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, October 8, 2015

<u>Time:</u> 1:00 p.m.

- <u>Place:</u> King Kalakaua Conference Room King Kalakaua Building 335 Merchant Street, 1st Floor Honolulu, HI 96813
- Present:Niraj S. Desai, M.D., Chairperson, Kauai Member
Sharon "Shay" Bintliff, M.D., Vice-Chairperson, Hawaii Member
Gerard K. Akaka, M.D., Oahu 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
Peter Holt, M.D., Oahu Member
Thomas S. Kosasa, M.D., Oahu Member
Palasi Puletasi, Public Member
Shari Wong, Deputy Attorney General ("DAG")
Ahlani K. Quiogue, Executive Officer
Wilma Balon, Secretary
- Excused: Karen E. Sept, D.O., Oahu Member
- <u>Guests:</u> Bruce Asato, Star-Advertiser Christopher Flanders, D.O., Hawaii Medical Association Vince Tenorio, PA-C
- Call toThe meeting was called to order at 1:01 p.m. at which time quorumOrder:was established.

Approval of the
September 10, 2015It was moved by Dr. Geimer-Flanders, seconded by Dr. Egami, and
unanimously carried to approve the minutes of the September 10, 2015
meeting as circulated:

Dr. Halford entered the meeting room at 1:07 p.m.

None.				
a.	Ratifications:			
	(i)	List		
It was moved by Dr. Holt, seconded by Dr. Akaka and unanimously carried to ratify the attached lists of individuals for licensure or certification.				
b.	<u>Reque</u>	est for Reconsideration:		
It was moved by Dr. Egami, seconded by Mr. Puletasi, and unanimously carried to enter into executive session at 1:09 p.m. pursuant to Section 92-5(a)(1), Hawaii Revised Statutes ("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.				
Jesse T. Fenger, PA-C				
C.	<u>Applic</u>	ations:		
Mitchell T. Hamele, M.D.				
It was moved by Dr. Holt, seconded by Dr. Kosasa, and unanimously carried to return to the open meeting at 1:29 p.m.				
Jesse T. Fenger, PA-C				
It was moved by Dr. Geimer-Flanders, seconded by Dr. Halford, and unanimously carried to grant Mr. Fenger's request for reconsideration, and accept the additional new information.				
It was moved by Dr. Kosasa, seconded by Dr. Bintliff, and unanimously carried to enter into executive session at 1:31 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.				
	a. It was carried certific b. It was carried 92-5(a persor license HRS, pertain liabiliti Jesse C. Mitche It was carried Jesse It was carried Jesse It was carried Jesse Jesse Jesse Jesse	a. <u>Ratific</u> (i) It was moved carried to ratific certification. b. <u>Reque</u> It was moved carried to ent 92-5(a)(1), Ha personal infor licenses cited HRS, to cons pertaining to the liabilities. Jesse T. Feng C. <u>Applic</u> Mitchell T. Ha It was moved carried to retu <u>Jesse T. Feng</u> It was moved carried to retu <u>Jesse T. Feng</u> It was moved unanimously and accept the It was moved carried to ent 92-5(a)(1), HI individuals ap and pursuant attorney on q		

> Heather Cumbo, M.D. Javier M. Figueroa II, M.D. David J.B. Hsiang, M.D. Nathan C. King, M.D. Lisa A. Lepine, M.D. Thelma J. Mays, M.D. Timothy A. Morton, M.D. Scott P. Seager, PA-C

It was moved by Dr. Holt, seconded by Dr. Akaka, and unanimously carried to return to the open meeting at 2:13 p.m.

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

Jesse T. Fenger, PA-C

After due consideration of the additional new information, it was moved by Dr. Geimer-Flanders, seconded by Dr. Bintliff, and carried by a majority, with Dr. Chun opposing, to approve Mr. Fenger's application for a physician assistant license.

It was also noted that based on this approval, Dr. Fenger must now take all necessary steps with the Office of Administrative Hearings to formally withdraw his request for a contested case hearing.

