



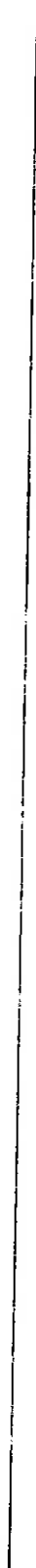
TARGET SHEET

Board: Medicine

Licensee Full Name:
AUDREY ANN LANCE

License No:
MD448775

3099374_LIC_1_05/21/2013



Return Mailing Address STATE BOARD OF MEDICINE 100 N. MARKET STREET, 10TH FLOOR ANN ARBOR, MI 48103-1500	Contract Delivery Address STATE BOARD OF MEDICINE 100 N. MARKET STREET ANN ARBOR, MI 48103
APPLICATION FOR A LICENSE TO PRACTICE AS A NURSE ELIGIBLE FOR REGISTRATION FOR GRADUATES OF APPROVED MEDICAL EDUCATION SCHOOLS IN THE U.S. AND CANADA	

Submit the \$35 fee, check or money order, made payable to the "Commonwealth of Pennsylvania." **FEES ARE NOT REFUNDABLE.** Check or money order must be in U.S. funds. Note: A processing fee of \$20 will be charged for any check or money order returned unpaid by your bank, regardless of the reason for non-payment. Your cancelled check is your receipt of payment.

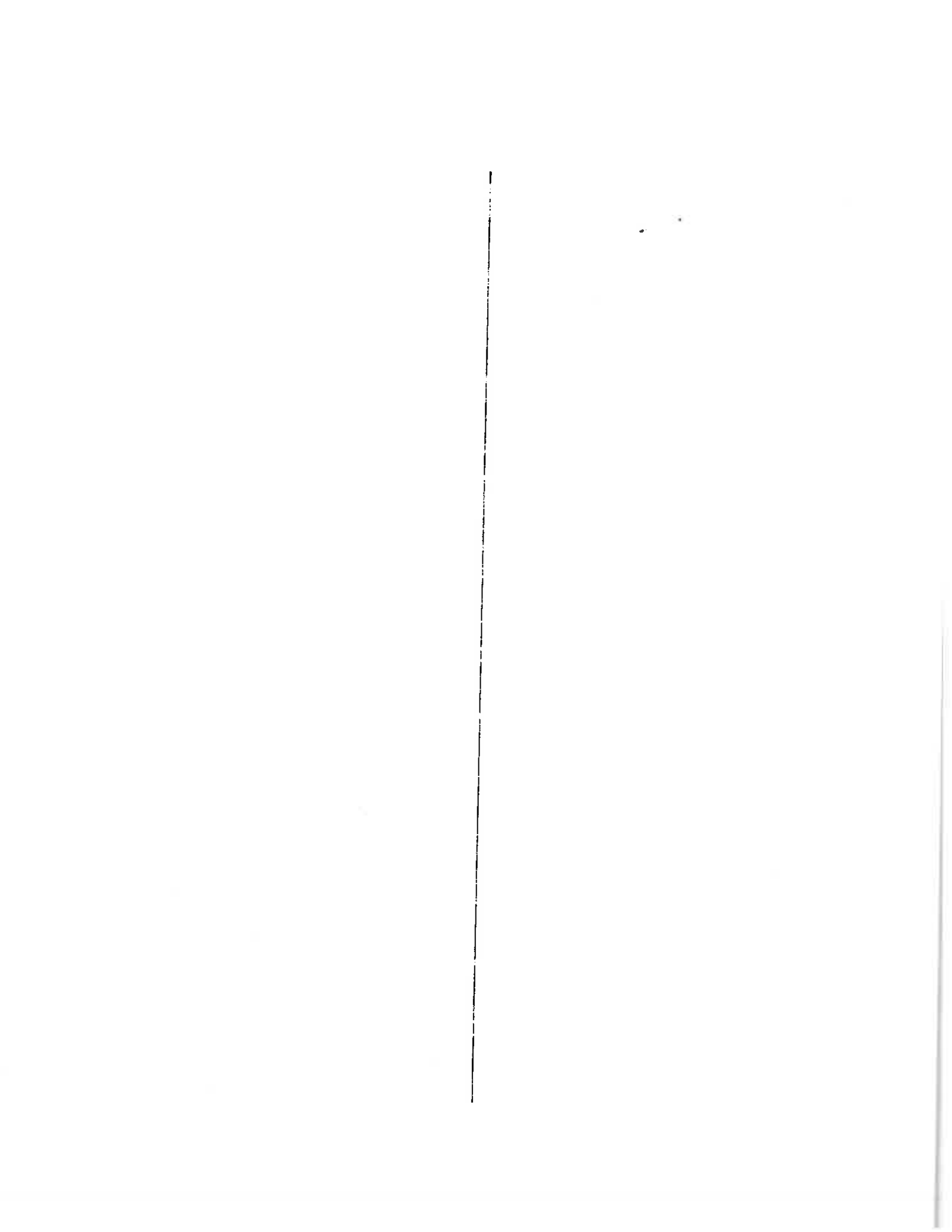
TO BE COMPLETED BY APPLICANT
(Please print or type)

