in a Board investigation.

Discussion of the Proposed Order

Dr. Camp is an impaired physician who has repeatedly failed to comply with the terms and conditions of his Consent Agreement with the Board. A revocation of his certificate is warranted. However, a permanent revocation is not recommended at this time due to the nature of Dr. Camp's impairment and the potential that he may at some point recover sufficiently to practice within applicable standards and in compliance with the Board's requirements.

PROPOSED ORDER

It is hereby ORDERED that:

The certificate of Gregory B. Camp, M.D., to practice allopathic medicine and surgery in the State of Ohio is REVOKED.

This Order shall become effective immediately upon the mailing of the notification of approval by the Board.

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Patricia A. Davidson Hearing Examiner

State Medical Board of Ohio

30 E. Broad Street, 3rd Floor, Columbus, OH 43215-6127

Richard A. Whitehouse, Esq. Executive Director

(614) 466-3934 med.ohio.gov

October 14, 2009

Case number: 09-CRF-/28

Gregory B. Camp, M.D. 410 Forest Park Road Apt. 201 Wilmington, NC 28409

Dear Doctor Camp:

In accordance with Chapter 119., Ohio Revised Code, you are hereby notified that the State Medical Board of Ohio [Board] intends to determine whether or not to limit, revoke, permanently revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery, or to reprimand you or place you on probation for one or more of the following reasons:

- (1) On or about November 15, 2007, you entered into a Step I Consent Agreement with the Board [November 2007 Step I Consent Agreement], pursuant to which your Ohio certificate to practice medicine and surgery was suspended for an indefinite period of time, but not less than one year. A copy of the November 2007 Step I Consent Agreement is attached hereto and incorporated herein by reference. The November 2007 Step I Consent Agreement was based in part upon your admission that you are impaired in your ability to practice medicine and surgery according to acceptable and prevailing standards of care due to the habitual or excessive use or abuse of alcohol and by reason of mental illness, and by reason of your admission that you had falsely answered questions on your 2003 and 2005 applications for renewal of your Ohio certificate to practice medicine and surgery.
 - (A) To date, you remain subject to the November 2007 Step I Consent Agreement, which includes the following provision in paragraph 5:

Dr. Camp shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. * * * Subsequent quarterly

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> declarations must be received in the Board's offices on or before the first day of every third month.

Despite the aforementioned requirement, you have failed to submit quarterly declarations since December 5, 2008.

(B) The November 2007 Step I Consent Agreement also includes the following provision in paragraph 6:

Dr. Camp shall appear in person for an interview before the full Board or its designated representative during the third month following the effective date of this Consent Agreement. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board.

You were scheduled to appear in person for an interview with a designated representative of the Board in May 2009 and in August 2009. You failed to appear for these interviews, despite the aforementioned requirement. You also failed to notify the Board that you would not be appearing for these interviews, and you were not excused by the Board from these interviews.

(C) Additionally, the November 2007 Step I Consent Agreement includes the following provision in paragraph 7:

Dr. Camp shall submit to random urine screenings for drugs and alcohol on a weekly basis or as otherwise directed by the Board. Dr. Camp shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis.

Although the November 2007 Step I Consent Agreement became effective on November 15, 2007, by May 29, 2008, you had submitted to only two urine screens, despite the aforementioned requirement. Further, although you entered into an agreement on or about June 4, 2008, with a laboratory to submit to weekly urine screens, you did not submit to a urine screen until on or about June 10, 2008. Additionally, between January and May 2009, despite the foregoing requirement, you failed to submit urine screens on three occasions, to wit: January 7, 2009; April 24, 2009; and May 20, 2009. Further, despite the foregoing requirement, you have failed to submit to any urine screens since in or around June 2009.

(D) Further, the November 2007 Step I Consent Agreement also includes the following provision in paragraph 7:

> Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall submit to the Board for its prior approval the name of a supervising physician to whom Dr. Camp shall submit the required urine specimens.

> > * * *

Dr. Camp shall ensure that the supervising physician provides quarterly reports to the Board, in a format acceptable to the Board, as set forth in the materials provided by the Board to the supervising physician, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, whether all urine screens have been negative, and whether the supervising physician remains willing and able to continue in his or her responsibilities.

