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

<u>Date:</u> Thursday, May 11, 2017

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

Place: King Kalakaua Conference Room

King Kalakaua Building

335 Merchant Street, 1st Floor

Honolulu, HI 96813

<u>Present:</u> 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 Franklin V.H. Dao, M.D., Oahu Member Darren K. Egami, M.D., Maui Member Jone Geimer-Flanders, D.O., Oahu Member

Peter Holt, M.D., Oahu Member Palasi Puletasi, Public Member

Shari J. Wong, Deputy Attorney General ("DAG")

Ahlani K. Quiogue, Executive Officer

Wilma Balon, Secretary

Excused: Peter Halford, M.D., Oahu Member

Karen E. Sept, D.O., Oahu Member

Guests: Lei Fukumura, Special Deputy Attorney General ("SDAG")

Eric A. Seitz, Esq., Counsel for Chen-Li Sung, M.D.

Chen-Li Sung, M.D., Applicant

Call to The meeting was called to order at 1:00 p.m., at which time quorum

Order: was established.

Chair Desai introduced Franklin V.H. Dao, M.D. Chair Desai explained that Dr. Dao is filling the Oahu-member position vacated by Thomas

Kosasa, M.D.

DAG Wong entered the meeting room at 1:04 p.m.

Members, staff, and guests introduced themselves.

Hawaii Medical Board Minutes of Meeting of May 11, 2017 Page 2

Approval of the April 13, 2017 Minutes:

It was moved by Dr. Geimer-Flanders, seconded by Dr. Bintliff, and unanimously carried to approve the meeting minutes of the April 13, 2017 meeting with the following correction:

On page 6, <u>Legislation</u>, (i) <u>HB 428, HD 1, SD 1 / SB 141, SD 2, HD 1</u> <u>Relating to Physician Workforce Assessment</u>, the seventh paragraph should read as follows:

"Chair Desai stated that physicians have been assessed millions of dollars without any viable plan [or strategic plan] in place by JABSOM."

Adjudicatory Matters:

Chair Desai called for a recess from the meeting at 1:05 p.m. to discuss and deliberate on the following adjudicatory matters pursuant to Chapter 91, HRS.

a. <u>In the Matter of the License to Practice Osteopathic Medicine of</u>
Donald L. Geil, D.O.; MED 2016-189-L

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

b. <u>In the Matter of the License to Practice Medicine of John R. Wohlwend, M.D.; MED 2016-152-L</u>

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

Following the Board's review, deliberation and decision in this matter pursuant to Chapter 91, HRS, Chair Desai announced that the Board reconvene to its regular Chapter 92, HRS, meeting at 1:09 p.m.

Applications for License/ Certification:

b. Applications:

It was moved by Dr. Geimer-Flanders, seconded by Dr. Holt, and unanimously carried to enter into executive session at 1:09 p.m. pursuant to HRS §92-5(a)(1) to consider and evaluate personal information relating to individuals applying for professional licenses cited in HRS §26-9, and pursuant to HRS §92-5(a)(4), to consult with the Board's attorney on questions and issues pertaining to the Board's powers, duties, privileges, immunities and liabilities.

- (i) Physician:
 - a) Chen-Li Sung, M.D.
 - b) Todd S. Elwyn, M.D.
 - c) Ronald K. Gilmer, M.D.
 - d) Miles W. Howard, M.D.

Hawaii Medical Board Minutes of Meeting of May 11, 2017 Page 3

- e) Kelli B.A. Ishihara, M.D.
- f) Ramesh C. Kilaru, M.D.
- g) Ravi Murali, M.D.
- (ii) Physician Assistant:
 - a) Dawn M. Harvie, PA-C
- (iii) Physician Request to Void the Report Filed with the National Practitioner Data Bank:
 - a) Jeffrey D. Morgan, M.D.
- (iv) Request for Sponsorship to Retake United States Medical Licensure Examination (USMLE) Step 3:
 - a) Bassam Jwaida, M.D.

