VERMONT DEPARTMENT OF HEALTH BOARD OF MEDICAL PRACTICE 108 Cherry Street, PO Box 70 Burlington VT 05402-0070 802 657-4220 or 800-745-7371

# 5419 × 400

## 2004 PHYSICIAN'S LICENSE RENEWAL APPLICATION

PARTI

gally changed your name?		
mer name and any other n	Yes <u>X</u> No	
s;	ame(s) under which you	were licensed in Vermont or else
First Name	Middle Name:	Suffix
e, as it should appear on y	our license:	MEGEIVE
First Name	Middle Name:	Suffix
o =		U SEP 3 0 2004
Month / Day /Year		VERMONT BOARD OF MEDICAL PRACTICE
		WESTON LEMOTICE
		27
8		
0		
OO BLVD		
FL 33990		
	(Street)	
FL 33990	(Street)	(Zip)
	e, as it should appear on y  First Name  Month / Day /Year	e, as it should appear on your license:  First Name Middle Name:  Month / Day /Year

8. E-mail ad	dress:			
Please che	ck here if the Departmen	t of Health may use	this e-mail address	s to send you public health information.
		PAI	RT II	
9. Were yo	u in active practice in \	ermont in the past	12 Months?	yes ⊈∕no
10. Do you l	hold, or have you ever lete the section below an	held, a medical lice	nse in any other	state? olyves □ no
FL				
State	License Number	Type of License	Date Issued	Status (Active or Inactive)
~	ME 0033129			Active
12. Have yo □ ye 13. Have yo other healin	s p no	ended, surrendere		edicine or any other healing art?
14. Are any by any gove	formal disciplinary cha	any hospital or he	as any disciplinar alth care facility,	ry action ever been taken against you or by any professional medical
□ ye	s ⊠no			
15. Have yo board?	u ever been denied the	privilege of taking	an examination I	before any state medical examining
□ уе	s 🗷 no			
	u ever discontinued yo other than a family nee		ing, or practice fo	or a period of more than three month
□ уе	es pono			
17. Have yo before com		or suspended from	n, or asked to lea	ve a residency training program
□ ye	es )øno			
institution of	u ever had staff privile denied, reduced, suspe action was initiated ag	nded or revoked, o	r appointment in r resigned from a	a hospital or other health care a medical staff after a complaint or

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19. Has your privilege to possess, dispense or prescribe controlled substances ever been suspended, revoked, denied, or restricted by, or surrendered to any jurisdiction or federal agency at any time?

□ yes 😾 no

20. Are you presently or have you ever been a defendant in a criminal proceeding?

□ yes 🕉no

#### PART III

(Unless otherwise ordered by a court, your responses to the questions in Part III are considered exempt from public disclosure.)

Any "yes" response to the questions below must be fully explained on the enclosed Form A.

- 21. To your knowledge, are you the subject of an investigation by any other licensing board as of the date of this application?
- 22. To your knowledge, are you presently the subject of a criminal investigation?

The following definitions are provided to assist you in answering questions 23 through 25.

"Ability to practice medicine" - This term includes:

- 1. The cognitive capacity to make appropriate clinical diagnoses and exercise reasoned medical judgments, and to learn and keep abreast of medical developments; and
- 2. The ability to communicate those judgments and medical information to patients and other health care providers, with or without the use of aids or devices, such as voice amplifiers; and
- The physical capability to perform medical tasks such as physical examination and surgical procedures, with or without the use of aids or devices, such as corrective lenses or hearing aids.

"Medical condition" - Includes physiological, mental or psychological conditions or disorders, such as, but not limited to, orthopedic, visual, speech, and hearing impairments, cerebral palsy, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional or mental illness, specific learning disabilities, hepatitis, HIV disease, tuberculosis, drug addiction, and alcoholism.

"Currently" - This term means recently enough to have a real or perceived impact on one's functioning as a licensee.