In the event that the designated supervising physician becomes unable or unwilling to so serve, Dr. Camp must immediately notify the Board in writing, and make arrangements acceptable to the Board for another supervising physician as soon as practicable. Dr. Camp shall further ensure that the previously designated supervising physician also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

All screening reports and supervising physician reports required under this paragraph must be received in the Board's offices no later than the due date for Dr. Camp's quarterly declaration. It is Dr. Camp's responsibility to ensure that reports are timely submitted.

Despite the aforementioned requirements, you failed to submit the name of a supervising physician until February 13, 2008, nearly three months after you entered into the November 2007 Step I Consent Agreement. Additionally, you admitted that your chosen supervising physician did not conduct random urine screens on a weekly basis, and you failed to ensure that your supervising physician submitted quarterly reports to the Board verifying your compliance with the November 2007 Step I Consent Agreement. Further, when your supervising physician declined to continue as your supervising physician, you failed to ensure that your supervising physician notified the Board directly of his decision not to continue to serve as your supervising physician.

(E) Additionally, the November 2007 Step I Consent Agreement includes the following provision in paragraph 9:

Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall undertake and maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Dr. Camp shall submit acceptable documentary evidence of continuing compliance with this program which must be received in the Board's offices no later than the due date for Dr. Camp's quarterly declarations.

Despite the aforementioned requirements, between December 18, 2007, and December 30, 2007, you failed to participate in an alcohol and drug rehabilitation program no less than three times per week. Further, since May 8, 2009, you have failed to submit documentary evidence of continuing compliance with an alcohol and drug rehabilitation program.

(2) On or about May 18, 2009, the Board sent to you its Second Set of Interrogatories for you to answer. Answers to these interrogatories were due no later than June 19, 2009. You signed for receipt of these interrogatories on or about May 30, 2009. When the Board did not receive from you answers to these interrogatories, it sent the same interrogatories to you on July 2, 2009. Your answers were due no later than July 31, 2009. You signed for receipt of these interrogatories on or about July 9, 2009. You have failed to submit answers these interrogatories to the Board.

Your acts, conduct, and/or omissions as alleged in paragraph (1) above, individually and/or collectively, constitute a "[v]iolation of the conditions of limitation placed by the board upon a certificate to practice," as that clause is used in Section 4731.22(B)(15), Ohio Revised Code.

Further, your acts, conduct, and/or omissions as alleged in paragraphs (1) and (2) above, individually and/or collectively, constitute "[f]ailure to cooperate in an investigation conducted by the board under division (F) of this section, including failure to comply with a subpoena or order issued by the board or failure to answer truthfully a question presented by the board at a deposition or in written interrogatories," as that clause is used in Section 4731.22(B)(34), Ohio Revised Code.

Pursuant to Chapter 119., Ohio Revised Code, you are hereby advised that you are entitled to a hearing in this matter. If you wish to request such hearing, the request must

be made in writing and must be received in the offices of the State Medical Board within thirty days of the time of mailing of this notice.

You are further advised that, if you timely request a hearing, you are entitled to appear at such hearing in person, or by your attorney, or by such other representative as is permitted to practice before this agency, or you may present your position, arguments, or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing received within thirty days of the time of mailing of this notice, the State Medical Board may, in your absence and upon consideration of this matter, determine whether or not to limit, revoke, permanently revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery or to reprimand you or place you on probation.

Please note that, whether or not you request a hearing, Section 4731.22(L), Ohio Revised Code, provides that "[w]hen the board refuses to grant a certificate to an applicant, revokes an individual's certificate to practice, refuses to register an applicant, or refuses to reinstate an individual's certificate to practice, the board may specify that its action is permanent. An individual subject to a permanent action taken by the board is forever thereafter ineligible to hold a certificate to practice and the board shall not accept an application for reinstatement of the certificate or for issuance of a new certificate."

Copies of the applicable sections are enclosed for your information.

Very truly yours,

Larce Colmany MD

Lance A. Talmage, M.D. Secretary

LAT/CDP/flb Enclosures

CERTIFIED MAIL #91 7108 2133 3936 3082 5598 RETURN RECEIPT REQUESTED STEP I CONSENT AGREEMENT BETWEEN GREGORY BURNHAM CAMP, M.D., AND THE STATE MEDICAL BOARD OF OHIO STATE MEDICAL BOARD

1001 0CT 25 A II: 44

This Consent Agreement is entered into by and between Gregory Burnham Camp, M.D., [Dr. Camp], and the State Medical Board of Ohio [Board], a state agency charged with enforcing Chapter 4731., Ohio Revised Code.

