

THE BOARD OF PHYSICAL THERAPY
Professional & Vocational Licensing Division
Department of Commerce and Consumer Affairs
State of Hawaii

MINUTES OF MEETING

Date: September 10, 2024

Time: 9:00 a.m.

In-Person Meeting Location: King Kalakaua Conference Room
HRS King Kalakaua Building
335 Merchant Street, First Floor
Honolulu, Hawaii 96813

Present: Cynthia Tamayo, Physical Therapist ("PT"), Chairperson
Stacie Keliinoi, PT, Vice Chairperson
Ross Lum, PT, Member
Michele Chee, PT, Member
Rochelle Araki, Executive Officer ("EO")
Christopher Fernandez, Executive Officer ("EO")
Christopher J.I. Leong, Deputy Attorney General ("DAG")
Cortnie Tanaka, Secretary

Guests: Liza Canady, RICO
Rebecca Yonashiro, RICO
Ivy Kim, RICO
Hailialoha Hopkins, RICO
Malia Eversole, RICO
Seth Corpuz-Lahne, RICO
Laura Romig, Respondent
Joy Yanai, Respondent
Carolyn Hayashi, Attorney for Joy Yanai
Lia Tengan, Legal Assistant
Arthur Lau
Trevor Canady

All Board members were present.

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

Agenda: 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").

Approval of Board
Meeting Minutes of
May 14, 2024:

Chair Tamayo asked if there were any comments or concerns regarding the Board Meeting Minutes of the May 14, 2024, meeting.

DAG Leong stated that the date of the minutes will need to be amended from “2023” to read “2024”.

Chair Tamayo asked if there were any additional comments or concerns. There was none.

There being no further discussion to the minutes, upon a motion by Ms. Chee, seconded by Vice Chair Keliinoi, it was voted on and unanimously carried to approve the minutes of the May 14, 2024, meeting, as amended.

Chapter 91, HRS,
Adjudicatory Matter:

Chair Tamayo called for a recess from the Board’s meeting at 9:04 a.m. to discuss and deliberate on the following adjudicatory matters pursuant to HRS Chapter 91.

Following the Board’s review and deliberation on these matters pursuant to Chapter 91, HRS, Chair Tamayo announced that the Board reconvenes to its Chapter 92, HRS, meeting at 12:57 p.m.

- a. In the Matter of the Physical Therapy License of Joy T.D. Yanai, PTS-2023-6-L; Hearing’s Officer’s Findings of Fact, Conclusions of Law and Recommended Order.

Chair Tamayo informed the public that the Board would be holding oral arguments regarding agenda item 4.A., in the Matter of the Physical Therapy License of Joy T.D. Yanai, PTS-2023-6-L; Hearing’s Officer’s Findings of Fact, Conclusions of Law and Recommended Order.

Liza Canady with the Regulated Industries Complaints Office (“RICO”), and Carolyn Hayashi, Attorney for Joy Yanai, were present.

Chair Tamayo informed the members and parties that Ms. Canady would be first to present oral arguments. Each party is allowed 15 minutes of argument.

At 9:15 am, Liza Canady presented oral arguments.

Liza Canady, staff attorney with the Department of Commerce and Consumer Affairs Regulated Industries Complaints Office, stated it is undisputed that Respondent caused injury to a member of the public. In addition to the nominal fine of \$500, the State respectfully requests the Board require Respondent to take and successfully complete supplemental continuing competence training, and be supervised for one year while administering cupping treatment.

Ms. Canady stated Respondent provided cupping treatment to the patient on May 4, 2023. She added that the patient told Respondent several times that she had sensitive skin, the cups were too tight, the cups hurt, and that she did not want all six cups. Respondent ignored the patient and insisted that the cups be left on and to continue aqua therapy with the cups. The patient continued with the aqua therapy but was in pain from the cups.

After her appointment, the patient felt stinging, burning pain to her skin, and had to go to the emergency room. Eventually, chunks of her skin fell off coinciding with blood, pus, and excruciating pain. Due to patient being in constant pain, her elderly parents had to take care of her son.

Ms. Canady stated that Respondent was in violation of HRS, 436B-19(11), an injury was caused by the Respondent to a member of the public. This was a serious case of competency drift, when a therapist becomes less competent by not keeping up with continuing competency as they feel that they are already competent. She added that perhaps techniques, procedures, safety measures, services, practices, and products may have evolved since 2017 when Respondent received her certificate in Advanced Cupping Methods. If however, Respondent chooses to never offer cupping again, she should be required to take a course for other forms of treatment she could provide to patients; and a refresher course on patient and client management in accordance with HRS 461J-10.11(c).