"Chemical substances" - This term is to be construed to include alcohol, drugs, or medications, including those taken pursuant to a valid prescription for legitimate medical purposes and in accordance with the prescriber's direction, as well as those used illegally.

"Controlled substances" - This term means those drugs listed on Schedules I through V of Section 202 of the Controlled Substances Act (21 USC § 812).

"Illegal use of controlled substances" - This term means the use of drugs, the possession or distribution of which is unlawful under the Controlled Substances Act, as periodically updated by the Food and Drug Administration. This term does not include the use of a drug taken under the supervision of a licensed health care professional or other uses authorized by the Controlled Substances Act or other provisions of federal law.

23. Do you have a medical condition that in any way impairs or limits your ability to practice medicine in your field of practice with reasonable skill and safety?

In explaining a "Yes" answer on Form A, please provide reasonable assurances that your medical condition is reduced or ameliorated because, for example,

you have received or do receive ongoing treatment (with or without medication) or have participated or do participate in a monitoring program.

24. Are you currently engaged in the use of alcohol or other chemical substances that in any way impairs your ability to practice medicine in your field of practice with reasonable skill and safety?

In explaining a "Yes" answer on Form A, please provide reasonable assurances that your use is reduced or ameliorated because, for example, you have received or do receive ongoing treatment (with or without medication) or have participated or do participate in a monitoring program.

25. Are vou currently engaged in the illegal use of controlled substances?

In explaining a "Yes" answer on Form A, please provide reasonable assurances that such use is not a real and ongoing problem in your practice of medicine.

#### **CONFIDENTIAL ASSISTANCE IS AVAILABLE**

Since 1999, part of each license fee has been used to create and maintain the **Vermont Practitioners Health Program**, a service of the Vermont Medical Society. This is a **confidential** program for the identification, treatment and rehabilitation of physicians affected by the disease of substance abuse. For further information about this program, call 802-223-0400 (a confidential line).

#### **PART IV**

The following questions are required by Vermont law, 26 VSA § 1368, to update and maintain a data repository within the Department of Health and to make individual profiles on all health care professionals licensed, certified, or registered by the Department available to the public. Your physician profile is located at the following website <a href="http://healthyvermonters.com/bmp/mbsearchform.shtml">http://healthyvermonters.com/bmp/mbsearchform.shtml</a>.

Please include photocopies of court papers, licensing authority decisions, and any other relevant documents if your answers to questions 26 through 31 have changed since your last application. We cannot process your application without them.

26. Criminal Convictions [26 VSA § 1368(a)(1)] Check here if none

Please provide a description of all crimes (felonies and misdemeanors; this includes DUI but not speeding or parking tickets) of which you have been convicted within the past ten years not listed below. **Please provide complete copies of documentation for each matter.**None reported

(Conviction Date) (Court) (City/State) (Crime

27. Nolo Contendere/Matters Continued [26 VSA § 1368(a)(2)] Check here if none

Please provide a description of all charges to which you pleaded "nolo contendere" ("I will not contest it") or where sufficient facts of guilt were found and the matter was continued without a finding by a court of competent jurisdiction not listed below. Please provide complete copies of documentation for each matter.

