HAWAII MEDICAL BOARD

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

MINUTES OF MEETING

	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").			
Date:	Thursday, February 12, 2015			
<u>Time:</u>	Immediately following the Public Hearing			
<u>Place:</u>	King Kalakaua Conference Room King Kalakaua Building 335 Merchant Street, 1 st Floor Honolulu, HI 96813			
<u>Present:</u>	Niraj S. Desai, M.D., Chairperson, Kauai Member Sharon "Shay" Bintliff, M.D., Vice-Chairperson, Hawaii Member Maria Chun, Ph.D, Public Member Darren K. Egami, M.D., Maui Member Jone Geimer-Flanders, D.O., Oahu Member Peter Halford, M.D., Oahu Member Thomas S. Kosasa, M.D., Oahu Member Palasi Puletasi, Public Member Karen E. Sept, D.O., Oahu Member Shari Wong, Deputy Attorney General ("DAG") Ahlani K. Quiogue, Executive Officer Wilma Balon, Secretary			
Excused:	Gerard K. Akaka, M.D., Oahu Member Peter Holt, M.D., Oahu Member			
<u>Guests:</u>	Kenneth R. Wilcox, M.D., Applicant Vincent Tenorio, PA-C Dana Williams, Star-Advertiser Lei Fukumura, Special Deputy Attorney General			
<u>Call to</u> <u>Order:</u>	The meeting was called to order at 12:25 p.m. at which time quorum was established.			
<u>Additions/</u> <u>Revisions to</u> <u>Agenda</u> :	None.			

<u>Approval of the</u> <u>January 8, 2015</u> <u>Minutes:</u>	It was moved by Dr. Halford, seconded by Dr. Kosasa, and unanimously carried to approve the minutes of the executive session and the minutes of the regular session meeting with the following correction:			
	On page 7, under Adjornment, it should read "It was moved by Dr. Holt , seconded by Dr. Kosasa, and unanimously carried to adjourn the meeting at 1:58 p.m."			
<u>New Business:</u>	a. <u>Consideration of Amendment to Chapter 16-85, Hawaii</u> <u>Administrative Rules</u>			
	Chair Desai called for a discussion on the proposed rule amendments. He stated that the purpose of the proposed amendments is to allow physician assistants to prescribe schedule II medications in all practice settings under the supervision of a physician. The rules are also being amended to include osteopathic physicians pursuant to statutory revisions.			
	There being no further discussion, it was moved by Dr. Geimer-Flanders, seconded by Dr. Egami, and unanimously carried to adopt the rule amendments presented at the public hearing.			
Applications for	b. Applications:			
<u>License/</u> <u>Certification:</u>	It was moved by Dr. Halford, seconded by Dr. Kosasa, and unanimously carried to enter into executive session at 12:27 p.m. pursuant to Section 92-5(a)(1), HRS, to consider and evaluate personal information relating to individuals applying for professional licenses cited in Section 26-9, HRS, and pursuant to Section 92-5(a)(4), HRS, to consult with the Board's attorney on questions and issues pertaining to the Board's powers, duties, privileges, immunities and liabilities.			
	Kenneth R. Wilcox, M.D.			
	It was moved by Dr. Bintliff, seconded by Dr. Sept and unanimously carried to return to the open meeting at 1:24 p.m.			
<u>New Business:</u>	b. <u>Federation of State Boards: Interstate Medical Licensure</u> Compact			
	The Board reviewed the Interstate Medical Licensure Compact ("Compact") provided by FSMB. The purpose of the Compact is to develop a comprehensive process that complements the existing licensing and regulatory authority of state medical boards, provides a streamlined process that allows physicians to become licensed in multiple states, thereby enhancing the portability of a medical license and			

> ensuring the safety of patients. The Compact creates another pathway for licensure and does not otherwise change a state's existing Medical Practice Act. The Compact also adopts the prevailing standard for licensure and affirms that the practice of medicine occurs where the patient is located at the time of the physician-patient encounter, and therefore, requires the physician to be under the jurisdiction of the state medical board where the patient is located.