NAME:	Last Lance	First Aurora	Middle Ann
ADDRESS:	Street [REDACTED]		
City Ann Arbor	State Michigan	ZIP 48103	
DATE OF BIRTH:	Month [REDACTED]	Day [REDACTED]	Year [REDACTED]
SOCIAL SECURITY NUMBER:	[REDACTED]		
EMAIL ADDRESS:	[REDACTED]@gmail.com		
PHONE NUMBER:	[REDACTED]		

If your medical/licensure records are listed under another name or names, please list below:

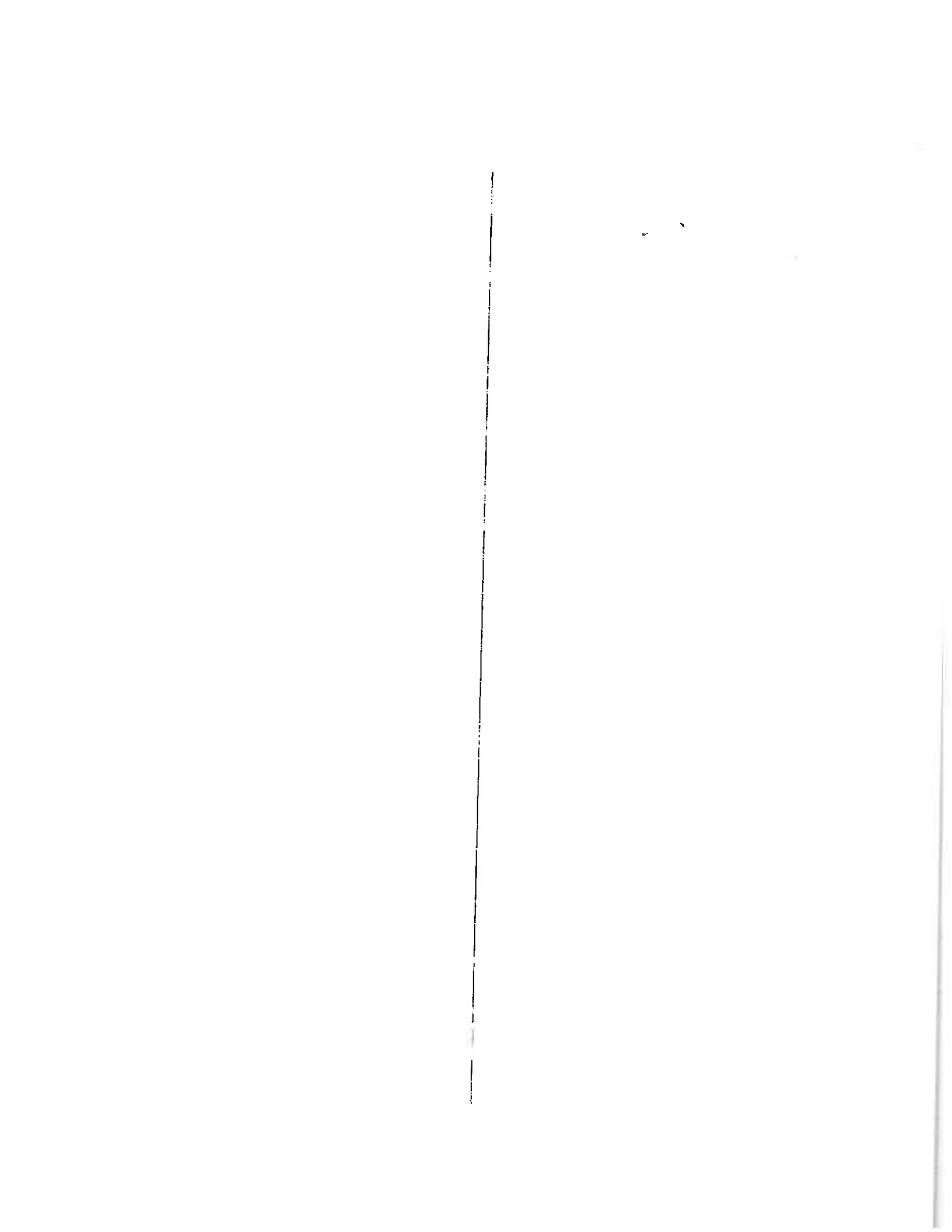
APPLYING USING FCVS (FEDERATION CREDENTIAL VERIFICATION SERVICE):	<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO
HAVE YOU PREVIOUSLY HELD A PA MEDICAL TRAINING LICENSE?:	<input type="checkbox"/> YES - LICENSE NO. _____	<input checked="" type="checkbox"/> NO

MAR 14 2013



(01/2012)