None reported

(COII	viction Date)	(Court)		(City/State)		(Charge)	
Verm	ont Board of Me	dical Practice M	latters [26 \	'SA § 1368(a)(3)]	b Che	ck here if non	ie
Medi				erved, findings, con sposition of such m			
(Date	)		(Final Dispo	osition - Summary)		- 5	
	nsing or Certificate	ation Authority	Matters in C	Other States [26 V	SA § 136	8(a)(4)]	
state: court docu None	s, the findings, cor	nclusions, and or nose states, if no ch matter. Se	ders of such to listed below e enclos	offi	nal dispos complet	sition of such	matters by the
Char		ori) (Liocrisiii	g or ocranoc	(C	ourt) (c	ity/Otato) (No	ature or
	ge) riction of Hospita	ıl Privileges [26	VSA § 1368	3(a)(5)]			
Rest	riction of Hospita	ul Privileges [26		3(a)(5)]	⊠ Che	ck here if nor	ne
Rest	Revocation/In  Please provide that were relate any other officie	a description of ed to competence al of the hospital ted below. Pleas	ictions any revocati e or characte after proced	on or involuntary rear and were issued ural due process (omplete copies of	estriction by the ho	of your hospi ospital's gove ity for hearing	tal privileges rning body o ) was afford
	Revocation/In  Please provide that were relate any other offici- to you if not list	a description of ed to competence al of the hospital ted below. Pleas	ictions any revocati e or characte after proced	on or involuntary re er and were issued ural due process (e	estriction by the ho opportuni docume	of your hospi ospital's gove ity for hearing	tal privileges rning body o ) was afford ach matter
Rest	Revocation/In  Please provide that were relate any other officitory you if not list None report	a description of ed to competence al of the hospital ded below. Pleas ed (Hospital)	ictions any revocati e or characte after proced e provide co	on or involuntary re er and were issued ural due process ( omplete copies of	estriction by the ho opportuni docume	of your hospi ospital's gove ity for hearing entation for e	tal privileges rning body o ) was afford each matter  Restriction)
Rest	Please provide that were relate any other officiato you if not list None report  (Date)  Other Restrict  Please provide or the restrictio case related to	a description of ed to competence al of the hospital ded below. Pleas ed  (Hospital)  ions  a description of an of privileges at competence or ies of documen	any revocati e or characte after proced e provide co  (State)  all resignation a hospital to character in	on or involuntary rear and were issued ural due process (omplete copies of (Nature of Restrictions from, or non-reaken in lieu of, or inthat hospital if not in the complete copies of the copies of t	estriction by the hopportunit docume	of your hosping of your hospital's gove ity for hearing entation for example of the control of t	tal privileges rning body of ) was afford each matter  Restriction) ne f membershi ing discipling
Rest	Please provide that were relate any other officiato you if not list None report  (Date)  Other Restrict  Please provide or the restriction case related to complete copics.	a description of ed to competence al of the hospital ded below. Pleas ed  (Hospital)  ions  a description of an of privileges at competence or ies of documen	any revocati e or characte after proced e provide co  (State)  all resignation a hospital to character in	on or involuntary rear and were issued ural due process (omplete copies of (Nature of Restrictions from, or non-reaken in lieu of, or inthat hospital if not in the complete copies of the copies of t	estriction by the hopportunit docume	of your hosping of your hospital's gove ity for hearing entation for example of the control of t	tal privileges rning body o ) was afford each matter. Restriction) ne f membershi ing disciplina rovide
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## 31. Medical Malpractice Court Judgments/Settlements [26 VSA § 1368(a)(6A)] A. **Judgments** Please complete the attached Form A and provide a description of all medical malpractice court judgments against you and all medical malpractice arbitration awards against you within the past 10 years (10 years from payment date) in which a payment was awarded to a complaining party if not listed below. Please provide complete copies of documentation, to include final disposition and, if possible, a copy of the complaint for each matter. Judgement Arbitration (Date) (Court) (State) (Nature of Case) (Amount Assessed Against You) B. □ Check here if none Settlements Please provide a description of all settlements of medical malpractice claims against you within the past 10 years (10 years from payment date) in which a payment was awarded to a complaining party if not listed below. Please provide complete copies of documentation, to include final disposition and, if possible, a copy of the complaint for each matter. (Amount of Settlement Against You) (Date) (Court) (State) 32. Medical Professional Schools [26 VSA § 1368(a)(7)] Please provide the names of medical professional schools you attended and the dates of graduation if not listed below. UNIVERSITY OF MICHIGAN, MI 1974 (School/Institution) (City) (State) (Year of Graduation) If necessary, please use an additional sheet and check this box: ...... Graduate Medical Education/Residency [26 VSA § 1368(a)(8)] 33. Please provide information about any graduate medical education/residency attended or completed that is not listed below. Fletcher Allen Health Care , VT Obstetrics and Gynecology