It was moved by Dr. Akaka, seconded by Dr. Geimer-Flanders, and unanimously carried to approve the following applications:

Harry H. Ahn, M.D. David J.B. Hsiang, M.D. Nathan C. King, M.D. Lisa A. Lepine, M.D. Thelma J. Mays, M.D. Scott P. Seager, PA-C

Mitchell T. Hamele, M.D.

After due consideration of the information received, it was moved by Dr. Geimer-Flanders, seconded by Dr. Halford, and unanimously carried to approve Dr. Hamele's application for licensure subject to certain conditions, basing its decision on the following grounds of the following HRS, which find support in the records and files of Dr. Hamele's application:

HRS § 436B-19(3): Being addicted to, dependent on, or a habitual user of a narcotic, barbiturate, amphetamine, hallucinogen, opium, or cocaine, or other drugs or derivatives of a similar nature. As such, the Board hereby imposes the following conditions to Dr. Hamele's conditional license:

- 1. Dr. Hamele's conditional license shall remain conditioned for a period of no less than five (5) years from the date of the Board's conditional letter, or a length to be determined by Pu`ulu Lapa`au, Hawaii Program for Healthcare Professionals ("Pu`ulu Lapa`au").
- 2. Dr. Hamele shall, at his sole expense, enter into a monitoring contract with Pu`ulu Lapa`au. Pu`ulu Lapa`au will determine whether Dr. Hamele must undergo an evaluation either by them or an outside facility. During the period of the contract Dr. Hamele shall refrain from using drugs, except as provided by his treating physician, including alcohol.
- 3. Dr. Hamele shall provide a copy of the Board's conditional letter to Pu`ulu Lapa`au for its records within ten (10) business days of the date of the letter.

In turn, Pu`ulu Lapa`au shall send written confirmation to the Board's Executive Officer confirming its receipt of the conditional letter. All correspondence shall be addressed to the Board's Executive Officer.

- 4. Dr. Hamele shall ensure that Pu`ulu Lapa`au provides the Board quarterly reports. The first quarterly report shall be due to the Board within 120 days from the date of the Board's conditional letter.
- 5. If at any time Pu`ulu Lapa`au determines that Dr. Hamele is not in compliance with the monitoring contract, Dr. Hamele shall immediately notify the Board and immediately cease practicing medicine until Pu`ulu Lapa`au specifies to the Board what conditions, if any, it recommends for Dr. Hamele to safely resume the practice of medicine. Depending upon Pu`ulu Lapa`au's written report and recommendations, the Board may evaluate, what, if any, further conditions are warranted for Dr. Hamele to practice medicine and impose such conditions on his license. If Dr. Hamele fails to refrain from using drugs or alcohol, the Board also will consider whether to suspend, revoke, or otherwise discipline his license.
- Should Dr. Hamele wish to have any condition removed from his conditional license, he shall make a request in writing to the Board, at which time the Board would consider such request. When doing so, Dr. Hamele shall provide evidence of full compliance with the conditions.

Heather Cumbo, M.D.

After due consideration of the information received, it was moved by Chair Desai, seconded by Dr. Egami, and unanimously carried to defer Dr. Cumbo's application for medical licensure pending additional information.

Additionally, the Board requests Dr. Cumbo's personal appearance or a phone interview at its next scheduled meeting on November 12, 2015.

Javier M. Figueroa II, M.D.

After due consideration of the information received, it was moved by Dr. Halford, seconded by Chair Desai, and unanimously carried to defer Dr. Figueroa's application for medical licensure pending additional information from Dr. Figueroa.

Additionally, its Executive Officer shall write to Dr. Figueroa's residency Program Director asking for clarification regarding the responses provided on the Board's Hospital Form.

Timothy A. Morton, M.D.