It was moved by Dr. Akaka, seconded by Dr. Holt, and unanimously carried to return to the open meeting at 2:40 p.m.

Applications for License/ Certification:

a. <u>Ratifications:</u>

(i) List

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

- (i) Physician:
 - a) Chen-Li Sung, M.D.

After due consideration of the information received, as well as the presentations made by Dr. Sung and Mr. Seitz, it was moved by Chair Desai, seconded by Dr. Geimer-Flanders, and unanimously carried to affirm its March 9, 2017 decision, deferring Dr. Sung's application pending an evaluation by a post-licensure assessment program.

The Board affirmed its decision based on the following statutory and administrative rule citations:

HRS §453-4(b)(1):

(b) Before any applicant shall be eligible for licensure, the applicant shall furnish proof satisfactory to the board that:

* * *

(1) The applicant is of demonstrated competence and professional knowledge.

HRS §436B-10(a)(9):

(a) Application for a license shall be made on a n application form to be furnished by the licensing authority. An applicant shall provide the following information on the application form:

* * *

(9) Any other information the licensing authority may require to investigation the applicant's qualifications for licensure.

Failure to provide the above information and pay the required fees shall be grounds to deny the application for licensure.

HAR §16-85-7(c):

It shall be each applicant's responsibility to furnish any information and documentation requested by the board. In the event of any change of information provided, the applicant shall notify the board in writing within thirty days.

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

- (i) Physician:
 - b) Todd S. Elwyn, M.D.
 - c) Ronald K. Gilmer, M.D.
 - f) Ramesh C. Kilaru, M.D.
 - d) Miles W. Howard, M.D.

After due consideration of the information received, it was moved by Chair Desai, seconded by Dr. Egami, and carried by a majority, with the exception of Dr. Akaka who recused himself, to defer Dr. Howard's application pending receipt of additional information and a revised application.

e) Kelli B.A. Ishihara, M.D.

After due consideration of the information received, it was moved by Chair Desai, seconded by Dr. Bintliff, and carried by a majority, with the exception of Dr. Geimer-Flanders who recused herself, to approve Dr. Ishihara's application for licensure.

g) Ravi Murali, M.D.

After due consideration of the information received, it was moved by Dr. Holt, seconded by Dr. Egami, and unanimously carried to defer Dr. Murali's application pending a personal appearance or a phone interview at one of its upcoming scheduled meetings.

(ii) Physician Assistant:

a) Dawn M. Harvie, PA-C

After due consideration of the information received, it was moved by Dr. Geimer-Flanders, seconded by Chair Desai, and unanimously carried to defer Ms. Harvie's application so that it may obtain additional information.

(iii) Physician Request to Void the Report Filed with the National Practitioner Data Bank:

a) Jeffrey D. Morgan, M.D.

The Board reviewed Dr. Morgan's request to remove its Adverse Action Report (DCN: 5500000052321827) filed with the National Practitioner Data Bank ("NPDB") and the Healthcare Integrity and Protection Practitioner Data Bank ("HIPDB") following the denial of his initial application for medical licensure at its meeting on July 18, 2008 (by letter dated July 25, 2008). Specifically, Dr. Morgan requests that the Board remove its report because "the conditions on which [the Board] made [its] determinations were not first person factual knowledge; they were acquired second hand. Further, denial of initial licensure application in any jurisdiction is not reportable event to the National Practitioner Data Bank."

After due consideration of Dr. Morgan's request and information received by him, as well as information provided by the U.S. Department of Health & Human Services, Bureau of Health Professions, it was moved by Chair Desai, seconded by Dr. Geimer-Flanders, and unanimously carried to deny Dr. Morgan's request to remove or "void" its Adverse Action Report filed with the NPDB and HIPDB. In particular, at the time the Board submitted the report to the NPDB and HIPDB, the Board did so in accordance with:

45 CFR §61.7(a)(2), State licensing and certification agencies must report to the HIPDB 'any other loss of the license or loss of the certification agreement or contract for participation in Federal or State health care programs, or the right to apply for, or renew, a license or certification agreement or contract of the provider, supplier, or practitioner, whether by operation of law, voluntary surrender, non-renewal (excluding nonrenewals [sic] due

to nonpayment of fees, retirement, or change to initial inactive status), or otherwise.'