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1978

	tution) (Spec luation)	cialty)	(City)	(State)	(Year of	
	If necessary, please	e use an additi	ional sheet and	check this box:		
Specialty B	oard Certification [26 V	SA § 1368(a)(	9)]			
	the following information ached Specialty Codes Li		ır specialty boa	rd certification an	d update as ne	ecessary
	s and Gynecology Board of Obstetrics	and Gynec	ology			
Specialty Code	Specialty Name (if coo	de Board Ce	ertified Name of	f Roard	Year Certified	Year
Joue	unknown)	□ yes □	no ivanie o	i board	Ochunod	T (OOO) (
			no l	9.		
Hospital F	' <u>rivileges</u> [26 VSA § 136	8(a)(11)]	_ C	heck here if none		
List all infor	Privileges [26 VSA § 136 mation for all hospitals which is all health System					low:
List all infor	mation for all hospitals wh					low:
List all information Lee Memor	mation for all hospitals wh	ere you currer				
List all information Lee Memori FL (1978)	mation for all hospitals wh	ere you currer	(State)		if not listed be	
List all information Lee Memoring FL (1978)  (Name)  Appointment Note: Answ	mation for all hospitals whatial Health System	ere you currer  1)  \$ 1368(a)(12)]  answering, you	(State)	al staff privileges	if not listed be	arted)
List all information Lee Memoriant (1978)  (Name)  Appointment Note: Answorn the web,	mation for all hospitals when ial Health System  (City  nts/Teaching [26 VSA 8] ering #37 is optional. By a	ere you currer  1)  \$ 1368(a)(12)]  answering, you	(State)	al staff privileges	if not listed be	arted)
List all information Lee Memoriant (1978)  (Name)  Appointment Note: Answoon the web, A. Appoint Ple	mation for all hospitals when the control of the co	ere you currer  3 1368(a)(12)] answering, you the Board.	(State)	al staff privileges ermission to have	(Year St	arted) on posted

34.

35.

36.

37.

	(School)	(City)	(State)	(Nature	e of Appointme	ent)	From (year) To	(ye
B.	Teaching					<b>⊯</b> Chec	k here if none	
	Please provi	ide informatio ast 10 years if		our respon	sibility for tead		duate medical educa	atio
	None repo	rted						
	(School/Insti	itution)	(City)	(State)	(Nature of Tea	ching)	From (year) To (	yea
Publ	ications: [26	3 VSA § 1368	8(a)(13)] □ Ch	eck here if	none			
			By answering I to the Board		ranting permis	sion to ha	ave this information	ро
region both and a second control and	provide information in the second sec	The same of the sa	ding your publ	lications in	peer-reviewed	d medical	literature within the	pa
None n	reported							
OI		_ =					8	
(Title)			(Publi	cation)			(Year)	
Acti	vities [26 V	SA § 1368(a)	(14)]	<b>∕</b> Check	here if none			
			By answering I to the Board		ranting permis	ssion to ha	ave this information	pc
Please listed.	provide infor	mation regard	ding your prof	fessional or	community se	ervice act	ivities and awards if	no
None	reported	d						
÷	18351.2	)	(Activities or A	Awards)				
Practic	e Setting [2	26 VSA § 136	8(a)(15)]		□ Check here	if none		
What is	the location	of your prima	ary practice se	etting? CA	APE CORAL, F	EL		
Town o	r City			State				1
	ating Service	<u>es</u> [26 VSA §	§ 1368(a)(16)	]	□ Check here	if none		
Transla Please	identify any	translating se	ervices availat	ole at your	□ Check here primary praction? ctice location?	ce location	n.	