PERSONAL INFORMATION											
NAME OF APPLICANT:	Last			First			Middle				
	Lance			Audrey			Ann				
EDUCATION											
1. NAME OF MEDICAL SCHOOL:			George Washington University School of Medicine								
ADDRESS OF SCHOOL:			2300 I Street NW, Washington D.C., 20037								
DATE OF ATTENDANCE:	Month	Day	Year	Month	Day	Year					
	08		2003	05		2007					
2. NAME OF MEDICAL SCHOOL:											
ADDRESS OF SCHOOL:											
DATE OF ATTENDANCE:	Month	Day	Year	Month	Day	Year	DATE OF GRADUATION:		Month	Day	Year
				10							
EXAMINATION INFORMATION											
CHECK LICENSING EXAMINATION(S) PASSED:	<input type="checkbox"/> FLEX		STATE WHERE TAKEN			DATE TAKEN					
						COMPONENT 1: _____			COMPONENT 2: _____		
	<input type="checkbox"/> NATIONAL BOARD		PART I:		PART II:		PART III:				
	<input checked="" type="checkbox"/> USMLE		STEP 1: 250		STEP 2: 256		STEP 3: 224				
	<input type="checkbox"/> LMCC - CANADIAN										
	<input type="checkbox"/> STATE BOARD		INDICATE STATE WHERE TAKEN: _____								
ACQUISITION OF POST GRADUATE TRAINING											
PGY1 HOSPITAL:	University of Michigan Health System				FROM: (MM/DD/YYYY)	07/01/2007		TO: (MM/DD/YYYY)	06/30/2011		
PGY2 HOSPITAL:	University of Michigan Health System				FROM: (MM/DD/YYYY)	07/01/2007		TO: (MM/DD/YYYY)	06/30/2011		



LEGAL QUESTIONS

You must answer the following questions.

If you answer "YES" to #2 through #9, provide complete details on a separate sheet as well as certified copies of relevant documents. Sign and date below.

	Yes	No
1. Do you hold or have you ever held an unrestricted license, certification, or registration (active or inactive, current or expired) to practice medicine and/or surgery in any jurisdiction? <u>If yes, list the jurisdiction(s) here:</u> Michigan	X	
2. Have you withdrawn an application for a license, certificate or registration, had an application for a license denied or refused, or for any disciplinary reason agreed not to reapply for a license, certificate or registration in any profession in any state or jurisdiction?		X
3. Have you had disciplinary action taken against your license, certificate or registration issued to you in any profession in any other state or jurisdiction?		X
4. Have you been convicted, found guilty or pleaded nolo contendere, or received probation without verdict or accelerated rehabilitative disposition (ARD) as to any felony or misdemeanor, including any drug law violations, or do you have any criminal charges pending and unresolved in any state or jurisdiction? You are not required to disclose any ARD or other criminal matter that has been expunged by order of a court.		X
5. Since May 19, 2002, have you been arrested for criminal homicide, aggravated assault, sexual offenses or drug offenses in any state, territory or country?		X
6. Have you had practice privileges denied, revoked or restricted in a hospital or other health care facility, or have you been charged by a hospital, university, or research facility with violating research protocols, falsifying research, or engaging in other research misconduct?		X
7. Have you had your DEA registration denied, revoked or restricted or have you had your provider privileges terminated by any medical assistance agency for cause?		X
8. Are you, or have you ever been, addicted to the intemperate use of alcohol or to the habitual use of narcotics or other habit-forming drugs? Note: You may answer "NO" if you are currently a participant in or have successfully completed the requirements of the Pennsylvania Department of State Professional Health Monitoring Program.		
9. Since May 19, 2002, have any malpractice complaints been filed against you? If yes, the Board requires that you submit a copy of the <u>entire Civil Complaint</u> which must include the <u>docket number, filing date, and the date you were served.</u>	X	