Dr. Camp enters into this Consent Agreement being fully informed of his rights under Chapter 119., Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudicative hearing on the issues considered herein.

BASIS FOR ACTION

This Consent Agreement is entered into on the basis of the following stipulations, admissions and understandings:

- A. The Board is empowered by Sections 4731.22(B), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for violation of Section 4731.22(B)(26), Ohio Revised Code, "impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice;" Section 4731.22(B)(19), Ohio Revised Code, "inability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills;" and/or Section 4731.22(B)(5), Ohio Revised Code, "[m]aking a false, fraudulent, deceptive, or misleading statement in the solicitation of or advertising for patients; in relation to the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or a limited branch of medicine; or in securing or attempting to secure any certificate to practice or certificate of registration issued by the board."
- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Sections 4731.22(B)(5), 4731.22(B)(19) and 4731.22(B)(26), Ohio Revised Code, as set forth in Paragraph(s) E through L below, and expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the effective date of this Agreement.
- C. Dr. Camp is licensed to practice medicine and surgery in the State of Ohio, License #35-028433.

- D. Dr. Camp states that he also is licensed to practice medicine and surgery in the State of California. Further, Dr. Camp states that formerly he also was licensed to practice medicine and surgery in the States Massachusetts and North Carolina, but that license is no longer active.
- E. Dr. Camp states that, in or around 1993, after he became Medical Director at Southwestern Center for Mental Health in Wilmington, North Carolina, Dr. Camp began to consume alcohol. Dr. Camp admits that his drinking increased until, in June 1999, on the advice of his colleagues, he contacted the North Carolina Physician's Health Plan [NCPHP], which encouraged him to seek treatment.
- F. Dr. Camp states that he was admitted as an in-patient to the day treatment program at Wilmington Treatment Center [WTC] on or about June 3, 1999, where he was diagnosed with alcohol dependence. Dr. Camp further states that he successfully completed treatment at WTC and was discharged on or about July 1, 1999.
- G. Following his discharge from WTC, Dr. Camp admits that he relapsed. Dr. Camp also admits that he was absent from work for reasons related to his drinking. On or about December 2, 2000, Dr. Camp states that he re-entered WTC for alcohol detoxification and that he voluntarily left WTC on or about December 3, 2000, against medical advice.
- H. Dr. Camp admits that, after leaving WTC on or about December 3, 2000, he again relapsed, and the effects of drinking caused him to miss work. Dr. Camp states that, because of his alcohol-related absenteeism, he was demoted from Medical Director to staff psychiatrist and was terminated in or around 2002. Following his termination, Dr. Camp admits that he drank heavily, as much as a fifth of rum a day. Dr. Camp states that he stopped drinking on or about February 2, 2005, but acknowledges he has no urine screen results or A.A. meeting attendance logs to corroborate this assertion. Dr. Camp further admits that he has not undertaken additional treatment for chemical dependency following this second relapse.
- I. Dr. Camp further states that, following termination of his employment in 2002, he experienced severe bouts of depression, some of which required admission for treatment. Dr. Camp admits that he was admitted and treated for depression at several treatment centers, including four to five admissions to New Hanover Regional Medical Center in Wilmington, North Carolina; several admissions to Pitt Memorial Hospital in Greenville, North Carolina; and most recently, at least two admissions to Cherry State Hospital at Goldsboro, North Carolina, both of which occurred in or around 2005. Dr. Camp further states that he suffers from general anxiety disorder and also suffers panic attacks.
- J. Dr. Camp admits that he is currently impaired in his ability to practice medicine and surgery according to acceptable and prevailing standards of care due to the habitual or excessive use or abuse of alcohol and that he is further currently unable to so practice by

reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor or perceptive skills. Dr. Camp asserts that he is engaged in the process of contacting Board-approved treatment providers regarding admission, and that he anticipates entering a Board-approved treatment provider for a minimum of twenty-eight days of inpatient or residential treatment in the future.

