

AHCA NO: 2010000009

STATE OF FLORIDA AGENCY FOR HEALTH CARE ADMINISTRATION

STATE OF FLORIDA, AGENCY FOR HEALTH CARE ADMINISTRATION, PETITIONER,

vs.

EVE OF KENDALL, INC, RESPONDENT.

FINAL ORDER

Having reviewed the Notice of Intent to Impose Fine dated January 4, 2010, and all other matters of record, the Agency for Health Care Administration finds and concludes as follows:

FINDINGS OF FACT

- 1. On January 4, 2010, the Agency issued a Notice of Intent against the Respondent, Eve of Kendall, Inc, an abortion clinic. The Notice of Intent is attached hereto and incorporated herein (Exhibit 1). The findings of fact and law set forth in Exhibit 1 are adopted.
- 2. The Respondent was served the Notice of Intent on January 6, 2010, by U.S. Certified Mail, return receipt requested. (Exhibit 2)
- 3. Enclosed with the Notice of Intent was an Election of Rights form, which advised Respondent of its right to a hearing pursuant to Sections 120.57(1) or (2), Florida

Statutes. The Respondent selected Option (1), admitting the allegations of fact and law contained in the Notice of Intent and expressly waiving the right to a hearing on the Election of Rights form. (Exhibit 3)

CONCLUSIONS OF LAW

- 4. The Respondent is subject to the Agency's jurisdiction pursuant to the provisions of Florida Statutes.
- 5. The Agency may assess an administrative fine against the Respondent as stated in the Notice of Intent.

Based on the foregoing findings of fact and conclusions of law, it is

ORDERED:

- 1. An administrative fine of \$200 is imposed upon the Respondent and has been paid.
 - 2. The above case is hereby closed.

DONE and ORDERED this 17 day of 100 in Tallahassee, Leon County, Florida.

THOMAS W. ARNOLD, Secretary
Agency for Health Care Administration

A PARTY WHO IS ADVERSELY AFFECTED BY THIS FINAL ORDER IS ENTITLED TO JUDICIAL REVIEW WHICH SHALL BE INSTITUTED BY FILING ONE COPY OF A NOTICE OF APPEAL WITH THE AGENCY CLERK OF AHCA, AND A SECOND COPY, ALONG WITH FILING FEE AS

PRESCRIBED BY LAW, WITH THE DISTRICT COURT OF APPEAL IN THE APPELLATE DISTRICT WHERE THE AGENCY MAINTAINS ITS HEADQUARTERS OR WHERE A PARTY RESIDES. REVIEW OF PROCEEDINGS SHALL BE CONDUCTED IN ACCORDANCE WITH THE FLORIDA APPELLATE RULES. THE NOTICE OF APPEAL MUST BE FILED WITHIN 30 DAYS OF RENDITION OF THE ORDER TO BE REVIEWED.

Copies furnished to:

ADMINISTRATOR EVE OF KENDALL, INC 8603 S DIXIE HIGHWAY MIAMI, FL 33143 (U.S. Mail) Finance & Accounting Agency for Health Care Administration 2727 Mahan Drive, Bldg #2 Mail Stop Code #14 Tallahassee, Florida 32308 (Interoffice Mail)

Laura MacLafferty Hospital Unit (Interoffice Mail) Jan Mills
Facilities Intake Unit
(Interoffice Mail)

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of this Final Order was served on the above-named persons and entities by U.S. Mail, or the method designated, on this

12 day of February, 2000

Richard J. Shoop, Agency Clerk Agency for Health Care Administration 2727 Mahan Drive, Building #3, MSC #3 Tallahassee, Florida 32308-5403 (850) 922-5873



Better tealth Care for all Floridians

JAN 0 4 2010

Certified Article Number 7160 3901 9848 5412 1283 SENDERS RECORD

> THOMAS W. ARNOLD **SECRETARY**

Agency for Health Care Administration

LICENSE NUMBER: 907

CASE #: 2010000009

NOTICE OF INTENT TO IMPOSE FINE

Pursuant to Section 408.813 and Section 390.0112(4), Florida Statutes (F.S.), a fine of \$200 is hereby imposed for not submitting your monthly report of induced terminations of pregnancy for the month of November 2009. The monthly report is due no later than 30 days following the preceding month. Pursuant to Section 390.0112(4) F.S., any person required to report who fails to report may be subject to a \$200 fine.

TO PAY NOW, PAYMENT SHOULD BE MADE WITHIN 21 DAYS AND MAILED WITH A COPY OF THIS NOTICE OF INTENT TO:

Agency for Health Care Administration Finance and Accounting, Revenue Section **OMC** Manager 2727 Mahan Drive, MS #14 Tallahassee, FL 32308

CHARLIE CRIST

GOVERNOR

KAREN BOOKBINDER EVE OF KENDALL, INC

8603 S DIXIE HIGHWAY

January 4, 2010

MIAMI, FL 33143

Include License Number: 907 and Case Number; 2010000009 in check memo field

EXPLANATION OF RIGHTS

Pursuant to Section 120.569, F.S., you have the right to request an administrative hearing. In order to obtain a formal proceeding before the Division of Administrative Hearings under Section 120.57(1), F.S., your request for an administrative hearing must conform to the requirements in Section 28-106.201, Florida Administrative Code (F.A.C), and must state the material facts you dispute.

