BOARD OF PHARMACY

Professional & Vocational Licensing Division
Department of Commerce and Consumer Affairs
State of Hawaii

MINUTES OF MEETING

Date: Thursday, June 18, 2015

Time: 9:00 a.m.

Place: Queen Liliuokalani Conference Room

335 Merchant Street, First Floor

King Kalakaua Building Honolulu, HI. 96813

Members Present: Kerri Okamura, RPh, Chair

Garrett Lau, RPh, Vice Chair

Marcella Chock, PharmD., Pharmacist Carolyn Ma, PharmD., BCOP, Pharmacist

Mary Jo Keefe, RPh, Pharmacist

Lydia Kumasaka, MS, APRN, Public Member

Staff Present: Lee Ann Teshima, Executive Officer ("EO")

Shari Wong, Deputy Attorney General ("DAG")

Lisa Kalani, Secretary Tik Lam, Secretary

Guests: Kellie Noguchi, Times

Paul Smith, Walgreens

Fred Cruz, CVS

Stacy Pi, Kaiser Permanente

C. Mike Kido, Ashford & Wriston LLP

Pat Uyemoto, Times

Greg Edwards, Department of Health, Food and Drug Branch

Albert Lau, Kaiser

<u>Call to Order:</u> The agenda for this meeting was filed with the Office of the Lieutenant Governor, as required by

section 92-7(b), Hawaii Revised Statutes ("HRS").

There being a quorum present, the Chair called the meeting to order at 9:00 a.m.

Chair's Report: Announcements and Introductions

The Chair asked the audience to introduce themselves.

The EO introduced Tik Lam as the Professional and Vocational Licensing Division's newest Secretary. Ms. Lam is sitting in on today's Board meeting to observe and learn how a Board

meeting is conducted.

The Chair announced today is Ms. Lydia Kumasaka's last meeting as the Board's public member. She thanked Ms. Kumasaka her for her unselfish and invaluable service as a member of the Board, and presented her with a "Certificate of Appreciation". The Chair also announced the birth of the Vice Chair Mr. Garrett Lau's daughter and the marriage of Mr. Greg Edwards from the Department of Health, Food and Drug Branch.

Additions/Additional Distribution to Agenda

Upon a motion by the Vice Chair, seconded by Dr. Ma, it was voted on and unanimously carried to add the following to the agenda:

ADDITIONS

- 6. Applications
 - b. Applications
 - 2) Miscellaneous Permit
 - ix. Ben Friedman Inc. dba Boulevard Pharmacy
 - x. Pet360 Pharmacy LLC dba Pet360 Pharmacy
 - 3) Intern Permit
 - i. Emily Ann Lowery

Approval of the Previous Minutes – April 16, 2015

The Chair called for a motion in regards to the minutes of the April 16, 2015 meeting.

Upon a motion by Ms. Keefe, seconded by Dr. Chock, it was voted on and unanimously carried to approve the minutes for the April 16, 2015 meeting as circulated.

Vice Chair's Report:

None.

Executive Officer's Report:

HAR Title 16, Chapter 95 – Status Report – Approval by Small Business Regulatory Review Board

The EO reported the Small Business Regulatory Review Board sent a memo to the Governor's Office on May 20, 2015, recommending adoption of the new rules. The rules are currently at the Lt. Governor's office from which they will be sent to the Department.

2015 Legislature

Act 36, SLH 2015 – Relating to Vaccinations

The EO reported Act 36 amended the influenza vaccine for minors. It removes the word "influenza" to allow pharmacists to administer any vaccine to minors pursuant to a valid prescription from the patient's provider.

Conferences/Seminars/Meetings

NABP's 111th Annual Meeting, May 16-19, 2015, New Orleans, Louisiana – Mary Jo Keefe – Report on Attendance

Ms. Keefe reported the following topics were discussed at the NABP Annual Meeting:

- ACPE, its history, and its current direction in the continuing education of pharmacists and pharmacy technicians;
- The licensing and inspecting of compounding pharmacies and outsourcing facilities:
- Track and trace requirements for drug supply; and
- The roles of licensing boards in the concept of team based healthcare.

It was reported that the next NABP Annual meeting will be May 2016 in San Diego, California.

50 State Compounding Meeting – Greg Edwards – Report on Attendance

Mr. Edwards reported on the following:

The U.S. Food and Drug Administration (FDA) convened its third inter-governmental working meeting of state government officials (including the District of Columbia and Puerto Rico). Attendees included officials from the state Boards of Pharmacy and Health Departments and organizations that represent state officials, including the National Association of Boards of Pharmacy (NABP) and the Association of State and Territorial Health Officials (ASTHO). The purpose of this meeting was to discuss oversight of compounding, including implementation of the Drug Quality and Security Act (DQSA), and to identify opportunities to better protect the public health by strengthening oversight of compounders through improved federal-state collaboration.

The meeting included discussions of the following topics:

- Compounding Regulatory Policy Update;
- Interstate Distribution of Compounded Drugs Under Section 503A and the Draft Standard Memorandum of Understanding (MOU) between FDA and the States;
- Registration of Outsourcing Facilities;
- Information Sharing and Disclosure;
- Inspections of Sterile Compounding Facilities and Enforcement; and
- Animal Drug Compounding.