The Board reviewed and considered all of the records and files of Dr. Morton's application and information received from him as well as from other organizations. After due consideration of the information received, it was moved by Chair Desai, seconded by Dr. Geimer-Flanders, and unanimously carried to approve Dr. Morton's application for licensure subject to certain conditions, basing its decision on the following HRS, which find support in the records and files of Dr. Morton's application:

HRS § 436B-19(3): Being addicted to, dependent on, or a habitual user of a narcotic, barbiturate, amphetamine, hallucinogen, opium, or cocaine, or other drugs or derivatives of a similar nature: Practicing the licensed profession or vocation while HRS § 436B-19(4): impaired by alcohol, drugs, physical disability, or mental instability; HRS § 436B-19(7): Professional misconduct, incompetence, gross negligence, or manifest incapacity in the practice of the licensed profession or vocation; HRS § 436B-19(9): Conduct or practice contrary to the recognized standards of ethics for the licensed profession or vocation

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

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 engage in fraud or deception, to appropriate entities. (Emphasis added)

As such, the Board hereby imposes the following conditions to Dr. Morton's conditional license:

- 1. Dr. Morton's conditional license shall remain conditioned for a period of no less than five (5) years from the date of the Board's conditional letter, or a length to be determined by Pu`ulu Lapa`au, Hawaii Program for Healthcare Professionals ("Pu`ulu Lapa`au").
- 2. Dr. Morton shall, at his sole expense, enter into a monitoring contract with Pu`ulu Lapa`au. Pu`ulu Lapa`au will determine whether Dr. Morton must undergo an evaluation either by them or an outside facility. During the period of the contract Dr. Morton shall refrain from using drugs, except as provided by his treating physician, including alcohol.
- 3. Dr. Morton shall provide a copy of the Board's conditional letter to Pu`ulu Lapa`au for its records within ten (10) business days of the date of the conditional letter.

In turn, Pu`ulu Lapa`au shall send written confirmation to the Board's Executive Officer confirming its receipt of the conditional letter.

- 4. Dr. Morton shall ensure that Pu`ulu Lapa`au provides the Board quarterly reports. The first quarterly report shall be due to the Board within 120 days from the date of the conditional letter. All correspondence shall be addressed to the attention of the Board's Executive Officer.
- 5. If at any time Pu`ulu Lapa`au determines that Dr. Morton is not in compliance with the monitoring contract, he shall immediately notify the Board and immediately cease practicing medicine until Pu`ulu Lapa`au specifies to the Board what conditions, if any, it recommends for Dr. Morton to safely resume the practice of medicine. Depending upon Pu`ulu Lapa`au's written report and recommendations, the Board may evaluate, what, if any, further conditions are warranted for Dr. Morton to practice medicine and impose such conditions on his license. If Dr. Morton fails to refrain

from using drugs or alcohol, the Board also will consider whether to suspend, revoke, or otherwise discipline Dr. Morton's license.

6. Should Dr. Morton wish to have any condition removed from his conditional license, he shall make a request in writing to the Board, at which time the Board would consider such request. When doing so, Dr. Morton shall provide evidence of full compliance with the conditions.

New Business: a. 2016 Legislation

(i) Exceptions to Licensure: Out-of-State Sports Physicians

Christopher D. Flanders, D.O., Executive Director, Hawaii Medical Association ("HMA"), informed the Board that the Orthopedic Society of Hawaii would like to pursue legislation that would allow out-of-state sports physicians traveling with their sports team to be exempt from licensure in the State.

Dr. Flanders referred to legislation recently enacted by the General Assembly of Pennsylvania regarding licensure exemptions for visiting team physicians. Dr. Flanders asked whether the Board would consider supporting similar legislation.

Dr. Flanders stated that a physician's practice would be limited to a specific time period certified by the national sport governing body, and would not exceed 30 days.

Executive Officer Quiogue informed members that they should consider two factors when determining whether to exempt anyone from licensure, including: how the Board/RICO would be able to investigate and prosecute a physician that is exempt from licensure if the care provided in Hawaii is substandard; and how this would be beneficial to the Hawaii consuming public.

Dr. Flanders queried whether these physicians would be able to obtain a temporary license. He went on to ask whether the Board would be inclined to support something like this.