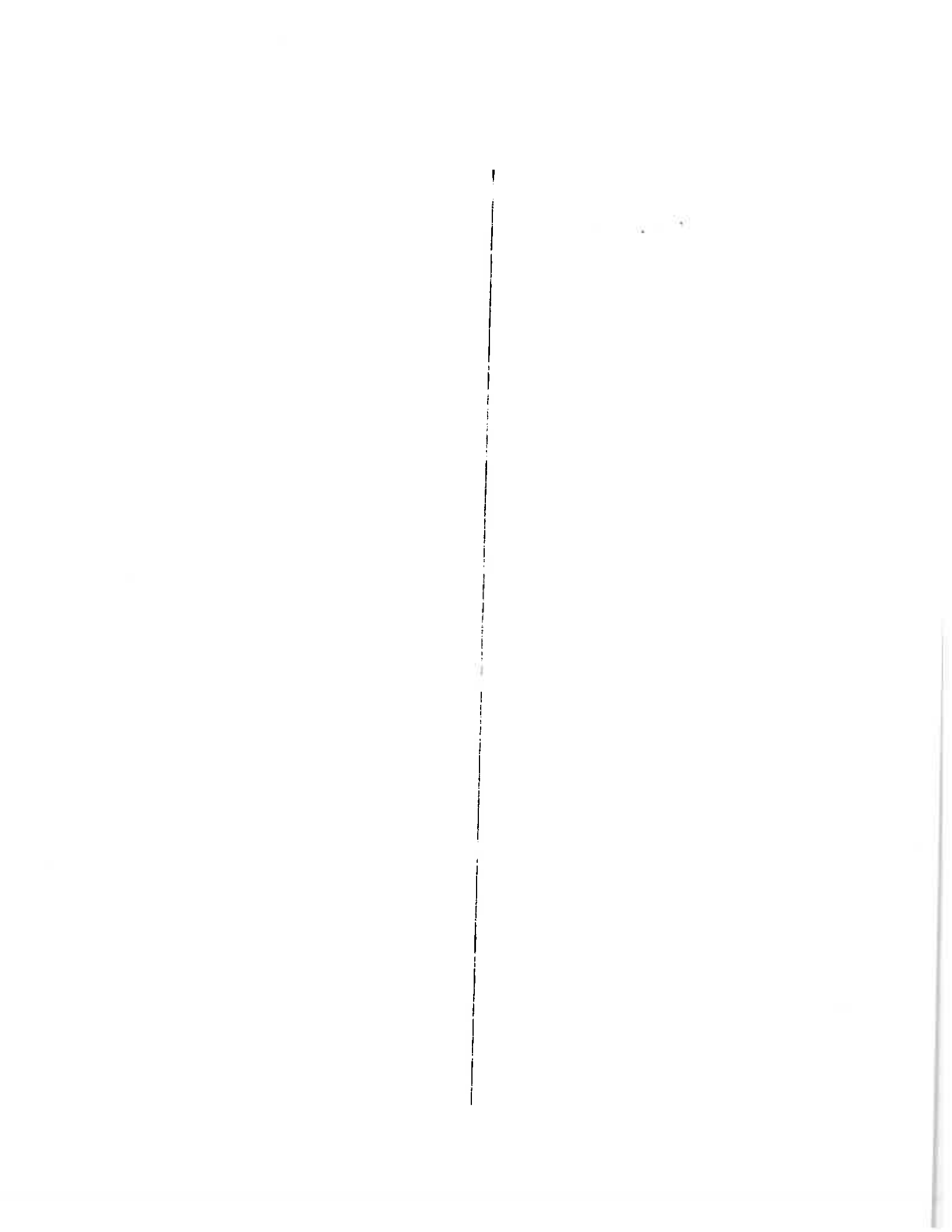
Note that disclosing your social security number on this application is mandatory in order for the State Board of Medicine to comply with the requirements of the federal Social Security Act pertaining to child support enforcement, as implemented in the Commonwealth of Pennsylvania at 23 Pa. C.S. 4304.1(a). In order to enforce domestic child support orders, the Commonwealth's licensing boards must provide to the Department of Public Welfare information prescribed by DPW about the licensee, including the social security number. Additionally, disclosing the number is mandatory in order for this board to comply with the reporting requirements of the federal National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank. Reports to the NPDB/HIPDB must include the licensee's social security number.

I verify that the statements in this application are true and correct to the best of my knowledge, information and belief. I understand that false statements are made subject to the penalties of 18 Pa. C.S. Section 4904 relating to unsworn falsification to authorities and may result in the suspension or revocation of my license or certificate. I hereby authorize all hospitals, institutions or organizations, my references, personal physicians, employers (past and present), and governmental agencies and instrumentalities (local, state, federal or foreign) to release to the Board.