States are considering how to inspect outsourcing facilities that are licensed as pharmacies. Many states inspect state-licensed pharmacies for compliance with the standards of United States Pharmacopeia (USP) Chapters 795 and 797, but outsourcing facilities are subject to the Current Good Manufacturing Practices (CGMP) requirements. Although FDA inspects outsourcing facilities for compliance with the provisions of section 503B and CGMP requirements, several states indicated that they are unable to rely solely on FDA's inspections because these inspections may not cover issues that are specific to individual states' pharmacy laws and regulations, such as pharmacist to technician ratios or state prescription labeling and dispensing requirements. State officials asked FDA for clarification about the differences between USP 795 and 797 standards and CGMP requirements applicable to outsourcing facilities.

The FDA had previously held inter-governmental working meetings with state officials and their designated representatives in December 2012 and in March 2014. FDA initiated these meetings after the 2012 fungal meningitis outbreak associated with contaminated compounded drugs, involving illnesses and deaths across many states.

The following were some of the Inter-Governmental Working Meeting Action Items:

✓ FDA will consider the issues that states described as possible impediments to signing.

- an MOU and aspects of the draft MOU that were identified as needing further clarification. States will also submit these issues as comments to the open docket;
- ✓ FDA will clarify which state agencies or officials would need to sign the MOU, when finalized, if the state decides to sign it, and welcomes state input;
- ✓ FDA will clarify the differences between USP Chapter 797 and the CGMP requirements that are applicable to outsourcing facilities;
- ✓ FDA will determine whether a modified Information Sharing Agreement could be developed for use in a state with sunshine laws, and what kinds of information could be shared under such an agreement;
- ✓ FDA will clarify when a state can use information a commissioned and credentialed state inspector obtained during a joint FDA/state inspection for a state regulatory action;
- ✓ FDA will explore when it can share information with the states from FDA's evaluations of corrective actions that compounders implemented after an inspection or regulatory action, and what can be shared;
- ✓ FDA will explore what types of information it can share with states that do not enter into
 an information sharing agreement when there is a report of a serious adverse event or
 product quality issue and the timeframes in which it can generally share such
 information.

Mr. Edwards stated the full summary report may be accessed at the fda.gov website and encouraged everyone to review it.

Notice to Local Pharmacies Who May Have Received Potentially Adulterated and Misbranded Drugs from an Out-of-State Wholesale Distributor

The EO stated in May 2015 she received a notice from the Minnesota Board of Pharmacy stating that they reviewed two federal indictments against Minnesota Independent Cooperative, FMC Distributors and BNY Wholesalers. They were informing other Boards of Pharmacy that these distributors may have sent drugs to pharmacies in the state. A list was requested and it was found that ten pharmacies in Hawaii were sent drugs from these wholesalers, so she notified the local pharmacies who may have received drugs from these distributors.

Emergency Preparedness/State of Emergency

The EO reported that in February 2013, the Board reviewed a "State of Emergency" policy. The EO wanted to confirm with the Board that they are still okay with the policy. If anyone has concerns or wants to make changes to the document, please inform the EO so this can be discussed at the next meeting.

Pharmacists Providing Influenza Vaccines

Update of List Sent to Pharmacies

The EO reported that since the passage of the bill allowing pharmacists to administer the influenza vaccine to minors, the Board's office has maintained a "list" of pharmacists who have provided proof of completion of the 20-hour ACPE approved immunization course along with the pharmacist's pharmacy, and pharmacy address in order to provide the public with information on where to go to obtain immunizations.

She stated that a copy of the list was sent to the pharmacies asking for an "update" to the information.

CE Requirements for Pharmacists Providing Immunizations

The EO reported that when the bill first passed allowing pharmacists' to administer the influenza vaccine to individuals 14-17 years, the Board determined, based on information from the HPhA, that the pharmacist would have to complete a 20 hour ACPE approved course in immunization training and every other biennium, take a 1 hour ACPE approved course.

She reported that the Board's office has been receiving certificates for the one-hour courses and that perhaps a list of these courses can be put on the Board's web page.

Dr. Ma stated logistically that would be difficult if you are asking for a CE that's been created to come to the Board to ask if that's ok for people to use.

The EO asked what kind of courses are you looking at that we can let them know ahead of time that they can take?

Dr. Ma stated usually the process to get a CE course ACPE accredited is you need to put together the objectives and then it goes to ACPE and gets approved. So you're saying now after they gotten that, they have to come to the Board for approval for this specific purpose?

Dr. Chock stated there are courses out there that already exist, and what the EO is suggesting is that the Board endorse or approve courses that already exist.

Dr. Ma stated she understands that, but what about for upcoming courses?

The EO stated that since it has to be ACPE approved, if the Board is okay with any ACPE approved immunization course that is one-hour course then perhaps a list is not necessary, but that she will develop some FAQs for the Board's web page.

Upon a motion by Ms. Keefe, seconded by Ms. Kumasaka, it was voted on an unanimously carried to accept one-hour ACPE immunization based approved courses to fulfill the renewal requirements to administer immunizations to minors.

DME Providers – Discussion

The EO reported that previously, the Board determined that based on the definition of the "Practice of pharmacy, a pharmacy license/permit was required in order to "dispense" any prescription device directly to a patient. Based on this prior interpretation, the Centers for Medicare and Medicaid Services ("CMS") was notified that a pharmacy license/permit was required for any entity to "dispense" any prescription device directly to a patient.