Chair Desai stated that 24 state medical and osteopathic boards have formally endorsed the Compact. Chair Desai also informed members that state medical boards that participate in the Compact retain jurisdiction to impose adverse action against a license to practice medicine in that state.

Discussion followed. Executive Officer Quiogue informed members that if they were inclined to support/endorse the Compact, then she would need to submit legislation to do so.

Dr. Geimer-Flanders referred to the definition of a "conviction", and asked whether a physician who has ever been convicted of even any crime may be ineligible to participate in the Compact.

Dr. Kosasa asked whether this would even include convictions of minor driving violations.

Chair Desai indicated that it appears that any conviction would make a physician be ineligible for licensure through the Compact.

DAG Wong advised members that if they were inclined to endorse the Compact, legislation must be submitted to amend its statutes.

AdjudicatoryChair Desai called for a recess from the meeting at 1:41 p.m. to
discuss and deliberate on the following adjudicatory matters pursuant to
HRS Chapter 91.

a. <u>In the Matter of the License to Practice Medicine of Dennis I.</u> <u>Ayon, M.D.; MED 2010-109-L</u>

After discussion, it was moved by Dr. Halford, seconded by Dr. Bintliff and unanimously carried to reject the Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order.

b. In the Matter of the License to Practice Medicine of Nancy D. Rogers, M.D.; MED 2013-27-L

After discussion, it was moved by Dr. Egami, seconded by Dr. Geimer-Flanders and unanimously carried to accept the Settlement Agreement Prior to Filing of Petition for Disciplinary Action and Board's Final Order.

c. In the Matter of the License to Practice Medicine of Vinson Disanto, D.O.; MED 2012-127-L

After discussion, it was moved by Dr. Halford, seconded by Dr. Geimer-Flanders and unanimously carried to accept and adopt the Hearing Officer's Finding of Fact, Conclusions of Law and Recommended Order, and issue, among other things, a letter of admonition as required.

d. In the Matter of the License to Practice Medicine of Michael D. Massey, D.O.; MED 2011-118-L

After much discussion and due consideration of Dr. Massey's motion for reconsideration of its Final Order dated November 13, 2014, it was moved by Dr. Egami, seconded by Dr. Sept and unanimously carried to deny Dr. Massey's motion pursuant to Hawaii Administrative Rules ("HAR") § 16-201-23, which states:

Any party, within ten days after receipt of any final order may move the authority to reconsider its final order or decision. The motion shall be filed with the authority and shall state specifically what points of law or fact the authority has overlooked or misunderstood together with brief arguments on the points raised. No answer or reply to the motion shall be considered unless requested by the authority. Oral argument on the motion shall be with the discretion of the authority. Only one motion for reconsideration may be filed by each party and the filing of the motion shall not operate as a stay of the authority's final order or decision.

Emphasis added.

List

The records reflect that Dr. Massey received notification of the Board's Final Order dated November 13, 2014, on December 8, 2014. As such, Dr. Massey's motion for reconsideration should have been submitted within ten days after his receipt.

Lastly, as its Final Order required, Dr. Massey is to submit all indicia of licensure immediately. Failure to return all indicia of licensure may result in additional disciplinary sanctions against Dr. Massey's license.

Following the Board's review, deliberation and decision in this matter pursuant to Chapter 91, Hawaii Revised Statutes ("HRS"), Chair Desai announced that the Board reconvene to its regular Chapter 92, HRS, meeting at 2:00 p.m.

Applications for Ratifications: a. License/ Certification: (i)

It was moved by Dr. Bintliff, seconded by Dr. Kosasa and unanimously carried to ratify the attached lists of individuals for licensure or certification.

It was moved by Dr. Egami, seconded by Dr. Halford, and unanimously carried to enter into executive session at 2:01 p.m. pursuant to Section 92-5(a)(1), HRS, to consider and evaluate personal information relating to individuals applying for professional licenses cited in Section 26-9, HRS, and pursuant to Section 92-5(a)(4), HRS, to consult with the Board's attorney on questions and issues pertaining to the Board's powers, duties, privileges, immunities and liabilities.

b. Applications:

Roderick L. Paras, M.D. Kody El-Mohtar, M.D. Jesse T. Fenger, PA-C Stephen Fuller, M.D. John L. Holleran, D.O. Samir F. Malek, M.D. Kathryn M. Stahl, M.D.