- K. Dr. Camp asserts that he has not actively practiced medicine and surgery since his termination from Southwestern Center for Mental Health in or around 2002.
- L. Dr. Camp admits that, when submitting his applications for renewal of his Ohio certificate in 2003 and 2005, he falsely answered "No" to the question that asked whether at any time since signing his last application for renewal he had been addicted to or dependent upon alcohol, when, in fact, he was obligated to answer "yes." Dr. Camp further admits that, although he did answer "Yes" to such inquiry when submitting his application for renewal of his Ohio certificate in 2007, his prior negative responses constitute making false statements in securing a certificate to practice issued by the Board.

AGREED CONDITIONS

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, Dr. Camp knowingly and voluntarily agrees with the Board to the following terms, conditions and limitations:

SUSPENSION OF CERTIFICATE

1. The certificate of Dr. Camp practice medicine and surgery in the State of Ohio shall be SUSPENDED for an indefinite period of time, but not less than one year.

Sobriety

- 2. Dr. Camp shall abstain completely from the personal use or possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of Dr. Camp's history of chemical dependency and mental illnesses.
- 3. Dr. Camp shall abstain completely from the use of alcohol.

Releases: Quarterly Declarations and Appearances

4. Dr. Camp shall provide authorization, through appropriate written consent forms, for disclosure of evaluative reports, summaries, and records, of whatever nature, by any and all parties that provide treatment or evaluation for Dr. Camp's chemical dependency,

depression, or related conditions, or for purposes of complying with this Consent Agreement, whether such treatment or evaluation occurred before or after the effective date of this Consent Agreement. The above-mentioned evaluative reports, summaries, and records are considered medical records for purposes of Section 149.43 of the Ohio Revised Code and are confidential pursuant to statute. Dr. Camp further agrees to provide the Board written consent permitting any treatment provider from whom he obtains treatment to notify the Board in the event he fails to agree to or comply with any treatment contract or aftercare contract. Failure to provide such consent, or revocation of such consent, shall constitute a violation of this Consent Agreement.

- 5. Dr. Camp shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the first day of the third month following the month in which this Consent Agreement becomes effective, provided that if the effective date is on or after the sixteenth day of the month, the first quarterly declaration must be received in the Board's offices on the first day of the fourth month following. Subsequent quarterly declarations must be received in the Board's offices on the first day of the fourth month following. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.
- 6. Dr. Camp shall appear in person for an interview before the full Board or its designated representative during the third month following the effective date of this Consent Agreement. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board. If an appearance is missed or is rescheduled for any reason, ensuing appearances shall be scheduled based on the appearance date as originally scheduled.

Drug & Alcohol Screens; Supervising Physician

7. Dr. Camp shall submit to random urine screenings for drugs and alcohol on a weekly basis or as otherwise directed by the Board. Dr. Camp shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis. The drug testing panel utilized must be acceptable to the Secretary of the Board.

Dr. Camp shall abstain from consumption of poppy seeds or any other food or liquid that may produce false results in a toxicology screen.

Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall submit to the Board for its prior approval the name of a supervising physician to whom Dr. Camp shall submit the required urine specimens. In approving an individual to serve in this capacity, the Board will give preference to a physician who practices in the same locale as Dr. Camp. Dr. Camp and the supervising physician shall ensure that the urine specimens are obtained on a random basis and that the giving of the specimen is witnessed by a reliable person. In addition, the supervising physician shall assure that appropriate control over the specimen is maintained and shall immediately inform the Board of any positive screening results.

Dr. Camp shall ensure that the supervising physician provides quarterly reports to the Board, in a format acceptable to the Board, as set forth in the materials provided by the Board to the supervising physician, verifying whether all urine screens have been conducted in compliance with this Consent Agreement, whether all urine screens have been negative, and whether the supervising physician remains willing and able to continue in his or her responsibilities.

In the event that the designated supervising physician becomes unable or unwilling to so serve, Dr. Camp must immediately notify the Board in writing, and make arrangements acceptable to the Board for another supervising physician as soon as practicable. Dr. Camp shall further ensure that the previously designated supervising physician also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

All screening reports and supervising physician reports required under this paragraph must be received in the Board's offices no later than the due date for Dr. Camp's quarterly declaration. It is Dr. Camp's responsibility to ensure that reports are timely submitted.