Due to the CMS DMEPOS Competitive Bidding program, DME providers, in-state and out-of-state providers, were being informed that a pharmacy license/permit was required in order to dispense any prescription device into Hawaii.

However, the out-of-state DME providers were not meeting the miscellaneous permit requirements because they were not licensed in their domicile state as a pharmacy nor did they have a pharmacist on staff overseeing the dispensing of such devices.

Now, local DME providers have been contacting the Board since they too cannot participate in the CME Competitive Bidding program since they do not hold a Hawaii pharmacy license/permit.

She reported that the Laws and Rules Committee has been discussing DME providers, possibly as another category under the miscellaneous permit section or creating a new section in HRS Chapter 461.. However, if the Board wants to regulate this "new" area, it may require a sunrise analysis.

Dr. Ma asked what a Sunrise Analysis is?

The EO stated the State Auditor will do a review to see if it is necessary for DME providers to be regulated.

She also stated that the bill that was going through this past legislation would have placed the regulation of DME providers under the Department of Health, but it didn't pass.

The EO stated that she has been reviewing the pharmacy laws and rules and although the "Practice of pharmacy" includes the "dispensing" of prescription drugs or devices, the definition of "Pharmacy" does not include "devices".

She stated that she will be meeting with the DAG to discuss whether the pharmacy laws and rules authorize the Board to regulate DME providers but also need the Board to consider whether DME providers should be regulated by the Board.

The Chair asked the audience in attendance if they had any thoughts or comments on this?

Mr. Edwards asked if this is driven by DME providers in other states in order for them to get reimbursed?

The EO stated that as far as she understands, that is one of the factors.

Mr. Edwards asked what are the "consumer protection" reasons this should be addressed?

The EO stated that she was not aware of any reason and it was her understanding that most of these DMEs are not carried or dispensed by pharmacies.

Ms. Keefe asked, right now these DME providers are selling their products without any problem, correct?

The EO responded yes, to the best of her knowledge she is unaware of any consumer complaints.

The Chair asked if the DME providers are talking about DME items that don't "require" a prescription or order?

The EO stated that it appears not, but there may be some confusion in regards to when a practitioner writes a prescription for a non-prescription device, that it does not make it a prescription device.

Dr. Chock stated prescription devices are devices that say "Rx" only on them.

The EO stated the Deputy Director recently received a letter from Representative Theilen regarding one of her constituents and the topic of DME providers. The letter reads in part as follows:

"At the suggestion of the Pharmacy Board's Executive Officer Lee Ann Teshima, I am contacting you to ask for your help in assisting patients who are not receiving the home service they need from medical equipment companies. The situation was brought to my attention from a constituent, Tom Schuter. Mr. Schuter owns a home medical equipment company. He was actively bidding for a contract under Medicare's National Bidding Program for Durable Medical Equipment and Prosthetics, Orthotics and supplies and was told that his company would not qualify unless he has a licensed pharmacist on staff. Time is of the essence because this Friday, June 12, 2015 is the deadline for Mr. Schuter to submit his contract bid. Enclosed is a copy of Mr. Schuter's email to me, like him I am hopeful that the law can be changed to provide more flexibility so that patients can receive the care and devices they need at home and thus ultimately help relieve the burden on acute care facilities".

So what she is saying is that residents of this state are not able to receive the DME products they need.

Mr. Edwards stated you may want to look at your miscellaneous permit section that allows for medical oxygen distributor. Since medical oxygen is a prescription drug, you may be able to find a parallel with prescription medical devices that would allow them to get a permit to provide the prescription device to the patient and get reimbursement.

The Chair asked if Medicare requires these providers to have some kind of permit?

The EO stated based on the Board's previous determination, yes.

Mr. Edwards stated it's important to make sure you are on sound footing when you're moving in the direction of figuring out how you're going to permit or not permit them. Whatever the rationale is, what is a prescription device federally, and how you define it. The way we look at it at the Food and Drug Branch, is if it's a prescription drug federally, or if the doctor writes for it, then it's a prescription drug. So if the doctor writes for it, and you fill it, our labeling requirements require you treat it as a prescription drug.

The EO stated she did clarify with CMS that if it is a nonprescription device and you get a prescription for it, does not mean you need a pharmacy license or permit to dispense it.

Further discussion was deferred to the next meeting.

<u>Correspondence:</u> NABP

Delegates Approve 9 Resolutions at the NABP 111th Annual Meeting

The Chair reported that delegates from the member boards of pharmacy adopted nine resolutions during the NABP 111th Annual Meeting, held May 16-19, 2015, in New Orleans, LA. The resolutions addressed the following:

- Collaborating with stakeholders to examine pharmacy technician education to identify potential changes that would support the expanded pharmacy technician role;
- Developing a best practices guide addressing when pharmacists should access and use prescription monitoring program (PMP) data;
- Working with the Federation of State Medical Boards and other prescriber stakeholder groups to educate prescribers about PMPs and encourage adoption of legislation/regulations requiring prescribers to access PMP data prior to issuing a controlled substance prescription to a patient for the first time;
- Convening a task force to explore the need for all states to grant pharmacists limited prescriptive authority to meet existing and future patient health care needs;
- Collaborating with stakeholders to develop an informational program to educate the public and other health care professional about the role of pharmacists;
- Convening a task force to recommend amendments to the Model State Pharmacy Act and Model Rules of the National Association of State Boards of Pharmacy (Model Act) to assist boards in oversight and regulation of pharmacist care outside the traditional pharmacy setting;
- Encouraging states to recognize completion of Accreditation Council for Pharmacy Education-accredited pre-licensure experience as fulfillment of all preliminary licensure requirements;
- Recommending amendments to the Model Act reflecting requirements of the Drug Quality and Security Act as the Title II regulations are promulgated; and
- Additionally, recognition resolutions honoring members of the Association who have passed away were approved.