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		If necessary, please use an additional sheet and check this box:□
42.	Medic	caid/New Patients [26 VSA § 1368(a)(17)]
	A.	Medicaid participation
		Do you participate in the Medicaid program? □ yes      prot applicable
	B.	New Medicaid Patients
		Are you currently accepting new Medicaid patients? □ yes     not applicable
		Part V
		that the information provided above is true and accurate, and that I have answered the questions to knowledge and ability.
Date:_	9-2	7-04 Philip F Waterman It My Applicant's Signature
		1

Reminder - You must also complete the enclosed Applicant's Statement Regarding Child Support, Taxes, Unemployment Compensation Contributions regardless of whether or not you have children

# Vermont Department of Health - Board of Medical Practice Form A

### PLEASE PROVIDE EXPLANATIONS TO "YES" ANSWERS ON THIS FORM

## (Questions 11 and 12) Withdrawal or denial of License - Attach documents

Question 13) Voluntarily surrendered or resign documents	ned a license to practice medicine or any	healing ar
State	Year	
Circumstances		
Question 14) Disciplinary charges or action - A		: _ Y
Name of organization involved	Date	
Duration		
Action taken (circle all that apply)		1/2
01 Revocation of right or privilege 02 Suspension of right or privilege 03 Censure 04 Written reprimand or admonition 05 Restriction of right or privilege 06 Non-renewal of right or privilege 07 Fine 08 Required performance of public service 09 Education/Training/Counseling/Monitoring 10 Denial of rights or privilege 11 Resignation	12 Leave of absence 13 Withdrawal of an application 14 Termination or non-renewal of contract 15 Medical Records Suspension 16 Probation 17 Assurance of Discontinuance 18 Consent Agreement 19 Letter of Agreement 20 Expulsion from Membership 21 Reprimand 22 Other (specify)	
Circumstances		
Question 15) Denial of examination privileges	- Attach documents	
State	Year	

(Questions 16 and 17) Residency Training Program(spractice - Attach documents	s) not completed - discontinued education, traini
Residency Training Program(s)	¥
Location of Programs	
Circumstances	
(Question 18) Affecting Health Care Institution Staff documents	Privileges, Employment or Appointment - Attach
Institution involved	4
Location	Year
Circumstances	
(Question 19) Privilege to prescribe controlled subst	tances - Attach documents
Name of organization involved	
Type of restriction	Date
Circumstances of restriction	
(Questions 20 and 22) Criminal Investigation - Proce	ading Attach decomposite
	w
Court	
City and State	
Charge	
Description	
Status	
Conviction? Yes No Date	

Plea? Yes No Date	
(Question 21) Investigation by any other licensing board - Attach documents	
Name of Licensing Board Date	
Location of Licensing Board	
Circumstances	
(Questions 23-25) Medical condition, treatment, use of chemical or illegal substances	
Treating organization	
AddressTelephone	
Type of diagnosis, condition or treatment - field of practice - use of chemical substances	
Dates of illness or dependency to	
Dates of treatmentto	
Name of Rehabilitation/Professional Assistance or Monitoring Program	
AddressTelephone	
Contact person at Program	
(Question 31) Medical Malpractice Claim	
Please provide the following information regarding each instance of alleged malpractice. This section s photo copied and filled out separately for each claim. Additional sheets may be obtained/used if necess	hould sary.
Insurer	
Claimant name	
Description of alleged claim (allegations only): This does not constitute an admission of fault or liability.	Ř
Please indicate:  1. Patient's condition at point of your involvement;  2. Patient's condition at end of treatment;  3. The nature and extent of your involvement with the patient;  4. Your degree of responsibility for the course of treatment in leading to the claim; and  5. Narrative of event.	
	-

If the incident resulted in patient's death, indicate cause of death according to autopsy or patient chart:

		3
Your role (circle one):		
01 Anesthesiologist	11 PGY 4	
02 Primary Care Physician	12 PGY 5	
03 Referring Physician	13 PGY 6	
04 Attending Physician	14 PGY 7	
05 Consultant Specialist	15 Workmen's Compensation Evaluator	
06 Surgeon	16 Court Psychiatrist	
07 Fellow	17 On-Call Physician	
08 PGY 1	18 Group Practitioner/Partner	
09 PGY 2	19 Other: Specify	
10 PGY 3	20 Unknown	
Your Legal Representative in this matter (	include name, address and telephone number)	
Name	*	
Phone		
Indicate Decision, Appeal, Settlement, I If a Court or Arbitration Panel heard your Court_		
Court's location		
Docket number	· .	
Date the action was filed		
Decision determined by (check one):	Judge Jury Arbitration Panel	nd re <sub>let</sub> i Vag
Decision:	Award:	F. In
If your case was appealed, indicate the fol Date appeal decided: (month, day, year)	llowing: Date appeal filed (month, day, year)/_	
If your case was settled, indicate the follow	wing:	
Settlement amount paid on your behalf: _	<del></del>	
Total settlement amount:	# ####################################	
Date of settlement: (month, day, year)		
Case dismissed against you	_ Against all defendants	

Important: In addition to the above information, please attach a copy of the complaint and final judgment, settlement and release, or other final disposition of the claim. This information can be obtained from your legal representative.

dditional information, if any:				
ii'			8	

#### Vermont Department of Health - Board of Medical Practice APPLICANT'S STATEMENT REGARDING CHILD SUPPORT, TAXES, **UNEMPLOYMENT COMPENSATION CONTRIBUTIONS**

You must answer questions 1, 2, and 3.