Signature of Applicant

02/20/2013

Date



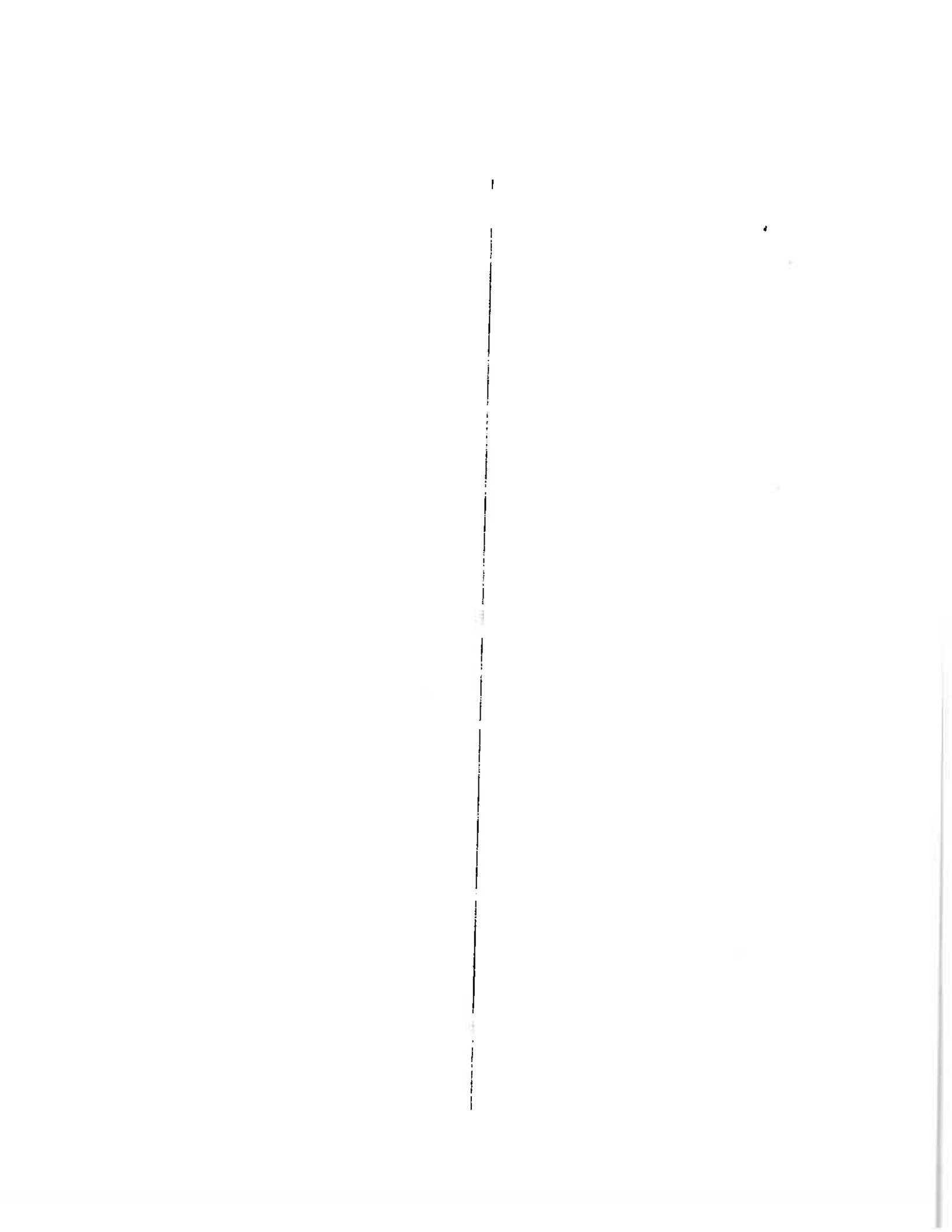
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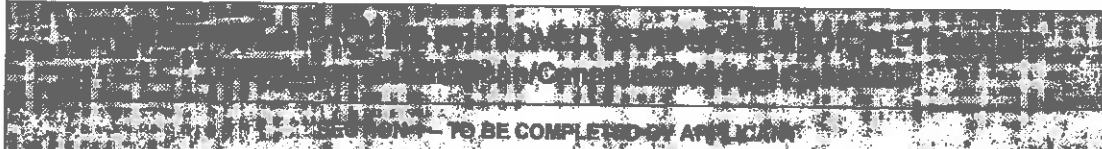
PENNSYLVANIA STATE BOARD OF MEDICINE				
VERIFICATION OF ACGME APPROVED GRADUATE MEDICAL TRAINING (Graduates of American/Canadian Medical Schools)				
SECTION 1 - TO BE COMPLETED BY APPLICANT				
NAME:		Last Lance	First Audrey	Middle Ann
1.	If training began before July 1, 1987, one year of approved training at a first (PGY 1) or second (PGY 2) year level must be verified. If the training began on or after July 1, 1987, two (2) years of approved training are required, one at first (PGY 1) year level and one at second (PGY 2) year level.			
2.	Training at a first (PGY 1) year must be ACGME approved entry level (training which requires no previous training). Training at a second (PGY 2) year must be ACGME approved and can be any specialty.			
3.	If training was completed at more than one hospital, duplicate this form and submit to each hospital.			
SECTION 2 - TO BE COMPLETED BY PROGRAM DIRECTOR WHERE THE GRADUATE TRAINING OCCURRED				
If training was in Pennsylvania, information must coincide with data on graduate license. For applicants still in the second year of training, this form may be completed and signed by the program director fifteen (15) days prior to the completion of the approved training. Forms postmarked or signed prior to the fifteen days will not be accepted.				
HOSPITAL WHERE TRAINING WAS COMPLETED:		University of Michigan Hospital		
NAME OF SPONSORING INSTITUTION:		University of Michigan		
LOCATED IN:		CITY Ann Arbor	STATE Michigan	
1 ST YEAR	FROM (MM/DD/YYYY) 07/01/2007	TO (MM/DD/YYYY) 06/30/2008	SPECIALTY Obstetrics and Gynecology	PGY LEVEL 1
2 ND YEAR	FROM (MM/DD/YYYY) 07/01/2008	TO (MM/DD/YYYY) 06/30/2011	SPECIALTY Obstetrics and Gynecology	PGY LEVEL 2-4
"I certify that the above named applicant successfully completed/will successfully complete this graduate medical training and that there was/is no disciplinary action outstanding against this applicant. If this applicant does not complete this training, the Board will be notified." If there has been disciplinary action regarding this applicant, please provide a separate statement outlining the details.				
If the hospital has no seal or stamp to affix to this document, I will have the form notarized to verify that it was completed by this hospital.				
Signature of Program Director MARLENE ANN WOODARD			Date 4/24/13	
Notary Public, State of Michigan County of Wayne My Commission Expires 04-12-2019 Acting in the County of <u>Wayne</u>			Notary Signature <u>Marlene Ann Woodard</u> Notary Commission Expiration Date: 4/12/19	
Regular Mailing Address STATE BOARD OF MEDICINE P.O. BOX 2849 HARRISBURG, PA 17105-2649 717-783-1400/717-787-2381		APR 24 2013		Courier Delivery Address STATE BOARD OF MEDICINE 2601 NORTH THIRD STREET HARRISBURG, PA 17110