May 2015 NABP Newsletter – Legal Briefs Article, "Service You 'Served Up' Discipline"

The EO reported this article is about what can happen when a pharmacy is licensed/permitted in more than one state and is disciplined in one state and how one "incident" can cause disciplinary actions in other states where the pharmacy may hold a pharmacy license/permit, kind of like a snow ball effect.

In this article the licensee tried to fight it, filed appeals, but the bottom line was the court found the decision of the board to be supported by the evidence and there exists no basis for a finding that the decision was arbitrary, capricious, or violated the law. The court affirmed the board's findings and sanctions. This case is an excellent example of statutory interpretation and the importance of language. It is imperative that boards of pharmacy have the legal authority to protect the public with regards to violations of laws of the state where the administrative action are taken, and other laws as well. This would include both other state and federal laws.

Adoption of Medication Synchronization *Model Act* Language

The Chair reported that the NABP Executive Committee recently approved amendments to the Model State Pharmacy Act and Model Rules of the National Association of Boards of Pharmacy (Model Act) with respect to medication synchronization in order to promote the adoption of this practice by pharmacy regulators and health care stakeholders. The Model Act states:

"Medication Synchronization" refers to a component of Medication Therapy
Management that recognizes the authority of the pharmacist, at the patient's discretion,
to proactively adjust the medications by coordinating the refill schedules to improve
patient outcomes.

The bottom line is Medication Synchronization extends the pharmacist's authority to adjust medication use and quantities, not to exceed the total quantity prescribe or what is otherwise allowed by law.

The Chair requested this be referred to Laws and Rules Committee to do research and gather information regarding this language.

General Availability for .Pharmacy Domain Names

The Chair reported the NABP announced that general availability for the .pharmacy domain begins June 3, 2015. NABP will verify the legitimacy of the pharmacy website and if they determine that it is legitimate, then you can apply for your website to end in .pharmacy.

NABP May 2015 State News Roundup

A copy of the NABP May 2015 State News Roundup was provided to the members for their information.

Pharmacists' Roles on the Healthcare Team Are Expanding, Study Shows

The Chair reported that results from the Pharmacy Workforce Center's 2014 National Pharmacist Workforce Survey reveal that pharmacy has shifted toward a female-dominated profession, with more women than men serving as actively practicing pharmacists and in management positions.

<u>Use of Blister Packaging for Deliver and Dispensing of Medications to Institutional Facilities</u>

Dr. Chock led the discussion on an email inquiry asking the following questions pertaining to the use of Blister Packaging for delivery and dispensing of medications for senior care:

- 1. What standard do you require the pharmacy and the manufacturer of the blister packagers to maintain? For example do you reference a USP standard or any other federal food and drug standard or do you have your own standard?
- 2. Do you allow returned medication, in senior care, to be reused if it is within its expiration date and is sealed? If so, are there any labeling requirements?

The EO stated regarding the first question, there is nothing specific in the pharmacy laws and rules

Mr. Edwards stated Chapter 328 would answer that question.

The EO stated she will refer the email to Mr. Greg Edwards to respond directly.

The Board's consensus regarding the answer to question #2 is "no".

Remote Order Entry

Ms. Keefe led the discussion on an email inquiry asking if their pharmacist working from a license call center would require Hawaii pharmacist licenses to deliver any service to Hawaii clients.

The Board's consensus is, "yes".

Hawaii Department of Health Partners with Local Pharmacies to Begin Free Hepatitis Assessments On National Hepatitis Testing Day on May 19, 2015

Dr. Ma stated we are a little late in reporting this but stated that in this News Release from the Department of Health in partnership with local pharmacies is drawing attention to this health issue and the importance of screenings for early detection starting on National Hepatitis Day on May 19. 2015. Dr. Ma asked the audience if any of their pharmacy's participated.

Mr. Paul Smith stated Walgreens' participated.

Independent Healthcare Monitors

Ms. Kumasaka read a letter received by Independent Healthcare Monitors introducing themselves to the Board. Independent Healthcare Monitors is a monitoring company available to assist licensees in compliance.

The Board by consensus will refer this letter to the Regulated Industries Complaints Office (RICO) for their information.

<u>Limited Services Pharmacy Licensing Requirements</u>

Dr. Chock led the discussion on an email inquiry regarding Hawaii out-of-state limited services pharmacy permit/licensure requirements. The activities that they are requesting may be performed in this location are, prescription entry performed by a pharmacy technician and prescription verification, performed by licensed pharmacist(s). Customer and Health care professional verbal interactions.

The Chair stated customer and health care professional verbal interactions needs to be done by a Hawaii licensed pharmacist. Prescription entry can be done by a technician under the immediate supervision of a pharmacist.