45 CFR §60.9(a)(3) mandates States to report, to the NPDB, 'any other loss of the license of the health care practitioner, physician, dentist, or entity, whether by operation of law, voluntary surrender (excluding those due to non-payment of licensure renewal fees, retirement, or change to inactive status), or otherwise.' Contrary to 45 CFR §61.7(a)(2), there is no specific to a loss of the right to apply for a license.

(iv) Request for Sponsorship to Retake United States Medical Licensure Examination (USMLE) Step 3:

a) Bassam Jwaida, M.D.

The Board reviewed Dr. Jwaida's letter dated April 18, 2017, requesting that it sponsor him to retake the United States Medical Licensure Examination ("USMLE") Step 3 because he has reached the maximum examination attempts.

The Board noted that it has only sponsored an applicant to retake any Step or Step Component of the USMLE if that Step or Step Component was previously passed and exceeds this jurisdiction's previously established time limit for completion of all Steps of the USMLE, and has met all other license requirements in place (i.e. graduation from medical school, completion of at least two years of accredited graduate medical education for foreign medical school graduates, etc.).

After due consideration of the information received, it was moved by Chair Desai, seconded by Dr. Bintliff, and unanimously carried to deny Dr. Jwaida's request because, although the Board has repealed its 7-year time limit, it appears that he has not met all other license requirements in place to obtain a medical license in this jurisdiction.

Correspondence:

a.

Email dated April 27, 2017, from Leah Tinney, Esq., Quarles & Brady, LLP, regarding whether a physician may delegate their duty to order and/or receive prescription drugs from a pharmacy wholesaler

The Board reviewed Ms. Tinney's email dated April 27, 2017, regarding whether a physician may delegate their duty to order and/or receive prescription drugs from a pharmacy wholesaler pursuant to Hawaii Administrative Rules ("HAR") §16-85-49.1.

The Board discussed, HAR §16-85-49.1, which states:

- (a) A physician assistant shall be considered the agents of the physician assistant's supervising physician in the performance of all practice-related activities as established in writing by the employer.
- (b) Medical services rendered by the physician assistants may include, but are not limited to:
 - (2) **Ordering**, interpreting, or performing diagnostic and therapeutic procedures.

Chair Desai stated the term "ordering" as referred to in HAR §16-85-49.1, refers to ordering diagnostic or therapeutic procedures for a specific patient in the context of a provider-patient relationship, and not ordering and/or receiving prescription drugs from a pharmacy wholesaler as Ms. Tinney suggests in her email.

Given the above discussion, it was moved by Chair Desai, seconded by Dr. Geimer-Flanders, and unanimously carried to advised Ms. Tinney of the Board's discussion above.

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 ("DCCA").

b. <u>Email dated April 26, 2017, from the Board of Optometry,</u> regarding whether ophthalmic technicians may perform procedures using a Picosure Laser

The Board reviewed an email dated April 26, 2017 from the Board of Optometry, regarding whether ophthalmic technicians may perform procedures using a Picosure Laser.

Discussion followed. 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 license or an osteopathic medical license in the State. HRS §453-1, states:

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

Hawaii Medical Board Minutes of Meeting of May 11, 2017 Page 8

> 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.

Further, the Board recommends that the inquirer of the initial email submitted to the Board of Optometry obtain legal counsel to ensure that they are adhering to all federal and state laws.

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.

Legislation:

(i) HB 428, HD 1, SD 1, CD 1 Relating to Physician Workforce Assessment

The Board discussed the above bill.

The purpose of the bill is to allow the John A. Burns School of Medicine ("JABSOM") to continue to receive a portion of the physician workforce assessment fee for ongoing physician workforce assessment and planning to support the recruitment and retention of physicians in the State, particularly those in rural and medically underserved areas.