RETURN COMPLETED FORM DIRECTLY TO THE BOARD IN OFFICIAL HOSPITAL ENVELOPE



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PENNSYLVANIA STATE BOARD OF MEDICINE



SECTION - TO BE COMPLETED BY APPLICANT

NAME:	Last Lance	First Audrey	Middle Ann
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1. If training began before July 1, 1987, one year of approved training at a first (PGY 1) or second (PGY 2) year level must be verified. If the training began on or after July 1, 1987, two (2) years of approved training are required, one at first (PGY 1) year level and one at second (PGY 2) year level.
2. Training at a first (PGY 1) year must be ACGME approved entry level (training which requires no previous training). Training at a second (PGY 2) year must be ACGME approved and can be any specialty.
3. If training was completed at more than one hospital, duplicate this form and submit to each hospital.



If training was in Pennsylvania, information must coincide with data on graduate license. For applicants still in the second year of training, this form may be completed and signed by the program director fifteen (15) days prior to the completion of the approved training. Forms postmarked or signed prior to the fifteen days will not be accepted.

HOSPITAL WHERE TRAINING WAS COMPLETED:	University of Michigan Hospital
---	---------------------------------

NAME OF SPONSORING INSTITUTION:	University of Michigan
--	------------------------

LOCATED IN:	CITY Ann Arbor	STATE Michigan
--------------------	-------------------	-------------------

1ST YEAR	FROM (MM/DD/YYYY) 07/01/2007	TO (MM/DD/YYYY) 06/30/2013	SPECIALTY Obstetrics and Gynecology	PGY LEVEL 4
2ND YEAR	FROM (MM/DD/YYYY)	TO (MM/DD/YYYY)	SPECIALTY	PGY LEVEL

"I certify that the above named applicant successfully completed/will successfully complete this graduate medical training and that there was/is no disciplinary action outstanding against this applicant. If this applicant does not complete this training, the Board will be notified." If there has been disciplinary action regarding this applicant, please provide a separate statement outlining the details.

If the hospital has no seal or stamp to affix to this document, I will have the form notarized to verify that it was completed by this hospital.

Signature of Program Director <i>Sandra C. Wood</i>	Date 2/20/13
--	-----------------