8. The Board retains the right to require, and Dr. Camp agrees to submit, blood or urine specimens for screenings for drugs and alcohol, for analysis of therapeutic levels of medications that may be prescribed for Dr. Camp, or for any other purpose, at Dr. Camp's expense upon the Board's request and without prior notice. Dr. Camp's refusal to submit a blood or urine specimen upon request of the Board shall result in a minimum of one year of actual license suspension.

Rehabilitation Program

9. Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall undertake and maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., C.A., or Caduceus, no less than three times per week. Substitution of any other specific program must receive prior Board approval.

Dr. Camp shall submit acceptable documentary evidence of continuing compliance with this program which must be received in the Board's offices no later than the due date for Dr. Camp's quarterly declarations.

CONDITIONS FOR REINSTATEMENT

- 10. The Board shall not consider reinstatement of Dr. Camp's certificate to practice medicine and surgery until all of the following conditions are met:
 - a. Dr. Camp shall submit an application for reinstatement, accompanied by appropriate fees, if any.
 - b. Dr. Camp shall demonstrate to the satisfaction of the Board that he can resume practice in compliance with acceptable and prevailing standards of care under the provisions of his certificate. Such demonstration shall include but shall not be limited to the following:
 - Certification from a treatment provider approved under Section 4731.25 of the Revised Code that Dr. Camp has successfully completed any required inpatient treatment, including at least twenty-eight days of inpatient or residential treatment for chemical dependence, as set forth in Rules 4731-16-02(B)(4) and 4731-16-08(A)(13), Ohio Administrative Code, completed consecutively.

Alternatively, in lieu of such aforementioned certification, Dr. Camp shall cause to be submitted to the Ohio Board written documentation from the board of licensure for the state in which he resides and practices stating that Dr. Camp has successfully completed a course of inpatient or residential treatment of not less than twenty-eight days that is acceptable to that board related to its regulation of impaired physicians.

- ii. Evidence of continuing full compliance with a post-discharge aftercare contract with a treatment provider approved under Section 4731.25 of the Revised Code. Such evidence shall include, but not be limited to, a copy of the signed aftercare contract. The aftercare contract must comply with rule 4731-16-10 of the Administrative Code.
- iii. Evidence of continuing full compliance with this Consent Agreement.
- iv. Four written reports indicating that Dr. Camp's ability to practice has been assessed and that he has been found capable of practicing according to acceptable and prevailing standards of care.

Two reports shall be made by physicians knowledgeable in the area of addictionology and who are either affiliated with a current Board-approved treatment provider or otherwise have been approved in advance by the Board to provide an assessment of Dr. Camp. Prior to the assessments, Dr. Camp shall provide the evaluators with copies of patient records from any evaluations and/or treatment that he has received, and a copy of this Consent Agreement. The reports from the evaluators shall include any recommendations for treatment, monitoring, or supervision of Dr. Camp, and any conditions, restrictions, or limitations that should be imposed on Dr. Camp's practice. The reports shall also describe the basis for the evaluator's determinations.

Two reports shall be made by a psychiatrist. One psychiatrist shall be chosen by Dr. Camp and approved in advance by the Board; one psychiatrist shall be chosen by the Board. The psychiatrists shall each conduct a psychiatric examination of Dr. Camp. Prior to the examinations, Dr. Camp shall provide the psychiatrists with copies of patient records from any prior evaluations and/or treatment that he has received, and a copy of this Consent Agreement. The reports from the evaluating psychiatrists shall include the psychiatrists' diagnoses and conclusions; any recommendations for care, counseling, and treatment for the psychiatric diagnoses; any conditions, restrictions, or limitations that should be imposed on Dr. Camp's practice; and the basis for the psychiatrists' determinations.

All reports required pursuant to this paragraph shall be based upon examinations occurring within the three months immediately preceding any application for reinstatement.

c. Dr. Camp shall enter into a written consent agreement including probationary terms, conditions and limitations as determined by the Board or, if the Board and Dr. Camp are unable to agree on the terms of a written Consent Agreement, then Dr. Camp further agrees to abide by any terms, conditions and limitations imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Ohio Revised Code.