The EO asked the DAG if we can impose our definition of the practice of pharmacy on someone else?

The DAG stated if you are servicing Hawaii constituents, then yes.

It was the consensus of the Board to respond (in bold) as follows:

- Prescription entry, performed by a pharmacy technician under the "immediate" supervision by a Hawaii Registered Pharmacist and prescription verification, performed by licensed pharmacist(s); and
- Customer and Health care professional verbal interactions. with a Hawaii Registered Pharmacist if "interactions" includes consultation relating to the "Practice of pharmacy" as defined in Hawaii Revised Statutes, Chapter 461.

Patient Safety and Spanish in the Pharmacy

Ms. Keefe stated the Board was provided with a copy of a lesson regarding Patient Safety and Spanish in the Pharmacy. The lesson is about having Spanish in the pharmacy in Ohio. Some of the topics covered in the lesson are:

- The Hispanic population in Ohio,;
- the need for language assistance of limited English proficiency patient populations;
- federal standards affecting that population;
- enforcement of federal standards and services for that population; and

the Ohio Board of Pharmacy standards for patient counseling and recordkeeping.

Ms. Keefe stated that the idea is that if you do not speak the language of your patient you are doing them a disservice.

Three California Men and Minnesota Corporation Indicted in Nationwide Prescription Drug Diversion Scheme

The Board was provided with an article from the Department of Justice, Office of Public Affairs about three California men and a Minnesota company that were charged in an indictment in the Southern District of Ohio for their roles in a massive prescription drug diversion scheme.

Epipens Being Sold on Craigslist

Mr. Lau reported there was an ad on Craigslist that was discovered selling Epipens.

The EO asked if Epipens require a prescription?

Dr. Ma stated yes.

The EO asked what if this is a legitimate pharmacy, can they advertise like this?

Dr. Ma stated she does not think a legitimate pharmacy would advertise like this.

The EO stated she will refer this advertisement to RICO.

Mr. Edwards asked if Craigslist would be held responsible?

The DAG stated if you contact them, they would potentially take down the ad if they thought it would subject them to liability. There is the Electronic Freedom Privilege Act, it's a federal law that makes it very difficult to figure out who posts or maintains a website. The Office of Consumer Protection (OCP) may be interested in this as well.

The EO stated she will refer the ad to RICO and OCP.

FDA-Approved Use of Omidria with Opthalmic Irrigation Solution

The Board received a copy of a letter from Omeros Corporation informing them that in response to inquiries they have received from physicians related to their company's product, Omidria, which is approved the U.S. Food and Drug Administration (FDA). The purpose of the letter is to provide clarification regarding Omidria and to request assistance in curtailing any potential confusion about its FDA-approved uses in clinical practice settings.

Executive Session:

At 10:30 a.m., upon a motion by Ms. Keefe, seconded by Dr. Chock, it was voted on and unanimously carried to move into executive session pursuant to §92-5(a)(1) and (4), HRS, "to consider and evaluate personal information relating to individuals applying for professional or vocational licenses cited in section 26-9 or both;" and "To consult with the Board's attorney on questions and issues pertaining to the board's powers, duties, privileges, immunities, and liabilities:".

Ms. Kumasaka left 11:05 a.m.

At 11:24 a.m. upon a motion by Ms. Keefe, seconded by Dr. Ma it was voted on and unanimously carried to move out of executive session.

Chapter 91, HRS, Adjudicatory Matters:

The Chair called for a recess from the meeting at 11:24 a.m. to discuss and deliberate on the following adjudicatory matter(s) pursuant to Chapter 91, HRS:

In the Matter of the Miscellaneous Permit of **WALGREENS MAIL SERVICE**, **INC. PHA 2015-1-L**, Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order; Exhibit "1" – "2"

Upon a motion by Dr. Ma, seconded by Ms. Keefe, it was voted on and unanimously carried to approve the Board's Final Order.

In the Matter of the Miscellaneous Permit of **CAREMARK FLORIDA MAIL PHARMACY,LLC. dba CVS CAREMARK; PHA 2014-32-L**, Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order; Exhibits "1" – "3"

Upon a motion by Dr. Ma, seconded by Ms. Keefe, it was voted on and unanimously carried to approve the Board's Final Order.

In the Matter of the Miscellaneous Permit of **CAREMARK TEXAS MAIL PHARMACY**, **LLC. dba CVS CAREMARK**; **PHA 2014-37-L**, Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order; Exhibits "1"-"2"

Upon a motion by Dr. Chock, seconded by Dr. Ma, it was voted on and unanimously carried to approve the Board's Final Order.

In the Matter of the Miscellaneous permit of **CAREMARK ILLINOIS MAIL PHARMACY**, **LLC. DBA CVS CAREMARK**; **PHA 2014-35-L**, Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order; Exhibits "1"-"2"

Upon a motion by Dr. Ma, seconded by Mr. Lau, it was voted on and unanimously carried to approve the Board's Final Order.

In the Matter of the Pharmacist's License of **RENWICK G. SERNA;PHA 2015-4-L**, Settlement Agreement Piror to Filing of Petition for Disciplinary Action and Board's Final Order

Upon a motion by Mr. Lau, seconded by Dr. Chock, it was voted on and unanimously carried to approve the Board's Final Order.