SEE ATTACHED ELECTION AND EXPLANATION OF RIGHTS FORMS.

Agency for Health Care Administration

Laura MacLafferty, Manager lospital And Outpatient Services Unit

cc: Agency Clerk, Mail Stop 3 Legal Intake Unit, Mail Stop 3

Visit AHC http://ahca.my



Home | Help | Sign In

Track & Confirm

FAQs

Track & Confirm

Search Results

Label/Receipt Number: 7160 3901 9848 5412 1283

Service(s): Certified Mail™

Status: Delivered

Track & Confirm

Enter Label/Receipt Number.

Your item was delivered at 11:05 AM on January 6, 2010 in MIAMI, FL 33143.

Go>

Notification Options

Track & Confirm by email

Get current event information or updates for your item sent to you or others by email. (60>)

Return Receipt (Electronic)

Verify who signed for your item by email. (60>

Site Map

Customer Service

Forms

Gov't Services

Careers

Privacy Policy

Terms of Use

Business Customer Gateway

Copyright© 2009 USPS. All Rights Reserved.

No FEAR Act EEO Data

FOIA

rig Ad Espacédos Victores y Escares

) Hossonia in termina. Paradia paradia paradia

STATE OF FLORIDA AGENCY FOR HEALTH CARE ADMINISTRATION

EXHIBIT

AGENCY CLERK

RE: EVE OF KENDALL, INC

CASE NO: 2010000009

2010 JAN 13 P 3 35

ELECTION OF RIGHTS

This Election of Rights form is attached to a proposed Notice of Intent to Deny of the Agency for Health Care Administration (AHCA). The title may be Notice of Intent to Impose a Fine, Administrative Complaint, or some other notice of intended action by AHCA.

An Election of Rights must be returned by mail or by fax within twenty-one (21) days of the day you receive the attached Notice of Intent to Impose a Fine, Administrative Complaint or any other proposed action by AHCA.

If an <u>Election of Rights</u> with your selected option is not received by AHCA within twenty-one (21) days from the date you received this notice of proposed action, you will have given up your right to contest the Agency's proposed action and a final order will be issued.

(Please reply using this <u>Election of Rights</u> form unless you, your attorney or your representative prefer to reply according to Chapter 120, Florida Statutes (2006) and Rule 28, Florida Administrative Code.)

Please return your **ELECTION OF RIGHTS** to:

Agency for Health Care Administration
Attention: Agency Clerk
2727 Mahan Drive, Mail Stop #3
Tallahassee, Florida 32308
Phone: (850) 922-5873
Fax: (850) 921-0158

PLEASE SELECT ONLY 1 OF THESE 3 OPTIONS:

PLEASE SELECT ONLY TOF THESE 5 OF HONS.
OPTION ONE (1) I admit to the allegations of facts and law contained in the Notice of Intent to Impose a Fine, Administrative Complaint, or other notice of intended action by AHCA and I waive my right to object and have a hearing. I understand that by giving up my right to a hearing, a final order will be issued that adopts the proposed agency action and imposes the proposed penalty, fine or action.
OPTION TWO (2) I admit to the allegations of facts and law contained in the Notice of Intent to Impose a Fine, Administrative Complaint, or other proposed action by AHCA, but I wish to be heard at an informal proceeding (pursuant to Section 120.57(2), Florida Statutes) where I may submit testimony and written evidence to the Agency to show that the proposed administrative action is too severe or that the fine should be reduced.

OPTION THREE (3) ____ I dispute the allegations of facts and law contained in the Notice of Intent to Impose a Fine, Administrative Complaint, or other proposed action by AHCA, and I request a formal hearing (pursuant to Section 120.57(1), Florida Statutes) before an Administrative Law Judge appointed by the Division of Administrative Hearings.

PLEASE NOTE: Choosing OPTION THREE (3), by itself, is NOT sufficient to obtain a formal hearing. You also must file a written petition in order to obtain a formal hearing before the Division of Administrative Hearings under Section 120.57(1), Florida Statutes. It must be received by the Agency Clerk at the address above within twenty-one (21) days of your receipt of this proposed administrative action. The request for formal hearing must conform to the requirements of Rule 28-106.2015, Florida Administrative Code, which requires that it contain:

- 1. Your name, address, and telephone number, and the name, address, and telephone number of your representative or lawyer, if any.
- 2. The file number of the proposed action.
- 3. A statement of when you received notice of the Agency's proposed action.
- 4. A statement of all disputed issues of material fact. If there are none, you must state that there are none.

Mediation under Section 120.573, Florida Statutes, may be available in this matter if the Agency agrees.

License type: Abortion Clinic License number: 907
Licensee Name: EVE OF KENDALL, INC
Contact person: Karen Double Cross Press.
Address: 8603 5 DINE HOU 33143
Street and number City Zip Code
Telephone No. 305-670-9797 Fax No. 305 591-158
Email (optional)

I hereby certify that I am duly authorized to submit this Notice of Election of Rights to the Agency for Health Care Administration on behalf of the licensee referred to above.

Signed: KAREN BOOKS (WPEK Title: Pres)	
Print Name: KAREW BOOKS INPEX Title: Pras	
COPY OUR DOR MOU 2009 ENCLOSED.	
CK# 10264	
THIS WILL NOT THAPPEN AGAIN TO PROMISE	,