**Regarding Child Support** 

Title 15 § 795 requires that: A professional license or other he

unless the	pei	rson certifies that he or she is in good standing with respect to or in full compliance with a plan to pay any and all child
support p	ayat	ole under a support order as of the date the application is filed. "Good standing" means that less than one-twelfth of the
annual su	ppo	rt obligation is overdue; or liability for any support payable is being contested in a judicial or quasi-judicial proceeding;
or he or s	he is	s in compliance with a repayment plan approved by the office of child support or agreed to by the parties; or the
licensing	auth	nority determines that immediate payment of support would impose an unreasonable hardship. (15 V.S.A. § 795)
1.	You	must check one of the two statements below regarding child support regardless whether or not you have dren:
		I hereby certify that, as of the date of this application: (a) I am not subject to any support order or (b) I am subject to a
1		support order and I am in good standing with respect to it, or (c) I am subject to a support order and I am in full
		compliance with a plan to pay any and all child support due under that order.
1		I hereby certify that I am NOT in good standing with respect to child support dues as of the date of this application and I
,		hereby request that the licensing authority determine that immediate payment of child support would impose an unreasonable hardship. Please forward an "Application for Hardship".
Title 22 S	2442	Regarding Taxes  3 requires that: A professional license or other authority to conduct a trade or business may not be issued or renewed
unless the	pei ax lia	requires that. A professional license of other authority to conduct a trade of business may not be issued of renewed reson certifies that he or she is in good standing with the Department of Taxes. "Good standing" means that no taxes are ability is on appeal, the taxpayer is in compliance with a payment plan approved by the Commissioner of Taxes, or the nority determines that immediate payment of taxes would impose an unreasonable hardship. (32 V.S.A. § 3113)
		must check one of the two statements below regarding taxes:
		I hereby certify, under the pains and penalties or perjury, that I am in good standing with respect to or in full compliance
		with a plan to pay any and all taxes due to the State of Vermont as of the date of this application. (The maximum penalty for perjury is fifteen years in prison, a \$10,000.00 fine or both).
	_	or
		I hereby certify that I am <u>NOT</u> in good standing with respect to taxes due to the State of Vermont as of the date of this
		application and I hereby request that the licensing authority determine that immediate payment of taxes would impose an unreasonable hardship. Please forward an "Application for Hardship".  Regarding Unemployment Compensation Contributions
Title 21 &	1378	B requires that: No agency of the state shall grant, issue or renew any license or other authority to conduct a trade or
		luding a license to practice a profession) to, or enter into, extend or renew any contract for the provision of goods,
		eal estate space with any employing unit unless such employing unit shall first sign a written declaration, under the
pains and and all co section, a contributi contributi	per ntrik per ons ons	nalties of perjury, that the employing unit is in good standing with respect to or in full compliance with a plan to pay any putions or payments in lieu of contributions due as of the date such declaration is made. For the purposes of this son is in good standing with respect to any and all contributions or payments in lieu of contributions payable if: (1) no or payments in lieu of contributions are due and payable; (2) the liability for any contributions or payments in lieu of due and payable is on appeal; (3) the employing unit is in compliance with a payment plan approved by the er; or (4) in the case of a licensee, the agency finds that requiring immediate payment of contributions or payments in lieu
of contrib	utio	ns due and payable would impose an unreasonable hardship.
		must check one of the three statements below regarding unemployment contributions or payments in lieu of
		nt contributions:
	Ø.	I hereby certify, under the pains and penalties of perjury, that I am in good standing with respect to or in full compliance with a payment plan approved by the Commissioner of Employment and Training to pay any and all unemployment contributions or payments in lieu of unemployment contributions to the Vermont Department of Employment and Training due as of the date of this application. (The maximum penalty for perjury is 15 years in prison, a \$10,000.00 fine
		or both.)
	_	or
		I hereby certify that I am <u>NOT</u> in good standing with respect to unemployment contributions or payments in lieu of unemployment contributions due to the Vermont Department of Employment and Training as of the date of this
		application and I hereby request that the licensing authority determine that requiring immediate payment of unemployment contributions or payments in lieu of unemployment contributions would impose an unreasonable hardship. Please forward an Application for Hardship.
1		I hereby certify that 21 V.S.A. § 1378 is not applicable to me because I am not now, nor have I ever been, an employer.
Social Sec		
will be use	ed b	ure or your social security manner is mandatory, it is solicited by the authority granted by 42 U.S.C. § 405 (c)(2)(C), and y the Department of Taxes and the Department of Employment and Training in the administration of Vermont tax laws, to due to effected by such laws, and by the Office of Child Support.
identity in	uivi	duals affected by such laws, and by the Office of Child Support. STATEMENT OF APPLICANT
I cortify th	at th	STATEMENT OF APPLICANT

providing false information or omission of information is unlawful and may jeopardize my license/certification/registration status.

Signature of Applicant\_

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## AMENDMENTS TO THE STATEMENT OF CHARGES

During the hearing on October 27, 1999, the Petitioner withdrew the <u>FIRST</u> <u>SPECIFICATION</u> in the Statement of Charges.

The Petitioner also acknowledged that the conduct resulting in the Florida Board's disciplinary action against the Respondent would NOT constitute misconduct under the Laws of New York State pursuant to:

New York Education Law §6530(5) (incompetence on more than one occasion);

New York Education Law §6530(6) (gross incompetence);

New York Education Law §6530(26) (performing professional services which have not been authorized)

## HEARING COMMITTEE CONCLUSIONS

The Hearing Committee concludes that the evidence in this case does not support charges c Negligence on More Than One Occasion and/or gross negligence.

However, the evidence does support a conclusion that the conduct resulting in the Florida Board's disciplinary action against the Respondent would constitute misconduct under the laws of New York State, pursuant to:

New York Education Law §6530(32) (failing to maintain an accurate record).

# VOTE OF THE HEARING COMMITTEE

## SPECIFICATIONS

## FIRST SPECIFICATION

Respondent violated New York Education §6530(9)(b) by having been found guilty of improper professional practice or professional misconduct by a duly authorized professional disciplinary agency of another state where the conduct upon which the finding was based would, if committed in New York State, constitute professional misconduct under the laws of New York State VOTE: WITHDRAWN by Petitioner on October 27, 1999

## SECOND SPECIFICATION

Respondent violated New York State Education Law §6530(9)(d) by having had disciplinar, action taken against him by a duly authorized professional disciplinary agency of another state, where the conduct resulting in the disciplinary action would, if committed in New York State, constitute professional misconduct under the laws of New York State.