In the Matter of the Miscellaneous Permit of **RESTORE HEALTH PHARMACY**, **LLC**; **PHA 2014-30-L**, Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order; Exhibits "1" - "3"

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Upon a motion by Dr. Chock, seconded by Dr. Ma, it was voted on and unanimously carried to approve the Board's Final Order.

In the Matter of the Miscellaneous Permit of **CIVIC CENTER PHARMACY**, **INC.**; **PHA 2014-31-L**, First Amended Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order; Exhibit "1"

Upon a motion by Dr. Chock, seconded by Mr. Lau, it was voted on and unanimously carried to approve the Board's Final Order.

Following the Board's review, deliberation, and decisions in this matter, pursuant to Chapter 91, HRS, the Chair announced that the Board was reconvening its scheduled meeting at 11:28 a.m.

Applications: Ratification List

Upon a motion by Ms. Keefe, seconded by Dr. Chock, it was voted on and unanimously carried to approve the attached ratification lists.

Applications

Pharmacist

Upon a motion by the Chair, seconded by Dr. Chock, it was voted on and unanimously carried to approve the following applications:

Steven Connell Eddy Aoun

Miscellaneous Permit

Upon a motion by the Chair, seconded by Ms. Keefe, it was voted on and unanimously carried to approve the following:

Apogee Bio-Pharm, LLC
Dena Group, Inc., dba Alpha Pharmacy
Vital Rx, Inc., dba Atlantic Pharmacy & Compounding
Opus Rx, Inc., dba Atlantic Pharmacy & Compounding
Ben Friedman Inc. dba Boulevard Pharmacy
Pet360 Pharmacy LLC dba Pet360 Pharmacy

Upon a motion by the Chair, seconded by Ms. Keefe, it was voted on and unanimously carried to approve the following, however the approval does not include pharmacist Dennis L. Crawford:

Mission Specialty Pharmacy, LLC, dba Mission Pharmacy

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Upon a motion by the Chair, seconded by Ms. Keefe, it was voted on and unanimously carried to defer the following request:

ExcelleRx – Request to Withdraw Application

Upon a motion by the Chair, seconded by Ms. Keefe, it was voted on and unanimously carried to uphold their March 12, 2015 decision:

Value Specialty Pharmacy (PMP 1131) – Request for Board's Reconsideration to Include Pharmacist Jill Link in March 12, 2015 Approval of Hawaii Miscellaneous Permit

Upon a motion by the Chair, seconded by Dr. Chock, it was voted on and unanimously carried to approve the following:

Prescription Dispensing Laboratories Inc. (PMP 480) – Change of PIC, Judith Berrettini

Intern Permit

Upon a motion by the Chair, seconded by Dr. Ma, it was voted on and unanimously carried to deny the following application pursuant to HRS §436B-19(13) and (14):

Emily Ann Lowery

Next Meeting:

The Chair announced the next Board meeting as July 16, 2015 and asked if everyone was available.

Dr. Ma and the Vice Chair will not be able to attend the July 16, 2015 meeting.

July 16, 2015 9:00 a.m. Queen Liliuokalani Conference Room 335 Merchant Street, First Floor King Kalakaua Building Honolulu, HI. 96813

The EO stated that if Dr. Ma and the Vice Chair is unable to attend, the July meeting may have to be cancelled due to lack of quorum, however, if the Governor's Office is able to appoint Board members by the July meeting date, the Board may be able to meet but she will keep everyone apprised.

Adjournment:

With no further business to discuss, the Chair adjourned the meeting at 11:35 a.m.

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Taken and recorded by:	Reviewed and approved by:
/s/ Lisa Kalani Lisa Kalani, Secretary	_ <u>/s/ Lee Ann Teshima</u> Lee Ann Teshima, Executive Officer
7/8/15	
[] Minutes approved as is. [X] Minutes approved with changes; see minutes of _	8/13/15

LTYPE I	LIC NUM	BP NAME PART 1
PH	3822	TIMOTHY A <llanos<< td=""></llanos<<>
PH	3823	JOHN D <miura<< td=""></miura<<>
PH	3824	MEGAN I <richards<< td=""></richards<<>
PH	3825	ALVIN H Y <lam<< td=""></lam<<>
PH	3826	JOSHUA M <fancher<< td=""></fancher<<>
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PH	3828	STACEY R <ellison<< td=""></ellison<<>
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PH	3830	RICHARD J <hagan< jr<="" td=""></hagan<>
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PH	3837	EBONY L <ferrell<< td=""></ferrell<<>
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PH	3845	KAI E <davids<< td=""></davids<<>
PH	3846	BRYAN D <paulson<< td=""></paulson<<>
PH	3847	AMANDA R <nicolas<< td=""></nicolas<<>
PH	3848	ROBERT D <harrison<< td=""></harrison<<>
PH	3849	GARRET B <visser<< td=""></visser<<>

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BUSN

LTYPE LIC	NUM	BUSN ADDR 1	BUSN CITY	ST	BUSN ZIP	BP NAME PART 1
PHY	887	599 FARRINGTON HWY #101	KAPOLEI	HI	96707	MINA CORPORATION
PHY	888	1620 N SCHOOL ST #107	HONOLULU	HI	96817	MINA CORPORATION