Executive Officer Quiogue stated that the temporary licenses currently issued by the Board are for very specific reasons (residency/specialty training, absence/shortage, etc.).

Dr. Geimer-Flanders relayed that events such as the IRONMAN often have out-of-state physicians who volunteer without first obtaining a medical license in the State.

Members were reminded of its previous informal opinion. In particular, members were advised that it had informally opined that the practice of

medicine occurs where the patient is physically located. As such, if a patient is physically located in the State then a Hawaii medical license is required.

Chair Desai expressed his concerns with non-Hawaii-licensed physicians treating patients in the State without first obtaining a license from the Board. He reiterated that the practice of medicine occurs where the patient is physically located.

Dr. Flanders acknowledged the Board's position, and indicated that this would help address the Orthopedic Society's inquiry.

Dr. Halford inquired whether the UH football team allows their team physician to travel.

Dr. Egami answered in the affirmative.

Dr. Akaka queried whether this would really benefit the consumers of the State. Dr. Akaka stated that he did not think this type of exemption would benefit the consumers/citizens of Hawaii.

Dr. Egami expressed his concerns with the problems that physicians could face when a decision is made to send players home, and an injury is more serious than initially thought. He went on to say that such errors cannot be avoided.

Chair Desai informed members that the Board would not be able to enforce its licensing laws or take action against these physicians because they would be exempt from licensure. It is also unclear whether their home states of licensure could take action against their medical licenses as the action did not take place in that state.

Dr. Bintliff indicated that athletic trainers often times travel with teams.

Executive Officer Quiogue advised the Board that athletic trainers are regulated in the State, and require a license.

Dr. Flanders once again asked the Board to work collaboratively with them to address this matter.

Executive Officer Quiogue suggested that she and Dr. Flanders consider working on draft legislation together.

Chair Desai thanked Dr. Flanders for attending the meeting and he was excused at 2:38 p.m.

b. RICO Medical Advisory Committee and Addendum

It was moved by Dr. Bintliff, seconded by Dr. Halford, and unanimously carried to approve the Regulated Industries Complaints Office ("RICO") Medical Advisory Committee list and the Addendum language – Effective January 1, 2016.

Scope:

a. <u>Podiatrists Performing Ablation Therapy</u>

The Board reviewed and discussed emails from Dr. Kuhn dated September 24, 2015, and September 25, 2015, regarding whether a Hawaii-licensed podiatrist may perform ablation therapy for varicose veins.

After due consideration of the information provided, the Board informally opined that a Hawaii-licensed podiatrist may provide services as defined in HRS §463E-1. HRS 463E-1 defines podiatric medicine as the "medical, surgical, mechanical, manipulative, and electrical diagnosis and treatment of the human foot, malleoli, and ankle, including the surgical treatment of the muscles and tendons of the leg governing the functions of the foot, but does not include amputation above the ankle, treatment of systemic conditions, or the use of any anesthetic except local anesthetic."

As such, ablation therapy may only be provided if it is for the purpose of treating the human foot, malleoli, and ankle, including the surgical treatment of the muscles and tendons of the leg governing the functions of the foot.

Lastly, in accordance with Hawaii Administrative Rules ("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 be viewed as binding on the Board or the Department of Commerce and Consumer Affairs ("DCCA").

b. Inquiry from Board of Barbering and Cosmetology:

The Board considered the Hawaii Board of Barbering and Cosmetology's inquiry regarding:

- 1. High Intensity Focused Ultrasound Technology for Facial Treatment;
- 2. Fractional Radio Frequency Thermagic for Face Lift Treatment;
- 3. Vacuum Cavitation Cryolipolysis Slimming Machine; and
- 4. Ultrasonic or Microcurrent Technologies for Slimming and/or Spot Removal Purposes (no laser).

Specifically, the Board was asked to comment on whether the above procedures fall within practice of medicine as defined by HRS Chapter 453. In consideration of this request, the Board also considered an

Industry Bulletin issued by the California Board of Barbering and Cosmetology, which states that:

If the machine produces any of the following, you are working out of your scope of practice:

- Bleeding
- Bruising
- Edema
- Inflammation
- Oozing
- Excoriation
- Scabbing
- · Removal of skin below the epidermis
- Piercing of skin
- Heating or burning of the skin.