**VOTE: SUSTAINED (3-0)** 

# HEARING COMMITTEE DETERMINATION

The Respondent testified at the hearing in an open, honest and forthright manner. He was a very credible witness.

The Record in this case indicates:

- Although the Florida Board's Final Order was dated, March 3, 1999, the conduct which
  resulted in the Board's disciplinary action against the Respondent occurred in 1992 and
  involved a single case.
- The Respondent gave up the practice of obstetrics in 1994 and has since limited his medical practice to gynecology.
- 3. The Respondent has complied with the educational provisions of the Florida Board's Final Order and has indicated that the monitory fine imposed by the ORDER will be paid within the time limits set by the ORDER.
- 4. With the exception of the instant charge, which involved only a single case, the Respondent's medical career has been without blemish.

Based on the foregoing, the Hearing Committee determines that, in the interest of justice, no action should be taken against the Respondent's New York State medical license.

## ORDER

## IT IS HEREBY ORDERED THAT:

- 1. No action should be taken against the Respondent's New York State medical license.
- 2. This **ORDER** shall be effective upon service on the Respondent or the Respondent's attorney by personal service or by certified or registered mail.

DATED: Marcellus, New York

Chairperson

MARGERY SMITH, M.D. SR. MARY THERESA MURPHY



September 3, 1999

Phillip Waterman, M.D. 650 Del Prado Boulevard Suite 100 Cape Coral, Fl 33990

Case no: 93-10435 File Date: 3/31/99 Disposition: Final Order

Dear Dr. Waterman:

This letter is being sent to advise the status of compliance with the above-cited Final Order.

Pursuant to the Final Order, Dr. Waterman you were required to: 1) submit a fine in the amount of \$6,000 by 3/30/2000; 2) spend 3 days with Perinatiologist observing technique and treatment of fetus and maternal patient in early gestational stages. Due within 6 months of order (9/30/99); 3) CME 20 hours in Prenatal risks due within 1 year of order 3/30/2000.

Dr. Waterman you have submitted all the required documents for the courses; however, the fine is still outstanding and not due until 3/30/2000. At this time Dr. Waterman you are in compliance with the terms of the Final Order.

I hope you find this information helpful. If you have any questions please do not hesitate to contact this office.

Sincerely,

Dinah Skrnich

Medical Compliance Officer

/ds

cc: Bruce Lamb, Esq

#### STATE OF FLORIDA BOARD OF MEDICINE

DEPARTMENT OF HEALTH,

Petitioner,

Final Order No. DOH-99-0329- 5 -MQA Date 3-31-9

FILED
Department of Health

Angela Hall, AGENCY CLERK

Deputy Agency Clerk

vs.

CASE NO.: 93-10435

LICENSE NO.: ME0033129

PHILIP F. WATERMAN, II, M.D.,

Respondent.

#### FINAL ORDER

THIS CAUSE came before the Board of Medicine (Board) pursuant to Sections 120.569 and 120.57(4), Florida Statutes, on February 6, 1999, in Jacksonville, Florida, for consideration of a Consent Agreement (attached hereto as Exhibit A) entered into between the parties in the above-styled cause. Upon consideration of the Consent Agreement, the documents submitted in support thereof, the arguments of the parties, and being otherwise advised in the premises,

IT IS HEREBY ORDERED AND ADJUDGED that the Consent Agreement as submitted be and is hereby approved and adopted in toto and incorporated by reference herein. Accordingly, the parties shall adhere to and abide by all the terms and conditions of the Consent Agreement.

This Final Order shall take effect upon being filed with the Clerk of the Department of Health.