Executive Officer Quiogue informed the Board that the bill was passed with a permanent assessment fee, deleting the existing assessment fee repeal date of June 30, 2017.

Discussion followed. The Board noted that since 2010, Hawaii physicians have been assessed \$2,025,600.00. Members noted that these monies have been used by JABSOM to fund, among other things, an annual Workforce Summit.

Members expressed the same concerns that they have provided throughout the legislative session, including:

- Quality of data: JABSOM uses a distinct methodology which is currently being used by very few states. JABSOM collects data through a survey based process, therefore deeply limiting any comparisons. For example, The Dartmouth Atlas of Health Care and the Association of American Medical Colleges used methodologies to examine all states, and have concluded findings contrary to JABSOM's study. Based on information presented by both organizations, Hawaii patients' access to care is at the national average, and in some cases better than the national average. The Board recognizes that there is a maldistribution of specialists throughout the State with there being a specialty surplus of physicians on Oahu. However, the Board reiterates what other nationally recognized sources have stated, Hawaii has more physicians per 100,000 residents than many other states.
- Access to care: The primary issue and study should be access to care and the breakdown of access to care. Access to care is the focus of national health policy, and should be determined by how quickly a patient is able to see a physician and the distance which the patient must travel to see that physician. The Board noted that this has not been used as an outcome measure in any of the data presented by JABSOM.

Members acknowledged the importance of addressing the access to care issue versus a study that continuously shows a shortage of physicians. Additionally, members relayed their preference that monies be used to increase medical school and graduate medical education class sizes.

Dr. Dao stated that as an alumnus of JABSOM, he would like to ensure that any monies physicians are assessed are being used by JABSOM to appropriately address its legislative mandate.

Dr. Bintliff and Dr. Geimer-Flanders suggested that JABSOM address, in its future reports, the Board's concerns, i.e. methodology of data and access to care.

Executive Officer Quiogue informed members that on May 3, 2017, the bill was transmitted to the Governor.

(ii) HB 916, HD 1, SD 2, CD 1 Relating to Loan Repayment for Health Care Professionals

The Board discussed the above bill.

The purpose of this bill is to make appropriations for the Hawaii Rural Health Care Provider Loan Repayment Program administered through JABSOM.

Executive Officer Quiogue informed members that on May 3, 2017, the bill was transmitted to the Governor.

(iii) HB 1488, HD 1, CD 1 Relating to Marijuana

The Board discussed the above bill.

The purpose of this bill is to add additional qualifying medical conditions for medical marijuana patients and permits possession of additional plants. Amends requirements for and access to testing. Extends deadlines related to implementation of the dispensary system. Amends security, information tracking, and access requirements for licensed facilities. Clarifies DOH regulatory authority. Authorizes additional retail dispensing locations and plants for existing licensees. Requires DOH to report to Legislative Oversight Working Group. Amends the definition of "adequate supply" of marijuana to include seven

Executive Officer Quiogue informed members that on May 3, 2017, the bill was transmitted to the Governor.

(iv) SB 505, SD 1, HD 2, CD 1 Relating to Health

The Board discussed the above bill.

The purpose of the bill it to require prescribing healthcare providers to adopt and maintain policies for informed consent to opioid therapy in circumstances that carry elevated risk of dependency. Establishes limits for concurrent opioid and benzodiazepine prescriptions. Clarifies Board of Nursing authority to enforce compliance with the Uniform Controlled Substance Act.

Executive Officer Quiogue advised the Board that this measure was amended by: (1) Requiring execution of an informed consent process agreement between a patient and prescriber of opioids in circumstances that carry an elevated risk of creating dependency; (2) Establishing quantitative limits on initial prescriptions for opioids and benzodiazepines, subject to specified exceptions; (3) Clarifying the Board of Nursing's authority to enforce compliance with the Uniform Controlled Substances Act.

Executive Officer Quiogue informed members that on May 4, 2017, the bill was enrolled to the Governor.