Request to Have Conditions Removed From Conditional License:

c. Linda M. Hostalek, D.O.

It was moved by Dr. Sept, seconded by Dr. Geimer-Flanders, and unanimously carried to return to the open meeting at 2:54 p.m.

It was moved by Dr. Kosasa, seconded by Dr. Egami, and unanimously carried to approve the following applications:

Kody El-Mohtar, M.D. John L. Holleran, D.O. Kathryn M. Stahl, M.D.

Roderick L. Paras, M.D.

It was moved by Chair Desai, seconded by Dr. Kosasa, and unanimously carried to approve Dr. Paras' application for medical licensure.

Kenneth R. Wilcox, M.D.

After due consideration of the information received, as well as Dr. Wilcox's oral testimony, it was moved by Chair Desai, seconded by Dr. Kosasa, and unanimously carried to defer Dr. Wilcox's application for medical licensure.

In deferring Dr. Wilcox's application, the Board requests that Dr. Wilcox participate in a post-licensure assessment program. The post-licensure assessment program shall, at a minimum, evaluate Dr. Wilcox's: medical knowledge; clinical judgment; and patient management skills.

Prior to the Board making any further decisions regarding Dr. Wilcox's application, a written report following the assessment must be submitted directly to the Board.

Jesse T. Fenger, PA-C

After due consideration of the information received, it was moved by Dr. Geimer-Flanders, seconded by Dr. Sept, and carried by a majority, with Chair Desai opposing, to deny Mr. Fenger's application for a physician assistant license, basing its decision on the following grounds of the Hawaii Revised Statutes ("HRS"), which find factual support in the records and files of Mr. Fenger's application:

- HRS § 453-8(a)(7): Professional misconduct, hazardous negligence causing bodily injury to another, or manifest incapacity in the practice of medicine, osteopathy, or surgery;
- HRS § 453-8(a)(11): Revocation, suspension, or other disciplinary action by another state or federal agency of a license, certificate, or medical privilege for reasons as provided in this section;
- HRS § 436B-19(9): Conduct or practice contrary to recognized standards of ethics for the licensed profession or vocation; and
- HRS § 436B-19(12) Failure to comply, observe, or adhere to any law in a manner such that the licensing authority deems the applicant or holder to be an unfit or improper person to hold a license.

The Board considers Mr. Fenger's conduct extremely concerning and contrary to the recognized standards of conduct as adopted by the National Commission on Certification of Physician Assistants ("NCCPA"). Specifically, the Board believes that Mr. Fenger failed to uphold the following NCCPA Code of Conduct for Certified and Certifying Physician Assistants:

 Certified or certifying physician assistants shall respect appropriate professional boundaries in their interactions with patients;

- Certified or certifying physician assistants shall avoid behavior that would pose a threat or potential threat to the health, well-being or safety of patients apart from reasonable risks taken in the patient's interest during the delivery of health care; and
- Certified or certifying physician assistants shall behave in a manner that is lawful and ethical, and that upholds accepted standards of professional practice.

Stephen Fuller, M.D.

It was moved by Dr. Egami, seconded by Dr. Bintliff, and unanimously carried to approve Dr. Fuller's application for medical licensure.

Samir F. Malek, M.D.