Further, upon reinstatement of Dr. Camp's certificate to practice medicine and surgery in this state, the Board shall require continued monitoring which shall include, but not be limited to, compliance with the written consent agreement entered into before reinstatement or with conditions imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Revised Code. Moreover, upon termination of the consent agreement or Board Order, Dr. Camp shall submit to the Board for at least two years annual progress reports made under penalty of Board disciplinary action or criminal prosecution stating whether Dr. Camp has maintained sobriety.

11. In the event that Dr. Camp has not been engaged in the active practice of medicine and surgery for a period in excess of two years prior to application for reinstatement, the

Board may exercise its discretion under Section 4731.222, Ohio Revised Code, to require additional evidence of Dr. Camp's fitness to resume practice.

REQUIRED REPORTING BY LICENSEE

- 12. Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall provide a copy of this Consent Agreement to all employers or entities with which he is under contract to provide health care services or is receiving training; and the Chief of Staff at each hospital where he has privileges or appointments. Further, Dr. Camp shall provide a copy of this Consent Agreement to all employers or entities with which he contracts to provide health care services, or applies for or receives training, and the Chief of Staff at each hospital where he applies for or obtains privileges or appointments.
- 13. Within thirty days of the effective date of this Consent Agreement, Dr. Camp shall provide a copy of this Consent Agreement by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which he currently holds any professional license. Dr. Camp further agrees to provide a copy of this Consent Agreement by certified mail, return receipt requested, at the time of application to the proper licensing authority of any state in which he applies for any professional license or reinstatement of any professional license. Further, Dr. Camp shall provide this Board with a copy of the return receipt as proof of notification within thirty days of receiving that return receipt.
- 14. Dr. Camp shall provide a copy of this Consent Agreement to all persons and entities that provide Dr. Camp chemical dependency treatment or monitoring and/or psychiatric treatment or monitoring.

The above-described terms, conditions and limitations may be amended or terminated in writing at any time upon the agreement of both parties.

FAILURE TO COMPLY

If, in the discretion of the Secretary and Supervising Member of the Board, Dr. Camp appears to have violated or breached any term or condition of this Consent Agreement, the Board reserves the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including but not limited to, alleged violations of the laws of Ohio occurring before the effective date of this Consent Agreement.

ACKNOWLEDGMENTS/LIABILITY RELEASE

Dr. Camp acknowledges that he has had an opportunity to ask questions concerning the terms of this Consent Agreement and that all questions asked have been answered in a satisfactory manner.

STEP I CONSENT AGREEMENT GREGORY BURNHAM CAMP, M.D. PAGE 9

Any action initiated by the Board based on alleged violations of this Consent Agreement shall comply with the Administrative Procedure Act, Chapter 119., Ohio Revised Code.

Dr. Camp hereby releases the Board, its members, employees, agents, officers and representatives jointly and severally from any and all liability arising from the within matter.

This Consent Agreement shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. Dr. Camp acknowledges that his social security number will be used if this information is so reported and agrees to provide his social security number to the Board for such purposes.

EFFECTIVE DATE

It is expressly understood that this Consent Agreement is subject to ratification by the Board prior to signature by the Secretary and Supervising Member and shall become effective upon the last date of signature bolow.

GREG

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LANCE A. TALMAGE, M.D. Secretary

-14-07 DA]

ALBERT AYMOND Supervising Member

Enforcement Attorney

10/25/07 DATE

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STEP I CONSENT AGREEMENT BETWEEN GREGORY BURNHAM CAMP, M.D., AND THE STATE MEDICAL BOARD OF OHIO

STATE MEDICAL BOARD

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This Consent Agreement is entered into by and between Gregory Burnham Camp, M.D., [Dr. Camp], and the State Medical Board of Ohio [Board], a state agency charged with enforcing Chapter 4731., Ohio Revised Code.

Dr. Camp enters into this Consent Agreement being fully informed of his rights under Chapter 119., Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudicative hearing on the issues considered herein.