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BUSN

LTYPE LIC NU	UM	BUSN ADDR 1	BUSN CITY	ST	BUSN ZIP	BP NAME PART 1
PMP 11	143	6931 ARLINGTON RD STE 400	BETHESDA	MD	20814	CYSTIC FIBROSIS SERVICES INC
PMP 11	144	7955 FLINT ST	LENEXA	KS	66214	HEARTLAND MEDICAL LLC
PMP 11	145	20320 NORTHWEST FREEWAY #300	HOUSTON	TX	77065	ECONO PHARMACY INC
PMP 11	146	16673 ROSCOE BLVD	NORTH HILLS	CA	91343	RX UNLIMITED LLC
PMP 11	147	620 EPSILON DR	PITTSBURGH	PA	15238	EXPRESS PHARMACY SERVICES OF PA LLC
PMP 11	148	10323 A CROSS CREEK BLVD	TAMPA	FL	33647	PRECISION RX COMPOUNDING LLC
PMP 11	149	2270 RICKENBACKER PARKWAY W	COLUMBUS	OH	43217	THE KROGER CO
PMP 11	150	2620 BURLINGTON	KANSAS CITY	MO	64116	COMPLETE MEDICAL HOMECARE INC
PMP 11	151	10109 E 79TH ST	TULSA	OK	74133	SOUTHWESTERN REGIONAL MEDICAL CENTER INC
PMP 11	152	68397 TAMMANY TRACE DR	MANDEVILLE	LA	70471	BRAND DIRECT HEALTH LLC
PMP 11	153	7268 S BINGHAM JUNCTION BLVD	MIDVALE	UT	84047	IHC HEALTH SERVICES INC
PMP 11	154	307 DEL PRADO BLVD NORTH STE 3	CAPE CORAL	FL	33909	LEHIGH PHARMACY & SUPPLIES INC
PMP 11	155	680 HWY 51 STE G	RIDGELAND	MS	39157	SHIELDS DRUGS INC
PMP 11	156	3405 KENYON ST #107	SAN DIEGO	CA	92110	NUDO PHARMACIES INC
PMP 11	157	401 W 33RD ST	HASTINGS	NE	68901	HEARTLAND VETERINARY PHARMACY LLC
PMP 11	158	1555 CENTER AVE FIRST FLOOR	FORT LEE	NJ	07024	DUNN MEADOW LLC

BOARD OF PHARMACY

June 18, 2015 Ratification List

Miscellaneous Permits (PMP)

Change of PIC

Kare Pharmacy LLC dba Kare Pharmacy (PMP-888)

2901 Coral Hills Dr. #120 Coral Spring, FL. 33065 New PIC: Maria Arboleda

Effective: 3/20/15

American Custom Compounding Pharmacy LLC (PMP-994)

2607 Walnut Hill Ln. Ste. 220

Dallas, TX. 75229

New PIC: Pralhad Gawde

Effective: 4/1/15

Amber Enterprises Inc. dba Amber Pharmacy (PMP-1003)

10004 SO 152nd Ste. A Omaha, NE. 68138 New PIC: Kelli Wyant

Effective: 4/13/15

Valley Veiw Drug Inc. dba Valley Veiw Drug (PMP-919)

13966 Valley View Ave. La Miranda, CA. 90638 New PIC: Dana Proum

Effective: 4/7/15

Bond Pharmacy Inc. dba Advanced Infusion Solutions (PMP-1016)

623 Highland Colony Pkwy. #100

Ridgeland, MS. 39157

New PIC: Koshy Mathew

Effective: 5/1/15

RS Compounding LLC dba Westchase Compounding Pharmacy (PMP-1080)

12617 Race Track Rd. Tampa, FL. 33626

New PIC: Chase Hyer Effective: 4/14/15

RS Compounding LLC dba Westchase Compounding Pharmacy (PMP-1080)

12617 Race Track Rd.

Tampa, FL. 33626

New PIC: Chase Hyer Effective: 4/14/15

Partell Specialty Pharmacy (PMP-1086)

5835 S Eastern Ave. #101 Las Vegas, NV. 89119

New PIC: Craig Urashima

Effective: 5/4/15

Pharmalabs LLC (PMP-859)

10901 Roosevelt Blvd. Ste. 200

St. Petersburg, FL. 33716 New PIC: Devonne Moore

Effective: 5/6/15

Pharmedium Services LLC (PMP-575)

12620 West Airport Blvd. Ste. 130

Sugar Land, TX. 77478

New PIC: Nicholas Nguyen

Effective: 5/18/15

Closure

Community A Walgreens Pharmacy (PMP-772)

3900 Fifth Ave. Ste. 110 San Diego, CA. 92103 Effective: 4/3/15

Express Scripts (PMP-643)

5450 N Riverside Dr. Fort Worth, TX. 76137 Effective: 6/6/15

Name Change

Enclara Pharmacia Inc. (fka ExcellRx Inc) (PMP-504)

2525 Horizon Lake Dr. #101

Memphis, TN. 38133 Effective: 2/20/15

Enclara Pharmacia Inc. (fka ExcellRx Inc) (PMP1057)

512 Elmwood Ave. Sharon Hill, PA. 19079 Effective: 2/20/15

Pharmacy (PHY)

Change of PIC

Walgreen of Hawaii LLC dba Walgreens #15955 (PHY-876)