After due consideration of the information received, it was moved by Dr. Kosasa, seconded by Dr. Halford, with Mr. Puletasi abstaining, and carried by majority to deny Dr. Malek's application for medical licensure, basing its decision on the following grounds of the HRS, which find factual support in the records and files of Dr. Malek's application:

- HRS § 453-8(a)(7): Professional misconduct, hazardous negligence causing bodily injury to another, or manifest incapacity in the practice of medicine, osteopathy, or surgery;
- HRS § 453-8(a)(8): Incompetence or multiple instances of negligence, including but not limited to the consistent use of medical service, which is inappropriate or unnecessary;
- HRS § 453-8(a)(9): Conduct or practice contrary to recognized standards of ethics of the medical profession as adopted by the Hawaii Medical Association, the American Medical Association, the Hawaii Association of Osteopathic Physicians and Surgeons, or the American Osteopathic Association;
- HRS § 453-8(a)(11): Revocation, suspension, or other disciplinary action by another state or federal agency of a license, certification, or medical privilege for reasons provided in this section; and
- HRS § 453-8(a)(12): Conviction, whether by nolo contendere or otherwise, of a penal offense substantially related to the qualifications, functions, or duties of a

physician or osteopathic physician, notwithstanding any statutory provision to the contrary.

The Board also considers Dr. Malek's conduct as referenced in several documents to be extremely concerning and contrary to recognized standards of medical ethics as adopted by the American Medical Association ("AMA"). Specifically, the Board believes that Dr. Malek failed to uphold the following AMA Principles of Medical Ethics:

- I. A physician shall be dedicated to providing competent medical care, with compassion and respect for human dignity and rights;
- II. A physician shall uphold the standards of professionalism, be honest in all professional interactions, and strive to report physicians deficient in character or competence, or engaging in fraud or deception, to appropriate entities; and
- IV. A physician shall respect the rights of patients, colleagues, and other health professionals, and shall safeguard patient confidences and privacy within the constraints of the law.

Request to Have Conditions Removed				
From Conditional				
License:	Linda M. Hostalek, D.O.			
	After due consideration of the information received, it was moved by Chair Desai, seconded by Dr. Geimer-Flanders, with Dr. Sept abstaining, and carried by a majority to remove the conditions placed on Dr. Hostalek's conditional license, License No. DOS-1487.			
	Dr. Egami left the meeting room at 3:00 p.m.			
<u>2015 Legislative</u> Session:	a. <u>Legislation</u>			
	H.B. No. 1390, Relating to Massage.			
	The purpose of the bill is to establish licensure requirement for massage therapist assistants.			
	The Board expressed concerns with H.B. No. 1390, Relating to Massage. Specifically, members indicated that page 1, lines 9-10, would allow a massage therapist to assess and treat patients for mental diseases and disorders. Members indicated that the treatment for mental diseases and disorders should only be provided by a physician or another appropriately			

licensed mental health professional (e.g. psychologist, social worker, advanced practice registered nurse, etc.), and not a massage therapist.

Members stated that if the bill is heard by any other committees, testimony should be submitted which requests that on page 1, lines 9 -10, beginning with the work "and" and ending with the word "disorders" be stricken from the bill.

H.B. No. 1176, Relating to Consumer Protection.

The purpose of the bill is to prohibit persons licensed pursuant to HRS Chapters 453 and 463E from prescribing more than a thirty-day supply of narcotic drugs and prohibits the automatic refill of narcotic drugs.

Discussion followed. Dr. Halford asked whether there are any other laws that would affect this measure or would this measure affect any other laws.

Executive Officer Quiogue referred to Title 21 USC §829, which states:

(a) Schedule II substances

Except when dispensed directly by a practitioner, other than a pharmacist, to an ultimate user, no controlled substance in schedule II, which is a prescription drug as determined under the Federal Food, Drug, and Cosmetic Act [21 U.S.C. 301 et seq.], may be dispensed without the written prescription of a practitioner, except that in emergency situations, as prescribed by the Secretary by regulation after consultation with the Attorney General, such drug may be dispensed upon oral prescription in accordance with section 503(b) of that Act [21 U.S.C. 353(b)]. Prescriptions shall be retained in conformity with the requirements of section 827 of this title. **No prescription for a controlled substance in schedule II may be refilled**.