Ms. Canady further noted, as provided in RICO's affidavit, Exhibit 1, Attorney Hayashi and Respondent made full admissions that the cupping treatment badly injured the patient. In accordance with Hawaii Administrative Rule section 16-201-41 the admissions made by Respondent and her attorney must be included in the record. The State respectfully requests that the Board maintain the fine, but also include that Respondent be required to take and successfully complete supplements of continuing competence training and require Respondent to be supervised for one year to ensure that she is implementing knowledge that she learned and is being done correctly.

At 9:33 am. Ms. Hayashi presented oral arguments.

Ms. Hayashi, for the Respondent, told the Board that Joy Yanai, is a very soft-spoken individual. She added that the patient was very definite and outspoken. The patient had another regular physical therapist that was treating her. However, the patient was unable to go to their regularly scheduled appointment and the only person available was Ms. Yanai, who was a substitute therapist on that day. At the appointment, the patient's only complaint was a tightness on one side. Ms. Yanai advised the patient to warm up and see if it helps. When Ms. Yanai returned, the patient said she felt better, and they completed the session.

Ms. Hayashi summarized that on May 4, Joy Yanai provided a cupping treatment during a water therapy session to the patient that resulted in blisters to two of the six cups administered. They're not contesting that there were blisters on the patient and that Ms. Yanai was distressed because of the patient's reaction to the blisters. Ms. Yanai felt bad, and felt distressed, because this hasn't happened to any of her previous 50 or so patients who has done the same treatment. She added that this was not a judicial admission, it was a statement in response to how she felt because she caused harm. This was a statement to describe her distress. A judicial admission must be clearly and deliberately stated as a statement of fact, not just an opinion or belief. She added that during the hearing, the Hearings Officer listened to all the testimony, and found that, yes, there's a violation, because the patient got blisters. If you cause harm, or blisters, or cuts, you are liable for causing injury to the public.

Ms. Hayashi reported that looking at all the administrative decisions, she could not find a case like this. She asked, do you penalize a therapist because of the treatment, or because it caused a non-intentional outcome. That statement could be considered an opinion or argument, not a judicial admission. The Hearings Officer only considered the statement as part of the evidence in making its decision. The State argues that Ms. Yanai's training was outdated but didn't provide any evidence or testimony that shows that her treatment was outdated. She added that in the closing argument of the contested case hearing, the Hearings Officer asked if the State could prove professional negligence and their response was, "no, I don't have to prove professional negligence. The fact that it resulted in harm is sufficient enough."

Ms. Hayashi clarified that they are not contesting the blisters or injury, but they are contesting the matter in which it caused harm. She added that there were multiple statutes that the State could have cited Ms. Yanai to be in violation of, but they did not. The investigator spoke with Ms. Yanai, the patient, the primary PT and concluded that Ms. Yanai caused blisters, the Hearings Officer concluded that the treatment caused injury, but is that injury causing harm? Ms. Hayashi added it was an inadvertent mistake that two of the six cups created blisters, but she followed the instructions of the patient: the patient did not complain or express to Ms. Yanai any discomfort or concerns. The blisters cleared up in two weeks but due to the patient's other preexisting conditions she had suffered other conditions that were not caused by Ms. Yanai.

Chair Tamayo asked if there were any questions.

There were none.

At 9:49 am, the Board excused the public to deliberate on the following adjudicatory matter pursuant to Ch 91, HRS.

Following the Board's review, discussion, and deliberation, it was moved by Ms. Keliinoi, seconded by Ms. Chee, and unanimously carried to adopt and approve the Hearings Officers Recommended Order as the Board's Final Order.

- b. In the Matter of the Physical Therapy License of Laura J. Romig, PTS 2023-3-L; Hearing's Officer's Findings of Fact, Conclusions of Law and Recommended Order.

Chair Tamayo informed the public that the Board would be holding oral arguments regarding agenda item 4.B., in the Matter of the Physical Therapy License of Laura J. Romig, PTS 2023-3-L; Hearing's Officer's Findings of Fact, Conclusions of Law and Recommended Order.

Ivy Kim with the Regulated Industries Complaints Office ("RICO"), and Dr. Laura Romig, appearing pro se, were present.