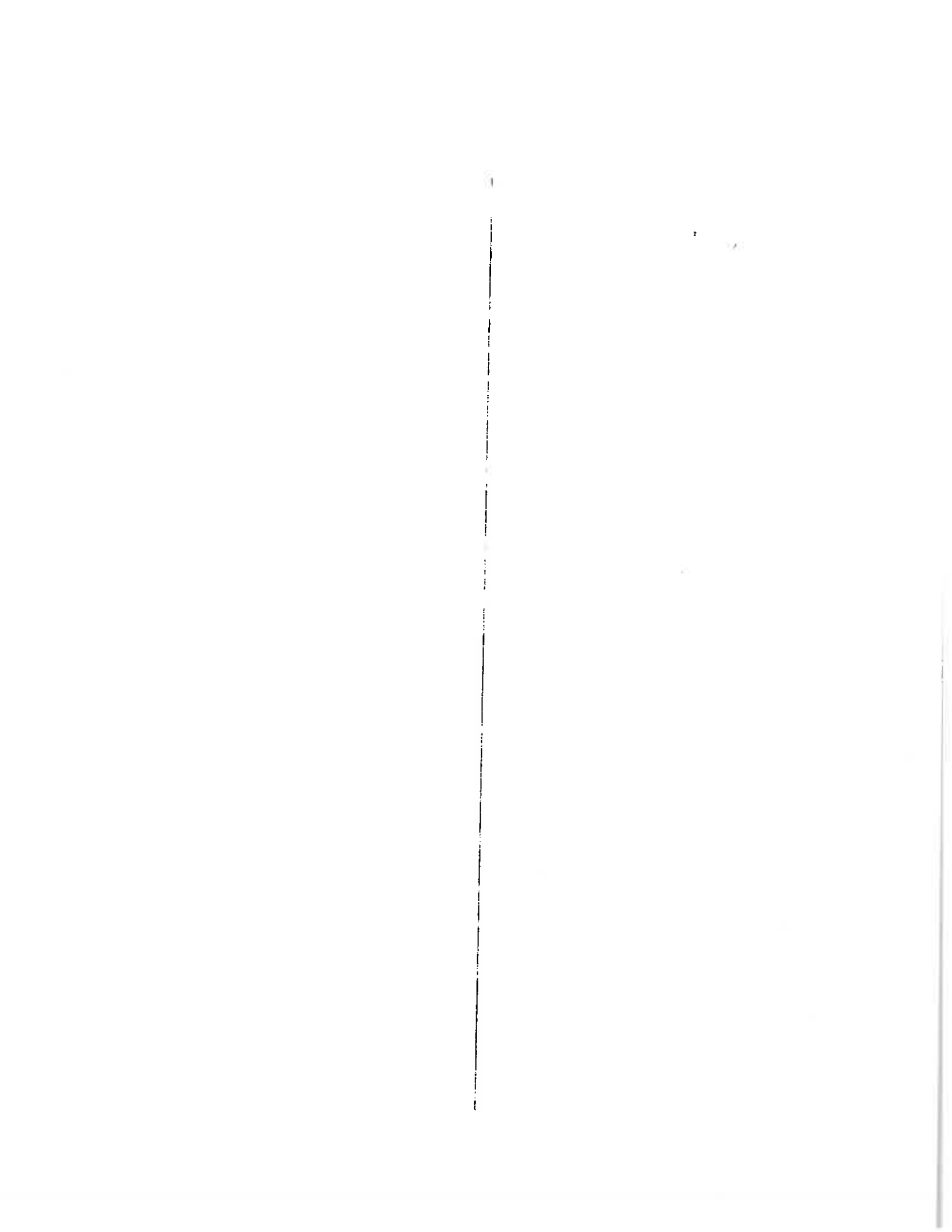
MARLENE ANN WOODARD Notary Public, State of Michigan County of Wayne My Commission Expires 04-12-2019 Acting In the County of <i>Washtenaw</i>	<i>Marlene Ann Woodard</i> Notary Signature Commission Expiration Date: <u>4/12/2019</u>
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RETURN COMPLETED FORM DIRECTLY TO THE BOARD IN OFFICIAL HOSPITAL ENVELOPE

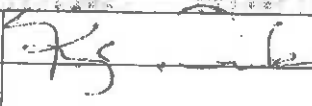
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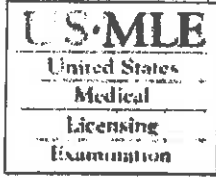


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PENNSYLVANIA STATE BOARD OF MEDICINE			
SECTION 1 - TO BE COMPLETED BY APPLICANT			
NAME:	Last Lance	First Audrey	Middle Ann
NAME OF MEDICAL SCHOOL:	George Washington University School of Medicine		
LOCATION:	Washington, D.C.		
SECTION 2 - TO BE COMPLETED BY DEAN OR REGISTRAR OF MEDICAL SCHOOL			
NAME OF MEDICAL SCHOOL:	George Washington University		
NAME OF MEDICAL STUDENT:	Last Lance	First Audrey	Middle A
DATE STUDENT BEGAN TO ATTEND THIS MEDICAL SCHOOL:	Month 08	Day 25	Year 2003
DATE OF GRADUATION:	Month 05	Day 20	Year 2007
I CERTIFY THAT ALL OF THE INFORMATION LISTED ABOVE IS CORRECT			
SIGNATURE OF DEAN/REGISTRAR:	 Kyle Dirkes Exec. Coordinator for Student Services & Registrar The George Washington University		
DATE:	Month MAR	Day 19	Year 2013
(Seal of School)	Upon completion, school must return this completed form directly to the Pennsylvania State Board of Medicine in an official school envelope. DO NOT RETURN THIS FORM TO THE APPLICANT		
PENNSYLVANIA STATE BOARD OF MEDICINE P.O. BOX 2813 HARRISBURG, PA 17105-2813 TEL: 717-255-4000 FAX: 717-255-3361		Mailing Address STATE BOARD OF MEDICINE 2901 NORTH THIRD STREET HARRISBURG, PA 17110	





United States Medical Licensing Examination® (USMLE®) Certified Transcript of Scores

This document was prepared by the
Federation of State Medical Boards of the United States, Inc.
Federation Place, 400 Fuller Wiser Road, Suite 300, Dallas, TX 76039-3856 – Telephone (817) 868-4000

Date: 03/04/2013

Recipient:

Pennsylvania State Board of Medicine
ATTN: Tammy Dougherty
2601 N Third Street
Harrisburg, PA 17110

320641

Examinee ID#: 5,158,822,6

Date of Birth: [REDACTED]

Examinee: Lance, Audrey Ann
Alt Name(s):

Results for Steps taken by this examinee (and for which results have been reported to date) are shown below. For Steps that span more than one day, the test date reflects the day on which the examination began. Where numeric scores are reported, there are two scales used and the recommended minimum passing score ("MP") on each scale is shown in parentheses.