(b) Schedule III and IV substances

Except when dispensed directly by a practitioner, other than a pharmacist, to an ultimate user, no controlled substance in schedule III or IV, which is a prescription drug as determined under the Federal Food, Drug, and Cosmetic Act [21 U.S.C. 301 et seq.], may be dispensed without a written or oral prescription in conformity with section 503(b) of that Act [21 U.S.C. 353(b)]. **Such prescriptions may not be filled or refilled more than six months after the date thereof or be refilled more than**

five times after the date of the prescription unless renewed by the practitioner.

Based on this information, members queried whether this measure would preempt what is already established in federal law.

S.B. No. 231, Relating to Medicine.

The purpose of this bill is to clarify that a foreign medical graduate must have passed either: (1) The Educational Commission for Foreign Medical Graduates ("ECFMG") qualifying examination on or after 1984; or (2) the Federation Licensing Examination ("FLEX"), the United States Medical Licensing Examination ("USMLE"), a combination of these examinations, or the ECFMG qualifying examination prior to 1984.

Discussion followed. Members reviewed and discussed information provided by the Federation of State Medical Boards regarding the ECFMG qualifying examination, the FLEX, and USMLE. Based on this information, the Board opposes this bill for the following reasons:

- The ECFMG qualifying examination (both before and on/after • 1984) was not a licensing examination; it was only used to fulfill the requirements for the ECFMG Certification. As such, the ECFMG qualifying exam alone should not be accepted as meeting a state's national licensing examination requirements for medical licensure. It is important to note that the ECFMG does not assess physicians for purposes of licensure. The ECFMG assesses, through its certification program, whether foreign medical graduates are ready to enter residency or fellowship programs in the United States of America that are accredited by the Accreditation Council on Graduate Medical Education. ECFMG Certification is a requirement for foreign medical graduates who wish to enter accredited residency/fellowship training programs. It is equally important to note that the ECFMG certifying exams that this bill seeks to recognize were never recognized by any medical licensing authority in the United States for the purpose of meeting its statutory examination requirement for an unrestricted medical license. This bill would make Hawaii the first state to make this recognition.
- The bill seems predicated upon factually incorrect information. Specifically, page 2, lines 3-6, implies that: the FLEX did not exist prior to 1984, and it, therefore, would not have been available to foreign medical graduates. As a point of clarification, the FLEX was first administered in 1968, and from its inception was available to foreign medical graduates. The bill's reference to 1984 relates to changes in content and structure of the FLEX that

have led to the delineation between the Old FLEX (1968-1984) and the New FLEX (1985-1993).

• An additional point of note is that the ECFMG certifying exams were not recognized by any federal agency (INS, HHS) for purposes such as employment under the H1-B visa, which required the FLEX or acceptable equivalents (e.g. USMLE).

S.B. No. 695, Relating to Medicine.

The purpose of the bill is to require the Hawaii Medical Board to convene a working group to discuss nutrition and lifestyle behavior for the prevention and treatment of chronic disease at a board meeting before July 1, 2016. The measure would also require a report to the legislature prior to the convening of the regular session of 2017.

After discussion, the Board determined that it should oppose this bill as the guidelines and/or standards of prevention and treatment of chronic disease are not part of its stated mission. In particular, the Board was established to ensure public safety by licensing safe and competent practitioners who meet minimum licensing requirements.

Members also expressed their concern that this measure may interfere with the efforts of Department of Health and other State agencies ongoing efforts in this area.

b. <u>Legislative Committee</u>

Executive Officer Quiogue asked members to volunteer to serve on the legislative committee. Executive Officer Quiogue informed members that the committee composed of no more than five members to assist in research and provide testimony at legislative hearings if needed. The following members volunteered to serve on the legislative committee members: Drs. Geimer-Flanders, Bintliff, and Holt (Executive Officer Quiogue received prior concurrence). Additionally, Executive Officer Quiogue indicated that it may be beneficial to have Chair Desai as one of its members.

<u>Correspondence:</u> a. <u>Email from Rachel V. Stankowski, Ph.D. Re: Telemedicine in</u> Research – Licensing Inquiry

The Board reviewed an email dated January 30, 2015, from Rachel V. Stankowski, Ph.D., regarding conducting research using telemedicine technology.