Dr. Halford stated, and members agreed, that the California Board of Barbering and Cosmetology's industry bulletin reflects a safe and prudent position.

Discussion followed. After due consideration of this information, the Board determined that it will not issue approvals of specific procedures or devices. However, it is the Board's informal opinion that anyone engaged in the practice of medicine, as defined by HRS §453-1, requires a medical or osteopathic medical license in the State. 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.

Lastly, 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 DCCA.

<u>Correspondence:</u> a. <u>American College of Emergency Physicians: Anonymous Expert</u> <u>Physician Testimony for a State Medical Licensing Board /</u> <u>Anonymous Complaints</u>

> Executive Officer Quiogue informed members that the correspondence provided is for informational purposes only, and that she had also provided this information to RICO.

As the September 4, 2015 letter states, the American College of Emergency Physicians ("ACEP") recently adopted policy statements regarding "Anonymous Expert Physician Testimony for a State Medical Licensing Board" and "Anonymous Complaints to State Licensing Boards by Third Parties".

b. Inquiry from Amy Littlefield, Independent Journalist, Producer at Democracy Now!, regarding Hawaii Revised Statutes §453-18, Pelvic Examinations on Anesthetized or Unconscious Female Patients

The Board reviewed Ms. Littlefield's email dated September 30, 2015, regarding HRS §453-18. In particular, Ms. Littlefield inquired whether the Board would consider it a violation of HRS §453-18, if the patient "wouldn't necessarily be told specifically that a [medical] student would perform a pelvic exam, in addition to the [Hawaii-licensed physician, osteopathic physician, or surgeon's] exam, while the patient is under anesthesia."

Discussion followed. Dr. Egami expressed his concerns regarding this matter, and asked Executive Officer Quiogue why the Board is being asked to interpret this particular statutory section. Dr. Egami questioned whether there is an ongoing trial.

Chair Desai stated, and members agreed, that a patient must give informed consent for any procedure.

Chair Desai stated that it may be considered a violation of the code of ethics if informed consent is not obtained.

Executive Officer asked members whether informed consent is very specific, and includes all possible healthcare practitioners or is limited.

Chair Desai stated that it depends on the situation.

Executive Officer Quiogue asked members to refer to HAR §16-85-11, and indicated that, at a minimum, informed consent must contain the information in that provision.

It was moved by Chair Desai, seconded by Dr. Bintliff, and unanimously carried to enter into executive session at 3:08 p.m. 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.

It was moved by Dr. Akaka, seconded by Dr. Holt, and unanimously carried to return to the open meeting at 3:16 p.m.

<u>Correspondence:</u> b. <u>Inquiry from Amy Littlefield, Independent Journalist, Producer at</u> <u>Democracy Now!, regarding Hawaii Revised Statutes §453-18,</u> <u>Pelvic Examinations on Anesthetized or Unconscious Female</u> <u>Patients</u>

After due consideration of Ms. Littlefield's inquiry, it was moved Chair Desai, seconded by Dr. Bintliff, and unanimously carried to provide the following informal opinion:

The patient should give informed consent for the medical student to perform the pelvic exam. If the patient is not aware that the medical student may perform the pelvic examination, then the Board does not consider informed consent was appropriately obtained.

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 DCCA.

<u>Advisory</u> Committees:

- a. Physician Assistants
 - b. Emergency Medical Service Personnel
 - c. Podiatrists

Chairperson's Report:

None.

Executive Officer's Report:

a. <u>Request for Approved Evaluators Pursuant to Hawaii Revised</u> <u>Statutes §453-8(c)</u>

Executive Officer Quiogue informed members that RICO is requesting the names of three or more physicians or other qualified health care practitioners so that one or more can perform an evaluation as provided under HRS §453-8(c).