Chair Tamayo informed the members and parties that Ms. Kim would be first to present oral arguments. Each party is allowed 15 minutes of argument.

At 10:23 am, Ms. Kim presented oral arguments.

Ms. Kim stated that Dr. Romig failed to complete the required 30 units of Board approved continuing competency in the year 2019 and 2020. Dr. Romig renewed her license on December 26, 2020 and did not have any continuing competence credit. Dr. Romig was randomly audited by the Board on May 2021. The Board and RICO had requested Dr. Romig to provide proof of compliance with the 30 units of Board approved continuing competency in response to the renewal audit. The Board has not received proof of compliance from Dr. Romig for the year 2019 and 2020.

Ms. Kim further stated that Dr. Romig could have completed her continuing competence ("CC") within the 5 days after renewing her license; she could've placed her license on inactive status prior to renewal; she could've requested for an exemption from the Board before renewing her license; or she could've let her license expire and renew at a later time once she has completed her CC credit. The above options were available to Dr. Romig prior to renewing but instead she made a conscious choice to renew her license and submit a full certification that she has completed the CC requirement. After being audited, Dr. Romig asked the Board to disregard her application and requested for a refund. Ms Kim added that Dr. Romig cannot undue a misrepresentation by withdrawing her application.

Ms. Kim noted that because Dr. Romig failed to comply with the audit, the case was reported to RICO for investigation. Ms. Kim added that when RICO contacted Dr. Romig, she provided no documentation of any activities or courses. And

instead, Dr. Romig sent a response “auditing team is laughing all the way to the bank by taking my money and keeping it. Then targeted me because I'm older and was unvaccinated and I was not a Hawaii native during a national pandemic. They affected my life by licensing me in 2020. Then auditing me as I did not practice as a PT because of this, someone needs to be fired and replaced karma will hopefully come to those who are doing this to me, a formal apology by the auditing board is imperative. I hope to spread this on social media but will wait until I get a response and an apology to give you time to respond”. Ms. Kim further noted that Dr. Romig asked to be credited for her work in geritrak.com; however, geritrak.com is not a Board approved activity.

Ms. Kim stated that the State is deeply concerned with Dr. Romig’s inability to abide by the laws and her disregard for the law. She also added that the Hearings Officer’s Recommended Order noted that Dr. Romig was not apologetic nor contrite. Furthermore, Dr. Romig listed reasons on why she should not comply with the CC requirements.

Ms. Kim requested the Board to enhance the order by revoking Dr. Romig’s license. She added that Dr. Romig has been disrespectful, condescending, and dishonest to the Board throughout this proceeding. Dr. Romig blames everyone who was involved in the process but herself. Dr. Romig is someone who cannot accept accountability and consequence. Without revocation, Dr. Romig will be a person who will perpetuate misrepresentations and try to substitute her own judgment for the Board's regulations.

At 10:32 am, Dr. Romig presented oral arguments.

Dr. Romig stated that she would like to play a recording from the supreme court judge explaining the procedure that was happening before the Board. In summary, Dr. Romig played a recording detailing: “that congress is supposed to make our laws...but has delegated lawmaking responsibility to the agencies...agencies act as quasi legislature...they not only write the laws but act as prosecutors...Hearings Officers tend to rule in favor of their agencies.”

Dr. Romig added that physical therapists’ constitutional rights may not be abided because of the different judgment system in Hawaii.

Dr. Romig stated that she holds a transitional doctorate and is an evidence based physical therapist and moderator.

Dr. Romig asked to play a recording of her oral argument. She argued that:

- Respondent has a transitional doctorate and GCS, completed in 2015. Moderator of evidence base physical therapy in addition with geritrak.com.

- There's evidence that this process is unconstitutional.
- Ms. Araki told Respondent to renew.
- There are many issues with research. Research is in crisis.
- There is evidence of research being wrong.
- CEU classes are unvetted.
- Ms. Kim told Respondent that she worked.
- Its incorrect that there's no evidence that actions towards therapists should be punitive and retrospective.
- Respondent has done ethics for Hawaii.
- There is evidence of Respondent being board certified.
- There is evidence of mail delays.
- There is evidence to RICO that audit did damage.
- There is evidence of RICO being biased.
- There's evidence of continued competence.
- There is evidence RICO asked for courses.
- There is evidence of geritrak.com.
- There is evidence of COVID affecting PT's.
- There is evidence that Respondent felt strengthening the feet is important.
- There's evidence that Respondent's license was active, in good standing, current and valid and that shows that Respondent has done her CEU's.