(vi) SB 984, HD 1, CD 1 Relating to Worker's Compensation Physician

The Board discussed the above bill.

The purpose of this bill is to amend the definition of "physician" in the Workers' Compensation Law to include advanced practice registered nurses.

Executive Officer Quiogue informed members that on May 4, 2017, enrolled to the Governor.

(vii) SB 859, SD 1, HD 1, CD 1 Relating to Workers' Compensation

The Board discussed the above bill.

The purpose of the bill grants an employee the right to have a chaperone present during an independent medical examination related to a work injury for workers' compensation purposes and, with the approval of the examining physician or surgeon, to record the medical examination. Specifies that if an employee or employee's chaperone obstructs the medical exam, the employee's right to workers' compensation shall be suspended until the obstruction ceases.

Executive Officer Quiogue advised the Board that this measure was amended by making it effective upon its approval; provided that on June 30, 2019, this measure shall be repealed and §386-79, HRS shall be reenacted in the form in which it read on the day before the effective date of this measure.

Executive Officer Quiogue informed members that on May 4, 2017, the bill was enrolled to the Governor.

(viii) <u>FEDERAL – Veterans E-Health & Telemedicine Support Act of 2017 or the VETS ACT of 2017</u>

The Board discussed the above federal bill.

The purpose of the bill allows a Veterans Affairs (VA) health professional to practice telemedicine across state lines if they are qualified and practice within the scope of their authorized federal duties; and ensures the VA and Congress provide oversight of the VA's telehealth program by requiring the VA measure program effectiveness.

Executive Officer Quiogue informed the Board that Senator Mazie Hirono re-introduced this measure, and stated that it is similar to S.1778 / HR3081, The TELEmedicine for MEDicare Act of 2015 or the TELE-MED Act of 2015, which allowed a provider licensed in any state to treat a beneficiary located in another state through telemedicine without being licensed in the state where the patient is located.

Executive Officer Quiogue went on to say this measure is also similar to Act 226, Session Laws of Hawaii 2016 ("Act 226"). She went on to remind members that Act 226 amended its statutes to provide a mechanism for a non-Hawaii licensed physician to, by obtaining a referral through a Hawaii-licensed physician who has conducted an in-person exam, consult with a patient in Hawaii. The referral alone will then allow the Hawaii-patient and the non-Hawaii-licensed physician to consult with one another independent of the Hawaii-licensed physician.

Chair Desai explained that given the proposed language in the federal bill, a physician who is licensed in Virginia can treat a VA patient

physically located in Hawaii by means of telemedicine without being licensed. Chair Desai went on to explain that this is like a Virginia-licensed physician physically working at the Spark M. Matsunaga VA Medical Center (federal law requires that a VA physician be licensed in at least one jurisdiction).

Executive Officer Quiogue clarified that currently a VA physician may not work outside of a federal institution if they do not hold a Hawaii medical license or osteopathic medical license.

Dr. Geimer-Flanders expressed her concerns that there is no federal telehealth statute, and indicated that this is what it is going to become.

Chair Desai expressed his concerns with the proposed language, and stated that it would be unclear how the Board, in the case of patient harm, incompetence, or professional misconduct, is able to discipline a non-Hawaii-licensed physician.

Dr. Geimer-Flanders shared that if a VA patient is subject to malpractice, etc., the patient has no recourse other than suing the U.S. government. Whereas, if the physician were licensed in Hawaii, the patient would have the ability to file complaints with RICO and other civil options.

Chair Desai stated that in addition to the concerns previously discussed, the Board should also focus its position on the fact that this proposed legislation weakens safety protections for patients which currently protects them from incompetent, unsafe, and unprofessional practitioners.

Dr. Holt stated quite emphatically that the Board is legislatively mandated to protect patients, and that it must balance the safety of patients above all else.

It was moved by Chair Desai, seconded by Dr. Geimer-Flanders, and unanimously carried to relay all comments to Representative Hirono.