BASIS FOR ACTION

This Consent Agreement is entered into on the basis of the following stipulations, admissions and understandings:

- A. The Board is empowered by Sections 4731.22(B), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for violation of Section 4731.22(B)(26), Ohio Revised Code, "impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice;" Section 4731.22(B)(19), Ohio Revised Code, "inability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills;" and/or Section 4731.22(B)(5), Ohio Revised Code, "[m]aking a false, fraudulent, deceptive, or misleading statement in the solicitation of or advertising for patients; in relation to the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or a limited branch of medicine; or in securing or attempting to secure any certificate to practice or certificate of registration issued by the board."
- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Sections 4731.22(B)(5), 4731.22(B)(19) and 4731.22(B)(26), Ohio Revised Code, as set forth in Paragraph(s) E through L below, and expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the effective date of this Agreement.
- C. Dr. Camp is licensed to practice medicine and surgery in the State of Ohio, License #35-028433.

- D. Dr. Camp states that he also is licensed to practice medicine and surgery in the State of California. Further, Dr. Camp states that formerly he also was licensed to practice medicine and surgery in the States Massachusetts and North Carolina, but that license is no longer active.
- E. Dr. Camp states that, in or around 1993, after he became Medical Director at Southwestern Center for Mental Health in Wilmington, North Carolina, Dr. Camp began to consume alcohol. Dr. Camp admits that his drinking increased until, in June 1999, on the advice of his colleagues, he contacted the North Carolina Physician's Health Plan [NCPHP], which encouraged him to seek treatment.
- F. Dr. Camp states that he was admitted as an in-patient to the day treatment program at Wilmington Treatment Center [WTC] on or about June 3, 1999, where he was diagnosed with alcohol dependence. Dr. Camp further states that he successfully completed treatment at WTC and was discharged on or about July 1, 1999.
- G. Following his discharge from WTC, Dr. Camp admits that he relapsed. Dr. Camp also admits that he was absent from work for reasons related to his drinking. On or about December 2, 2000, Dr. Camp states that he re-entered WTC for alcohol detoxification and that he voluntarily left WTC on or about December 3, 2000, against medical advice.
- H. Dr. Camp admits that, after leaving WTC on or about December 3, 2000, he again relapsed, and the effects of drinking caused him to miss work. Dr. Camp states that, because of his alcohol-related absenteeism, he was demoted from Medical Director to staff psychiatrist and was terminated in or around 2002. Following his termination, Dr. Camp admits that he drank heavily, as much as a fifth of rum a day. Dr. Camp states that he stopped drinking on or about February 2, 2005, but acknowledges he has no urine screen results or A.A. meeting attendance logs to corroborate this assertion. Dr. Camp further admits that he has not undertaken additional treatment for chemical dependency following this second relapse.
- I. Dr. Camp further states that, following termination of his employment in 2002, he experienced severe bouts of depression, some of which required admission for treatment. Dr. Camp admits that he was admitted and treated for depression at several treatment centers, including four to five admissions to New Hanover Regional Medical Center in Wilmington, North Carolina; several admissions to Pitt Memorial Hospital in Greenville, North Carolina; and most recently, at least two admissions to Cherry State Hospital at Goldsboro, North Carolina, both of which occurred in or around 2005. Dr. Camp further states that he suffers from general anxiety disorder and also suffers panic attacks.
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reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor or perceptive skills. Dr. Camp asserts that he is engaged in the process of contacting Board-approved treatment providers regarding admission, and that he anticipates entering a Board-approved treatment provider for a minimum of twenty-eight days of inpatient or residential treatment in the future.

- K. Dr. Camp asserts that he has not actively practiced medicine and surgery since his termination from Southwestern Center for Mental Health in or around 2002.
- L. Dr. Camp admits that, when submitting his applications for renewal of his Ohio certificate in 2003 and 2005, he falsely answered "No" to the question that asked whether at any time since signing his last application for renewal he had been addicted to or dependent upon alcohol, when, in fact, he was obligated to answer "yes." Dr. Camp further admits that, although he did answer "Yes" to such inquiry when submitting his application for renewal of his Ohio certificate in 2007, his prior negative responses constitute making false statements in securing a certificate to practice issued by the Board.

AGREED CONDITIONS

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, Dr. Camp knowingly and voluntarily agrees with the Board to the following terms, conditions and limitations:

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1. The certificate of Dr. Camp practice medicine and surgery in the State of Ohio shall be SUSPENDED for an indefinite period of time, but not less than one year.

Sobriety

- 2. Dr. Camp shall abstain completely from the personal use or possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of Dr. Camp's history of chemical dependency and mental illnesses.
- 3. Dr. Camp shall abstain completely from the use of alcohol.