After due consideration of this request, it was moved by Chair Desai, seconded by Dr. Egami, and unanimously carried to refer RICO or the effected physician to Pu`ulu Lapa`au. Pu`ulu Lapa`au will provide the mental or physical evaluation. Alternatively, if Pu`ulu Lapa`au is unable to provide the evaluation, they may refer them to an appropriately qualified and licensed health care practitioner. Furthermore, pursuant to HRS §436B-8, the Board delegated to its Executive Officer the authority to refer any similar requests to Pu`ulu Lapa`au so that these matters do not have to wait for the Board's next scheduled meeting.

The following agenda item was taken out of order.

<u>Advisory</u> Committees:	a. Physician Assistants
	Vince Tenorio, PA-C, inquired about the status of the Board's administrative rules relating to the review of medical records and the ratio on how many PAs are allowed to be supervised by a supervising physician.
	Mr. Tenorio was advised that it has to go through the administrative rules adoption process.
Next Meeting:	Thursday, November 12, 2015 King Kalakaua Conference Room, First Floor 335 Merchant Street Honolulu, HI 96813
Adjournment:	It was moved by Dr. Kosasa, seconded by Dr. Holt, and unanimously carried to adjourn the meeting at 3:25 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 11/06/15	
(X) Minutes approved as is.() Minutes approved with changes; see min	utes of

HAWAII MEDICAL BOARD (10/08/2015-RATIFICATION LIST)

LTYPE LIC NUM BP NAME PART 1

MD 18338 PAUL J < MOROZ < MD 18339 ANDREW J <NORTON< MD 18340 KUNAL K <PAREKH< MD 18341 JEFFERY R < PETERSON< MD 18342 JEAN C <HAYWARD< MD 18343 ENOCH T E <HUANG< MD 18344 KEVIN P <O'ROURKE< MD 18345 SHIHLONG S <YEH< MD 18346 CHRISTOPHER M <REED< MD 18347 JON AVERY T < GO< MD 18348 LIANG <ZHOU< MD 18349 KARLA K <NOEL< MD 18350 NEIL M <BARTH< MD 18351 WALTER L <BIFFL< MD 18352 ANITA M < DAMODARAN< MD 18353 DEREK R <ILLASTRON< MD 18354 GRETA M <IVERS< MD 18355 CHRISTOPHER J < MORGAN< MD 18356 PETER A <SIM< MD 18357 KHALED A <SOROUR< MD 18358 MARTIN < URBAN< MD 18359 ALLIN C <VESA< MD 18360 MICHAEL K K < TOM< MD 18361 TRAVIS E <BENTZ< MD 18362 CHRISTOPHER <SANGDAHL< MD 18363 GOPAKUMAR P < PANIKKAR< MD 18364 SUSAN P <NELSEN< ____ ____

MDR 6970 NAINA <JUDGE< MDR 6971 FERNANDO <PARRA-FERRO< MDR 6972 SEAN O <CAVANAUGH< MDR 6973 JENNIFER M <STUART< MDR 6974 DAVID G <WEINBERG<

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MDT 4084 GANSEVOORT H < DUNNINGTON <

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PO 216 ANDREW S <YUN<

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DOS 1701 JAMES J <OH< DOS 1702 MARSHALL C <SPALDING< DOS 1703 DYLAN E <BOTHAMLEY< DOS 1704 LAURA E <MICHAEL< DOS 1705 LAM M <PHUNG<

AMD 647 JAY H <CHARLES< AMD 648 MARYKATE <DRAKE< AMD 649 CARLOS J <MOLESTINA< AMD 650 COLLEEN A <O'SULLIVAN< AMD 651 CHRISTINA L <STARKS< AMD 652 AMBER L <KUKLINSKI< AMD 653 RANDALL C <MACK< AMD 654 KELSIE M <LOOK<

EMTP 2098 SHANNA S K <SALBEDO< EMTP 2099 HEIDI <VOSS< EMTP 2100 KIMBERLY M <DAVIS< EMTP 2101 JACOB K <BOTEILHO<