In closing, Dr. Romig stated that during the pandemic, there was a Governor's Declaration and physical therapists who were out-of-state didn't need a license to practice in Hawaii in September 2020. So why was there an audit that occurred? Dr. Romig felt that the Board made an error in auditing her because why would the Board audit someone when there's no licensure required at that time.

At 10:52 am, Ms. Kim presented her rebuttal.

Ms. Kim provided a rebuttal that the issue was simple, Dr. Romig was supposed to

complete the 30 continuing competence credit and she has not provided the proof of compliance for Board-approved the credits. Respondent's doctorate degree was completed in 2015 and geritak.com does not meet the requirement pursuant to Hawaii Revised Statute section 461J-10. Respondent's ethics class was not completed during the period in question.

Ms Kim added that Dr. Romig was told that she couldn't renew with the Board. However, because there is no binding of licensing law violation and until the Board has decided or a Board's written order, there is no finding of violation. Simply being in an audit doesn't stop Respondent from renewing her license until there is a binding of violation and Respondent currently has an active license. With regards to the governor's declaration, this was an exemption during COVID where out-of-state physical therapists were allowed to practice in Hawaii if they were employed by the government or hospitals. That proclamation didn't exempt the continuing competence unit requirements for Hawaii licenses.

Ms. Kim thanked and asked the Board to revoke Respondent's license for the complete noncompliance with the continued competency requirement and unprofessional behaviors that Respondent showed during the audit and RICO's investigation and the continuing misrepresentation to the Board.

EO Araki asked the Board if they had any questions.

There were none.

In response to Ms. Kim, Dr. Romig stated that she had already offered to do her CEU with the Hearings Officer and that she was not responsible for "state system errors."

At 10:58 am, the Board excused the public to deliberate on the following adjudicatory matter pursuant to Ch 91, HRS.

Following the Board's review, discussion, and deliberation, it was moved by Vice Chair. Keliinoi, seconded by Mr. Lum, and unanimously carried to adopt and approve the Hearings Officers Recommended Order as the Board's Final Order with modifications.

Continuing
Competence ("CC")
Course Approval
Requests:

CC Courses Requests for Review

Upon a motion by Ms. Chee, seconded by Mr. Lum, it was voted and unanimously carried to approve the following courses for Professional Practice of Physical Therapy CCUs:

PROGRAM TITLE (SPONSOR)	UNITS
Ethics, Laws, and Rules for Hawaii Physical Therapists. Updated	2.0
Tendinopathy: Advances in Evidence Based Treatment	12.0
Embryologic Planes of Fusion (EPoF)	18.0
Interstitial Fluid - Notochord - Reciprocal Axes & Lines	18.0
Made for Each Other: Kids Custom Seating and 24-7 Posture Care Management	2.0
PWR! Moves Therapist Certification Workshop	15.0

Executive Session: At 12:59 p.m., it was moved by Vice Chair Keliinoi, seconded by Ms. Chee and unanimously carried to enter into executive session pursuant to HRS section 92-5(a)(1) to consider and evaluate personal information relating to individuals applying for professional or vocational licenses cited in HRS section 26-9, and to consult with Christopher Leong, Deputy Attorney General, on questions and issues pertaining to the Board’s powers, duties, privileges, immunities, and liabilities pursuant to HRS section 92-5(a)(4).

At 1:12 p.m., it was moved by Ms. Chee, seconded by Vice Chair Keliinoi, and unanimously carried to move out of executive session and to reconvene to the Board’s regular order of business.

Applications:

a. Physical Therapist Application

1. Kurt Reschenberg

Upon a motion by Vice Chair Keliinoi, seconded by Mr. Lum, it was voted on and unanimously carried to approve the application for Kurt Reschenberg.

2. Stephanie Ann Brubaker

Upon Motion by Ms. Chee, seconded by Vice Chair Keliinoi, it was voted on and unanimously carried to approve the application for Stephanie Ann Brubaker.

b. Ratification List

Upon a motion by Mr. Lum, seconded by Vice Chair Keliinoi, it was voted on and unanimously carried to approve and ratify the attached list of individuals for licensure.