Releases; Quarterly Declarations and Appearances

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- 5. Dr. Camp shall submit quarterly declarations under penalty of Board disciplinary action and/or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the first day of the third month following the month in which this Consent Agreement becomes effective, provided that if the effective date is on or after the sixteenth day of the month, the first quarterly declaration must be received in the Board's offices on the first day of the fourth month following. Subsequent quarterly declarations must be received in the Board's offices on the first day of the fourth month following. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.
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Drug & Alcohol Screens; Supervising Physician

7. Dr. Camp shall submit to random urine screenings for drugs and alcohol on a weekly basis or as otherwise directed by the Board. Dr. Camp shall ensure that all screening reports are forwarded directly to the Board on a quarterly basis. The drug testing panel utilized must be acceptable to the Secretary of the Board.

Dr. Camp shall abstain from consumption of poppy seeds or any other food or liquid that may produce false results in a toxicology screen.

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In the event that the designated supervising physician becomes unable or unwilling to so serve, Dr. Camp must immediately notify the Board in writing, and make arrangements acceptable to the Board for another supervising physician as soon as practicable. Dr. Camp shall further ensure that the previously designated supervising physician also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

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 - a. Dr. Camp shall submit an application for reinstatement, accompanied by appropriate fees, if any.
 - b. Dr. Camp shall demonstrate to the satisfaction of the Board that he can resume practice in compliance with acceptable and prevailing standards of care under the provisions of his certificate. Such demonstration shall include but shall not be limited to the following:
 - i. Certification from a treatment provider approved under Section 4731.25 of the Revised Code that Dr. Camp has successfully completed any required inpatient treatment, including at least twenty-eight days of inpatient or residential treatment for chemical dependence, as set forth in Rules 4731-16-02(B)(4) and 4731-16-08(A)(13), Ohio Administrative Code, completed consecutively.

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c. Dr. Camp shall enter into a written consent agreement including probationary terms, conditions and limitations as determined by the Board or, if the Board and Dr. Camp are unable to agree on the terms of a written Consent Agreement, then Dr. Camp further agrees to abide by any terms, conditions and limitations imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Ohio Revised Code.

Further, upon reinstatement of Dr. Camp's certificate to practice medicine and surgery in this state, the Board shall require continued monitoring which shall include, but not be limited to, compliance with the written consent agreement entered into before reinstatement or with conditions imposed by Board Order after a hearing conducted pursuant to Chapter 119. of the Revised Code. Moreover, upon termination of the consent agreement or Board Order, Dr. Camp shall submit to the Board for at least two years annual progress reports made under penalty of Board disciplinary action or criminal prosecution stating whether Dr. Camp has maintained sobriety.

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The above-described terms, conditions and limitations may be amended or terminated in writing at any time upon the agreement of both parties.

FAILURE TO COMPLY

If, in the discretion of the Secretary and Supervising Member of the Board, Dr. Camp appears to have violated or breached any term or condition of this Consent Agreement, the Board reserves the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including but not limited to, alleged violations of the laws of Ohio occurring before the effective date of this Consent Agreement.

ACKNOWLEDGMENTS/LIABILITY RELEASE

Dr. Camp acknowledges that he has had an opportunity to ask questions concerning the terms of this Consent Agreement and that all questions asked have been answered in a satisfactory manner.

STEP I CONSENT AGREEMENT GREGORY BURNHAM CAMP, M.D. PAGE 9

Any action initiated by the Board based on alleged violations of this Consent Agreement shall comply with the Administrative Procedure Act, Chapter 119., Ohio Revised Code.

Dr. Camp hereby releases the Board, its members, employees, agents, officers and representatives jointly and severally from any and all liability arising from the within matter.

This Consent Agreement shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. Dr. Camp acknowledges that his social security number will be used if this information is so reported and agrees to provide his social security number to the Board for such purposes.

EFFECTIVE DATE

It is expressly understood that this Consent Agreement is subject to ratification by the Board prior to signature by the Secretary and Supervising Member and shall become effective upon the last date of signature balow.

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LANCE A. TALMAGE, M.D. Secretary

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AYMONDA. ALBERT Supervising Member

CHERYL^OD. POKORNY Enforcement Attorney

10/25/07 DATE

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