Advisory Committees:

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

Next Meeting:

Thursday, June 8, 2017 King Kalakaua Conference Room, First Floor 335 Merchant Street Honolulu. HI 96813

Adjournment:

It was moved by Dr. Egami, seconded by Mr. Puletasi, and unanimously carried to adjourn the meeting at 3:16 p.m.

Minutes of Meeting of May 11, 2017 Page 13	
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 6/1/17	
(X) Minutes approved as is.() Minutes approved with changes;	see minutes of

Hawaii Medical Board

HAWAII MEDICAL BOARD (05/11/2017-RATIFICATION LIST)

LTYPE LIC NUM BP NAME PART 1

- MD 19064 MANI <MAHESHWARI<
- MD 19065 ANDREW R <BARNETT<
- MD 19066 STUART P < MICHELSON <
- MD 19067 DINA VAYNBERG < POLYAKOV <
- MD 19068 MARK-ALLEN NISON < POLYAKOV <
- MD 19069 TRISA M < DANZ <
- MD 19070 RANDOLPH A < HENNIGAR <
- MD 19071 CHRISTOPHER R < KURAHASHI <
- MD 19072 GLENN J <GREENE<
- MD 19073 JESSICA J <SIU<
- MD 19074 ADAM D < WILLIAMS <
- MD 19075 GREGORY J < CZUCZMAN <
- MD 19076 CASEY S <MAPES<
- MD 19077 JENNY K < CHAN <
- MD 19078 RANDALL F < HOLCOMBE <
- MD 19079 DUNCAN S <BARLOW<
- MD 19080 SCOTT W < HACKING <
- MD 19081 SARA S < DHILLON <
- MD 19082 MICHAEL D < CRAIG <
- MD 19083 THOMAS R < DALTON <
- MD 19084 JAMES B < DEAL <
- MD 19085 MAXIMILIAN J <SMITH<
- MD 19086 MUJTABA <ALI<
- MD 19087 ROBERT F < ARROM <
- MD 19088 DANIEL S <BURDICK<
- MD 19089 GIL <CU<
- MD 19090 JOSEPH C <FULLER<
- MD 19091 JOAQUIN P <GUZON<
- MD 19092 PHILIPP <KLOTZ<
- MD 19093 CHRISTINE F < KOLLMORGEN <
- MD 19094 GREGORY C <LIND<
- MD 19095 THOMAS G <MARTIN<
- MD 19096 MARK G < MCDONALD <
- MD 19097 LOUIS <PERRETTA<
- MD 19098 LISA J <SHIVES<
- MD 19099 LANNY L < SNODGRASS <
- MD 19100 STEPHANIE R B < YAN<
- MD 19101 ANN M <BUFF<
- MD 19102 LONI R <BELYEA<
- MD 19103 SAMUEL K <TSAPPIDI<
- MD 19104 SCOTT A < CASSIDY <
- MD 19105 CONSTANTINE < MOSCHONAS <
- MD 19106 AMY J <RHINE<
- MD 19107 CHRISTOPHER <TAKEHANA<
- MD 19108 YU < HONG <

5/11/2017-RATIFICATION LIST PAGE 2

MD 19109 ALEXANDRA < KOVALEVA < MD 19110 JONATHAN C < MCCAULEY < MD 19111 ERIN K <ZINKHAN< MD 19112 CHARLES N <WEBER< MD 19113 VIVETA <LOBO< MD 19114 SEAN T <WALKER< MD 19115 BENJAMIN < LINDQUIST < MD 19116 ELIZABETH G <FINIGAN< MD 19117 MARK F < DALESANDRO < MD 19118 IGNASIA <TANONE < MD 19119 EKTA T <PATEL< MD 19120 WILBERFORCE < TAMAKLO < MD 19121 AMANDA R < OROPEZA < MD 19122 ALYN Q <WOODS< MD 19123 RAGY R <GIRGIS< MD 19124 DENISE A <WEBB< MD 19125 JASON C < VIERECK < MD 19126 ALAN B <WILLIAMS< MD 19127 SUWEN < KUMAR < MD 19128 ANDREW J < ROZMIAREK < MD 19129 KRISTEN M F <ROTH< MD 19130 BENJAMIN C < CLARK < MD 19131 JILLIAN M < PIAGGIONE < MD 19132 SARAH L M < JOHNSON < MD 19133 NICOLE R <LAFERRIERE< MD 19134 MICHALE <SOFER< MD 19135 ALEXANDRA R < RAMNATH < MD 19136 RYAN R <ROTH< MD 19137 LYDIA <SAMPLES< MD 19138 TOSHIHIRO < ONISHI <