New Business:

a. Continuing Competence Exemption Request, PT-1131

Executive Officer Araki reported that Ms. Velasco had renewed inactive in 2014. Ms. Velasco had remained inactive since January 2015. Ms. Velasco is requesting an exemption for the continuing competency units (CCU's) to reactivate her physical therapy license.

Vice Chair Keliinoi stated that since Ms. Velasco has been inactive since 2015, she should complete the CCU's to reactivate her license.

Ms. Chee agreed that Ms. Velasco should complete the required CCU's. She added that Ms. Velasco should complete her CCU's especially since she has not practice since 2015.

Mr. Lum agreed.

Chair Tamayo added that FSBPT provides detailed information on returning to work.

Chair Tamayo asked if Ms. Velasco's intent was to reactive her license now, prior to the end of the year, or somewhere down the line.

Vice Chair Keliinoi answered, Ms. Velasco's letter noted she intends to work at the end of 2025.

Ms. Chee asked why Ms. Velasco wouldn't just wait to renew in January.

Chair Tamayo stated that Ms. Velasco has enough time from now till her intended work date to complete the 30 CCU's.

Vice Chair Keliinoi agreed.

The Board also discussed concern on competency since Ms. Velasco has not practiced since 2015.

The Board was in consensus that if she would like to reactivate now, she would need to provide the 30 CCU's.

The Board agreed that Ms. Velasco will need to complete her continuing competence units and it is her choice if she will reactive her license in this biennium. Ms. Velasco must first complete her continuing competence units if she would like to reactive her license or remain inactive and reactivate at the next biennium with the completed continuing competence units.

Upon a motion by Vice Chair Keliinoi, seconded by Ms. Chee, it was voted on and unanimously carried to deny the continuing competence exemption request for PT-1131.

b. Confirmation of exemption for approval of University of Hawaii DPT Academic Program

The Board opined that it does not provide approvals for academic programs.

Upon a motion by Vice Chair Keliinoi, seconded by Ms. Chee it was voted on and unanimously carried to provide the above informal response pursuant to HAR section 16-201-90 to the University of Hawaii DPT Academic Program.

c Regulated Industries Complaints Office: Physical Therapy Advisory Committee

Upon Motion by Chair Tamayo, seconded by Ms. Chee it was voted on and unanimously carried to approve the list for the Regulated Industries Complaints Office Physical Therapy Advisory Committee.

Legislative Designation
For 2025 Session:

EO Araki asked the Board to elect up to two Board members to be the Legislative Liaison for the Board.

Ms. Chee asked what is needed to be the Legislative Liaison.

DAG Leong explained that any bill relating to Physical Therapy will first be put on the Board meeting agenda for discussion and for the Board to vote on its position. The Legislative Liaison would assist the EO and provide testimony if the Board is not able to meet for a regular meeting in that time.

Vice Chair Keliinoi asked if there was an example that has come up in the last year.

EO Fernandez stated that at the beginning of the year the Board will vote on its position on introduced bills. If there are any changes to the bill, the Legislative Liaison is there to assist the EO with the Board's testimony.

Mr. Lum and Vice Chair Keliinoi volunteered to be a Legislative Liaison.

Upon a motion by Chair Tamayo, seconded by Ms. Chee, it was voted on and unanimously carried to appoint Mr. Ross Lum and Vice Chair Keliinoi as the Legislative Designee for the Board.

Next Meeting: November 12, 2024
9:00 a.m.
TBD

Adjournment: With no further business to discuss, Chair Tamayo adjourned the meeting at 1:37 p.m.

Reviewed by:

Taken by:

/s/ Rochelle Araki
Rochelle Araki
Executive Officer

/s/ Cortnie Tanaka
Cortnie Tanaka
Secretary

11/7/2024

Minutes approved as is.

Minutes approved with changes; see minutes of _____.