According to Dr. Stankowski's email, Dr. Robert Haws and the medical team that provides care in the Marshfield Clinic BBS Treatment Center will be studying weight management in BBS patients. Specifically,

> "[p]atients in the two intervention arms will receive consultation services with a board-certified pediatric physical medicine and rehabilitation physician and a registered dietitian, both licensed in the state of Wisconsin."

> Members noted that even if "[a]II Telemedicine interactions will be for research intervention purposes", it appears that the Wisconsin-licensed health care providers will be practicing on patients located in Hawaii.

Discussion followed. After due consideration of Dr. Stankowski's email, the Board informally opined that anyone engaged in the practice of medicine, as defined by HRS § 453-1, requires a license in the state of Hawaii. HRS § 453-1, defines the practice of medicine as:

For the purposes of this chapter the practice of medicine by a physician or an osteopathic physician includes the use of drugs and medicines, water, electricity, hypnotism, osteopathic medicine, or any means or method, or any agent, either tangible or intangible, for the treatment of disease in the human subject; provided that when a duly licensed physician or osteopathic physician pronounces a person affected with any disease hopeless and beyond recovery and gives a written certificate to that effect to the person affected or the person's attendant nothing herein shall forbid any person from giving or furnishing any remedial agent or measure when so requested by or on behalf of the affected person.

This section shall not amend or repeal the law respecting the treatment of those affected with Hansen's disease.

For purposes of this chapter, "osteopathic medicine" means the utilization of full methods of diagnosis and treatment in physical and mental health and disease, including the prescribing and administration of drugs and biologicals of all kinds, operative surgery, obstetrics, radiological, and other electromagnetic emissions, and placing special emphasis on the interrelation of the neuro-musculoskeletal system to all other body systems, and the amelioration of disturbed structure-function relationships by the clinical application of the osteopathic diagnosis and therapeutic skills for the maintenance of health and treatment of disease.

In addition, HRS § 453-2 sets forth certain exception for the license requirement, none of which are for research purposes. HRS § 453-1.3 further addresses the practice of telemedicine. In particular, HRS § 453-1.3(f) states that "[a] physician shall not use telemedicine to establish a physician-patient relationship with a patient in this State without a license to practice medicine in Hawaii. Once a provider-patient relationship is established, a patient or physician licensed in this State may use

	telemedicine for any purpose, including consultation with a medical provider licensed in another state, authorized by this section, or as otherwise provided by law."					
	As such, and without an exception pursuant to HRS § 453-2, these health care providers must be licensed in Hawaii.					
	In accordance with HAR § 16-201-90, the above interpretation is for informational and explanatory purposes only. It is not an official opinion or decision, and therefore is not to be viewed as binding on the Board or the Department of Commerce and Consumer Affairs.					
<u>Advisory</u> <u>Committees:</u>	a.	Physician Assistants				
	b.	Emergency Medical	Service Personnel			
	C.	Podiatrists				
Executive Officer's Report:	None.					
<u>Chairperson's</u> <u>Report:</u>	None.					
Next Meeting:	Thursday, March 12, 2015 King Kalakaua Conference Room, First Floor 335 Merchant Street Honolulu, HI 96813					
Adjournment:	It was moved by Dr. Halford, seconded by Dr. Kosasa, and unanimously carried to adjourn the meeting at 3:45 p.m.					
Reviewed and approved by:			Taken and recorded by:			
/s/Ahlani K.Quiogue			/s/Wilma Balon			
(Ms.) Ahlani K. Quiogue Executive Officer			Wilma Balon Secretary			
AKQ:wb 2/27/15						

HAWAII MEDICAL BOARD (02/12/2015-RATIFICATION LIST)