AMD 752 LIDIA < YEMCHUK < AMD 753 STEPHANIE < ROSARIO < AMD 754 TERESA M <SAN MATEO < AMD 755 BRIAN J < PANGANIBAN < AMD 756 PAUL R <HILMO< AMD 757 TOMAO L <ROSE< AMD 758 HILDA B <KOCH<

DOS 1795 BRANDON H < ABBOTT < DOS 1796 MICHAEL S < JAFFE < DOS 1797 STEPHANIE R <BURGER< DOS 1798 CHERYL S H <TWU< DOS 1799 NADINE <ALDAHHAN< DOS 1800 MATTHEW B < KINGSBAUER < DOS 1801 LATEYA C <FOXX< DOS 1802 JANE S <KIM< DOS 1803 FARYAL D < MICHAUD <

5/11/2017-RATIFICATION LIST PAGE 3

DOS 1804 JUDY M <PINSONNEAULT < DOS 1805 BRIDGET C <ALLARD <

DOSR 402 TETYANA < MCILVAINE <

MDR 7245 TOMAS X < VILLARREAL <

MDR 7246 CHRISTINA <ENNABI<

MDR 7247 HARISH A <KINNI<

MDR 7248 CHLOE M <SIDLEY<

MDR 7249 BRIAN <BEERBOWER<

MDR 7250 DANIEL <KOLINSKY<

MDR 7251 ANDREW M < PERECHOCKY <

MDR 7252 LORENA <DO PONTE <

MDR 7253 KELLY A <KESLER<

MDR 7254 LAUREN <O'GRADY<

MDR 7255 DEPTMER M < ASHLEY <

MDR 7256 JESUS ROZEL O <VILLANUEVA<

PO 221 DAN E <ROBINSON< PO 222 GREGORY R <AMANTE<

EMT 2790 JERICA LOUISE H H < JUSTICE <

EMT 2791 SEBASTIAN N < CALLAREC <

EMT 2792 SKY A < DACANAY <

EMT 2793 KAWAIUAOLU A <RONIA<

EMT 2794 SCOT Y <SANEHIRA<

EMT 2795 JACOB I <SMITH<

EMT 2796 SEAN C < SORIANO <

EMTP 2148 KAMERON R < ACERET <

EMTP 2149 FRANCIS S < AURELLANO <

EMTP 2150 ALEXANDER T <BERARDO<

EMTP 2151 BRENT M <SHIMABUKURO<

EMTP 2152 SHELDON K T < UYETAKE <

EMTP 2153 DERRICK G < OKAMOTO <

EMTP 2154 LINDA B <BILLINS<

EMTP 2155 ZACHARY D < CAPELL <

EMTP 2156 KARESE H < POULOS <

EMTP 2157 CODY K <TELLES<

EMTA 2 SERAPHINA M < EAMES <

EMTA 3 CHRISTOPHER J < EDWARDS <

EMTA 4 DANIEL B <GOH<

EMTA 5 MICHAEL <HAHN<

5/11/2017-RATIFICATION LIST PAGE 4

EMTA 6 BRYCE M <HIRAKI<
EMTA 7 ROBERT L <KEKOA< JR
EMTA 8 WILLIAM H <MELEMAI<
EMTA 9 STUTTGART I <SCHILLING<
EMTA 10 SEAN Y <TATEISHI<
EMTA 11 JOHN <MITSUHASHI<