BOARD OF PHYSICAL THERAPY 09/10/2024 – RATIFICATION LIST

PHYSICAL THERAPIST LICENSE

PT-5908-0	Kaitlyn Englehart
PT-5909-0	CLAIRE G ZWAAN
PT-5910-0	AMANDA AREVALO
PT-5911-0	CONNOR G DIERINGER
PT-5912-0	CHRISTINE L JUNGLUS
PT-5913-0	JOANNA LEE MCLAUGHLIN
PT-5914-0	Roy Richard Camacho
PT-5915-0	Ryan Valenciano
PT-5916-0	Sydney Elizabeth Lewis
PT-5917-0	ARABELLE S W DELA CRUZ
PT-5918-0	EMILY C BRADSHAW
PT-5919-0	JACQUELINE T-K NGUYEN
PT-5920-0	KARA T LUONG
PT-5921-0	Quozette San Miguel Valera
PT-5922-0	Jennifer Parker
PT-5923-0	BRAD P HIGA
PT-5924-0	MELISSA Y GOMEZ
PT-5925-0	ADAM P SCHWENT
PT-5926-0	Courtney Cashman
PT-5927-0	Hyeri Jung
PT-5928-0	CAITLYN M HELWIG
PT-5929-0	JARED Y TAKIGUCHI
PT-5930-0	FALLON QUIGLEY
PT-5931-0	Alexander Young
PT-5932-0	MELISSA M WIMS
PT-5933-0	AMBER M HIGASHI
PT-5934-0	Jennifer Lynn McCann
PT-5935-0	Evan F Yoshimitsu
PT-5936-0	LEIFCHARD MADULI NALUNDASAN
PT-5937-0	MELODY L WALKUP
PT-5938-0	Nathan Pavoni
PT-5939-0	Joshua McNutt
PT-5940-0	STEPHEN P KERSCHKE
PT-5941-0	YI CHEN FONG
PT-5942-0	Kaylae L Nakamura

PT-5944-0	Janelle Akemi Matsuoka
PT-5943-0	Gabrielle Wise Loefstedt
PT-5945-0	Kevin Huang
PT-5946-0	DELANEY C REARDON
PT-5947-0	JESSE K ORTEL
PT-5948-0	Minttu Rosa Emilia Nykaenen
PT-5949-0	Sabrina Moll
PT-5950-0	Michael Newton
PT-5951-0	MARIE E BOURKE
PT-5952-0	Colleen Mary Stitt
PT-5953-0	Lauren Byrne
PT-5954-0	ELANA M SHALEM
PT-5955-0	JENNA FRIEL
PT-5956-0	Stephanie Mari Mei Ling Dang
PT-5957-0	VICTORIA GAWEDZKI
PT-5958-0	Isabel Frances Eigenbauer
PT-5959-0	Megan McCullough
PT-5960-0	JOSEPH H SCHWARTZ
PT-5961-0	Lara Eiler
PT-5962-0	Vincent Ricobene
PT-5963-0	CHELSEA A B MILAN
PT-5964-0	THOMAS A CLEMENS
PT-5965-0	Allison Gardzalla
PT-5966-0	JAMIE K SATO
PT-5967-0	JESSICA D FORTUNE
PT-5968-0	Marianne C Weichselbaumer
PT-5969-0	Patrick Ryan Sullivan
PT-5970-0	ABIGAIL G WOOD
PT-5971-0	NICHOLAS M VANDERHOOF
PT-5972-0	Geoffrey Wagner
PT-5973-0	TYLER D BREITIGAM
PT-5974-0	LAURA E RITTENHOUSE
PT-5975-0	JOSHUA D CHAMBERS
PT-5976-0	CALEB D MAYER
PT-5977-0	LUCAS P PARENTI
PT-5978-0	CARELLE G VILLANUEVA
PT-5979-0	Kimberly Kanani Masuda

PT-5980-0	EVANGELINE MENDOZA
PT-5981-0	Sierra Danielle Fernandez
PT-5982-0	CHEYNE YOSHIO TANOUE
PT-5983-0	LINDSAY A GRIMES
PT-5984-0	DERRICK L LEEPER
PT-5985-0	MARCEE K D NAKAMURA
PT-5986-0	Susana Gutierrez
PT-5987-0	Angela Mica Laureta
PT-5988-0	Aaron Phillip Salviejo Ramos
PT-5989-0	Adam Berg
PT-5990-0	IRA N KAUFMAN
PT-5991-0	JAMIE LEE
PT-5992-0	Genelle Kay Corkery
PT-5994-0	Grace Haley
PT-5993-0	NICHOLAS KING
PT-5995-0	Odlanier Reyes-Rodriguez
PT-5996-0	JESSICA R HAWKINS

PHYSICAL THERAPIST ASSISTANT LICENSE

PTA-735-0	Lucian S Thacker
PTA-736-0	STEPHANIE R KABLER
PTA-737-0	Stephanie Mapp
PTA-738-0	Hung Chu
PTA-739-0	PHU-QUANG NGUYEN