LTYPE LIC NUM BP NAME PART 1

MD 17956 SHALLON T < CRADDOCK< MD 17957 WILLIAM M < WAGNER < MD 17958 TAMER < GOKSEL< MD 17959 WILLIAM B <HAYES< MD 17960 HARMAN K < ARORA< MD 17961 JANETTE <BRUNKEN< MD 17962 MAHKAMEH <FARHADI< MD 17963 JASON M <AINES< MD 17964 SCOTT D <BERGFELD< MD 17965 JAMES C <COLE< MD 17966 KEITH C <LEVERENZ< MD 17967 KENNETH <SACKS< MD 17968 CAROL G < PHAM< MD 17969 STEPHEN S <SUNG< MD 17970 AGATHA <BERGER< MD 17971 ARUN <RAMACHANDRAN< MD 17972 DOUGLAS W <COOK< MD 17973 DAVID R <BOWMAN< MD 17974 TONI G <NARIMASU< MD 17975 MARK ANTHONY M <VALDEZ< MD 17976 PAUL M <SCHEELE< MD 17977 ANNA-LIA Q <MARILLA< MD 17978 LARRY D <WHITCOMB< MD 17979 REKHA B < REDDY < MD 17980 JOHN D <KOT< MD 17981 DEREK <KOLLER< MD 17982 MARY G <VALENZUELA< MD 17983 ERIN C <GERTZ< MD 17984 SCOTT M <DALE< MD 17985 PARVEZ <MASOOD< MD 17986 BRIAN R <SCHULTZ< MD 17987 JOLENE T <YEHL< MD 17988 JAMES A <ARATA< JR MD 17989 QI J N <LEO< MD 17990 CASSIE M K L <LEE< _____

MDR 6783 THERESE <POSAS< MDR 6784 ELI A <CARRILLO< MDR 6785 ANDREW D <CATHERS< MDR 6786 ALEXANDRA L <BUSH< MDR 6787 JOSEPH W <WATKINS< MDR 6788 JONATHAN <RAKOFSKY< MDR 6789 COLLEEN C <DENNY< MDR 6790 JAMES M <BLICKENDORF< MDR 6791 AYESHA <ARRINE< MDR 6792 MAUREEN E <GROSS<

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MDR 6793 NICHOLAS A <LAROCHELLE< MDR 6794 LARRY A <MEDLEY< MDR 6796 MICHAEL <LAROCHELLE< MDR 6797 DAVID A <NOTLEY< MDR 6798 MICHAEL G <BARRIE< MDR 6799 ANDREW J <MOORE<

AMD 592 JONATHAN P <CORRIGAN< AMD 593 JENNIFER S <DAVIS< AMD 594 KATHLEEN G <WALL< AMD 595 JESSICA N <TOWNS<

DOS 1635 CHARLES T <CAVALLARO< DOS 1636 CLAUDIA R <MONDRAGON< DOS 1637 SANGEETA S <WAGNER< DOS 1638 JACQUELINE S <WEISBEIN< DOS 1639 ELIZABETH C H <BEAL< DOS 1640 JON K <FOWLER< II DOS 1641 MICHELE A <MIRCH<

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DOSR 323 JENNIFER <YEE< DOSR 324 KATIE L <MASTORIS< DOSR 325 ALEX D <PLOCKI<

EMTP 2075 CHRISTOPHER M <PHILLIPS< EMTP 2076 CRISTI L <FIELDS< EMTP 2077 WILLIAM T <THORBECK<

EMTB 2584 MAHINA W < MAII < EMTB 2585 JUANITO I <DATARIO< JR EMTB 2586 MAXIM <KOPORSKI< EMTB 2587 ALEX M < BUMGARNER< EMTB 2588 ERICKSEN L <KOHATSU< EMTB 2589 DAVID M < MILES < EMTB 2590 GAVIN T < OYADOMARI < EMTB 2591 CHRISTOPHER L <SAKO< EMTB 2592 DYLAN S < SPRINGMEIER< EMTB 2593 JULIANA T < MENDOZA < EMTB 2594 KYLE I <ARNBERGER< EMTB 2595 ETHAN N < DINNAN< EMTB 2596 TRACE K <KALEI< EMTB 2597 JORDON K < TAKAKURA-PUHA< EMTB 2598 AMADOR JONAH E < BARRIOS< EMTB 2599 BRYSON K <KAWAKAMI< EMTB 2600 BRIAN M <FIELDS<