2919 Kapiolani Blvd. Honolulu, HI. 96826 New PIC: Paul Smith Effective: 4/4/15

Walgreen of Hawaii LLC (PHY-833)

1613 Nuuanu Ave. Honolulu, HI. 96817

New PIC: Keegan Sugimoto

Effective: 4/8/15

Walgreen of Hawaii LLC (PHY-819)

1121 S. Beretania St. Honolulu, HI. 96814

New PIC: Kirby Yoshida

Effective: 4/27/15

Walgreen of Hawaii LLC (PHY-762)

99 Market St. #201 Wailuku. HI. 96793

New PIC: Clint Komoda

Effective: 5/6/15

Wal-Mart Stores Inc. (PHY-653)

700 Keeaumoku St. Honolulu, HI. 96814

New PIC: Dawn Rae Nabeshima

Effective: 4/4/15

Wal-Mart Stores Inc. (PHY-653)

700 Keeaumoku St. Honolulu, HI. 96814

New PIC: Lisa K. Asato

Effective: 4/20/15

Kaiser Foundation Health Plan Inc. dba Nanaikeola Clinic Pharmacy (PHY-282)

87-2116 Farrington Hwy.

Waianae, HI. 96792 New PIC: Alexis Fong Effective: 4/12/15

Kaiser Foundation Hospitals dba Kaiser Foundation Hosp Pharmacy (PHY-355)

3288 Moanalua Rd. Honolulu, HI. 96819

New PIC: Mia Takahashi

Effective: 4/26/15

Kaiser Foundation Hospitals (PHY-767)

3288 Moanalua Rd. Honolulu, HI. 96819

New PIC: Sheryl Shimokawa

Effective: 4/20/15

Castle Medical Center (PHY-197)

640 Ulukahiki St. Kailua, Hl. 96734

New PIC: Douglas Duncan

Effective: 4/13/15

Longs Drug Stores California LLC dba Longs Drugs #3059 (PHY-765)

55 Kiopaa St.

Pukalani, Hl. 96768

New PIC: Nancy Gallegos

Effective: 5/10/15

Longs Drug Stores California LLC dba Longs Drugs #4496 (PHY-748)

1900 Main St. #4 Wailuku, HI. 96793

New PIC: Carlin Ventuar

Effective: 5/10/15

Longs Drug Stores California LLC dba Longs Drugs #5638 (PHY-755)

96-3163 Pikake St. Pahala, HI. 96777

New PIC: Tasha Medeiros

Effective: 5/10/15

Longs Drug Stores California LLC dba Longs Drugs #9249 (PHY-733)

75-5595 Palani Rd. Kailua-Kona. Hl. 96740

New PIC: Mark Ecclestone

Effective: 5/10/15

Longs Drug Stores California LLC dba Longs Drugs #9939 (PHY-739)

78-6831 Alii Dr. Ste. 300 Kailua-Kona, Hl. 96740 New PIC: Andrew Willis

Effective: 5/10/15

Longs Drug Stores California LLC dba Longs Drugs #9220 (PHY-718)

4211 Waialae Ave. Honolulu, HI. 96816

New PIC: Stephanie Phan

Effective: 4/12/15

Puna Plantation Hawaii Ltd (PHY 349) dba KTA Keauhou Pharmacy

78-6831 Alii Drive, Suite 101

Kailua-Kona, HI 96740

New PIC: Kerri Okamura Effective: 5/31/2015

Closure

Longs Drug Stores California LLC dba Longs Pharmacy #10846 (PHY-878)

1620 N School St. Ste. 107

Honolulu, HI. 96817 Effective: 3/30/15

Mina Corporation dba Mina Pharmacy (PHY-596)

1441 Kapiolani Blvd. Ste. 510

Honolulu, HI. 96813 Effective: 4/10/15

Mina Corporation dba Mina Pharmacy #12 (PHY-800)

98-020 Kamehameha Hwy. #12E

Aiea, Hl. 96701

Effective: 4/10/15

Mina Corporation dba Mina Pharmacy #11 (PHY-787)

1401 S Beretania St. Ste. 110

Honolulu, HI. 96814 Effective: 4/10/15

Mina Pharmacy LTC LLC dba Mina Pharmacy #6 (PHY-687)

75-5995 Kuakini Hwy. #513B

Kailua-Kona, HI. 96740 Effective: 4/10/15

Mina Pharmacy LTC LLC dba Mina Pharmacy #10 (PHY-706)

Hilo Shopping Center

1251 Kilauea Ave. #190 C

Hilo, HI. 96720

Effective: 4/10/15

Mina Pharmacy LTC LLC dba Mina Pharmacy #8 (PHY-694)

1029 Kapahulu Ave. #303

Honolulu, HI. 96816 Effective: 4/10/15

Mina Pharmacy LTC LLC dba Mina Pharmacy #15 (PHY-813)

275 W Kaahumanu Ave. #1C01AB

Kahului, HI. 96732 Effective: 4/10/15

Trade Name

Puna Plantation Hawaii Ltd. Dba KTA Puainako Pharmacy (PHY-413)

50 East Puainako St.

Hilo, HI. 96720

Effective: 4/15/15

Puna Plantation Hawaii Ltd. Dba KTA Keauhou Pharmacy (PHY-349)

78-6831 Alii Dr. Suite 101 Kailua-Kona, Hl. 96740 Effective: 4/15/15