USMLE STEP 1

Test Date	Pass/Fail	Three-Digit Score		Two-Digit Score		Comments
		Total	MP	Total	MP	
06/21/2005	Pass	220	182	89	75	

USMLE STEP 2

Clinical Knowledge (CK)

Test Date	Pass/Fail	Three-Digit Score		Two-Digit Score		Comments
		Total	MP	Total	MP	
07/20/2006	Pass	256	182	99	75	

Clinical Skills (CS)*

Test Date	Pass/Fail	Three-Digit Score		Two-Digit Score		Comments
		Total	MP	Total	MP	
12/20/2006	Pass					

USMLE STEP 3

Test Date	Pass/Fail	Three-Digit Score		Two-Digit Score		Comments
		Total	MP	Total	MP	
04/21/2009	Pass	224	187	95	75	

NOTE: A search of the Board Action Data Bank of the Federation of State Medical Boards (FSMB) reveals no reported information on this examinee.

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MAR 05 2013

This document was printed from a secure website and accurately reflects score information maintained by the FSMB.



Audrey Ann Lance, MD
Clinical Lecturer
Department of Obstetrics and Gynecology
1500 East Medical Center Drive
L-4000 Women's Hospital
Ann Arbor, MI 48109
[REDACTED]
[REDACTED]@med.umich.edu

Education and Training

Undergraduate:

August 1999 - August 2000 Michigan State University, East Lansing, Michigan
September 2000 - April 2003 BA – Women's Studies, with distinction, University of Michigan, Ann Arbor, Michigan

Graduate:

August 2003 - May 2007 MD - George Washington University School of Medicine, Washington, D.C.

Postdoctoral Training:

July 2007 - June 2011 Residency, Department of Obstetrics and Gynecology, University of Michigan Health System, Ann Arbor, Michigan

July 2011 - Present

Fellowship in Family Planning, Department of Obstetrics and Gynecology, University of Michigan Health System, Ann Arbor, Michigan

July 2011 - Present

Masters of Science in Health and Health Services Research, Rackham Graduate School, University of Michigan, Ann Arbor, Michigan

October 2012 – Present

Physicians for Reproductive Choice and Health - Leadership Training Academy

Certification and Licensure

July 2007 – Present

Certified, BLS/ACLS

July 2011 – Present

State of Michigan Permanent License

Academic, Administrative, and Clinical Appointments

Academic:

July 2011 – Present

Clinical Lecturer, Department of Obstetrics and Gynecology, University of Michigan Medical School, Ann Arbor, Michigan

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Clinical:

June 2012 – Present

Staff Physician, Planned Parenthood of Mid and South Michigan, Ann Arbor, Michigan

Research Interests

1. Family planning and contraception
2. Entertainment-education
3. Teen pregnancy

Grants

Current:

Sponsor: Milton Goldrath Resident Research Award

Title: Predictors of patient use and continuation of highly effective post-partum contraception

Principal Investigator: Audrey A. Lance, MD

Co-Investigators: Vanessa Dalton, MD, MPH and Jamie McGuire, MD

Dates: January 2009 – July 2013

Funding Amount: \$2,000

Sponsor: Society of Family Planning Research Fund

Title: *Can 16 and Pregnant* affect attitudes towards teen pregnancy among young women? A randomized controlled trial

Principal Investigator: Audrey A. Lance, MD

Co-Investigators: Lisa Harris, MD, PhD, Vanessa Dalton, MD, MPH

Dates: April 2012 – July 2013

Funding amount: \$70,000

Honors and Awards

- | | |
|------|--|
| 2003 | Dr. Bernard and Mildred S. Katzen Medical Education Award, George Washington University School of Medicine |
| 2004 | Gold Humanism Honor Society, George Washington University School of Medicine |
| 2004 | Dr. Barnett A. Slepian Memorial Fund Clinical Training Grant |
| 2007 | Rachel Morris Dominick Award for Excellence in Obstetrics & Gynecology, George Washington University School of Medicine, Department of Obstetrics & Gynecology |
| 2009 | Dr. Milton Goldrath Resident Research Award, University of Michigan Department of Obstetrics & Gynecology |
| 2011 | Golden Pen Award, University of Michigan Department of Obstetrics & Gynecology |

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- 2011 Best Consultant Award, University of Michigan Certified Nurse Midwife Service
- 2012 National Institutes of Health (NIH) Extramural Loan Repayment Program in Contraception & Infertility Research
- 2007-2012 Five-time recipient of Making A Difference Award, University of Michigan Health System, Ann Arbor, Michigan

Membership in Professional Societies

- 2003 – Present Medical Students for Choice
- 2005 – Present Association of Reproductive Health Professionals
- 2006 – Present American College of Obstetricians & Gynecologists
- 2011 – Present American Society of Reproductive Medicine
- 2011 – Present Society of Family Planning
- 2011 – Present Norman F. Miller Gynecologic Society, University of Michigan
- 2012 – Present Physicians for Reproductive Choice and Health
- 2012 – Present National Abortion Federation
- 2012 – Present American Society for Bioethics and Humanities

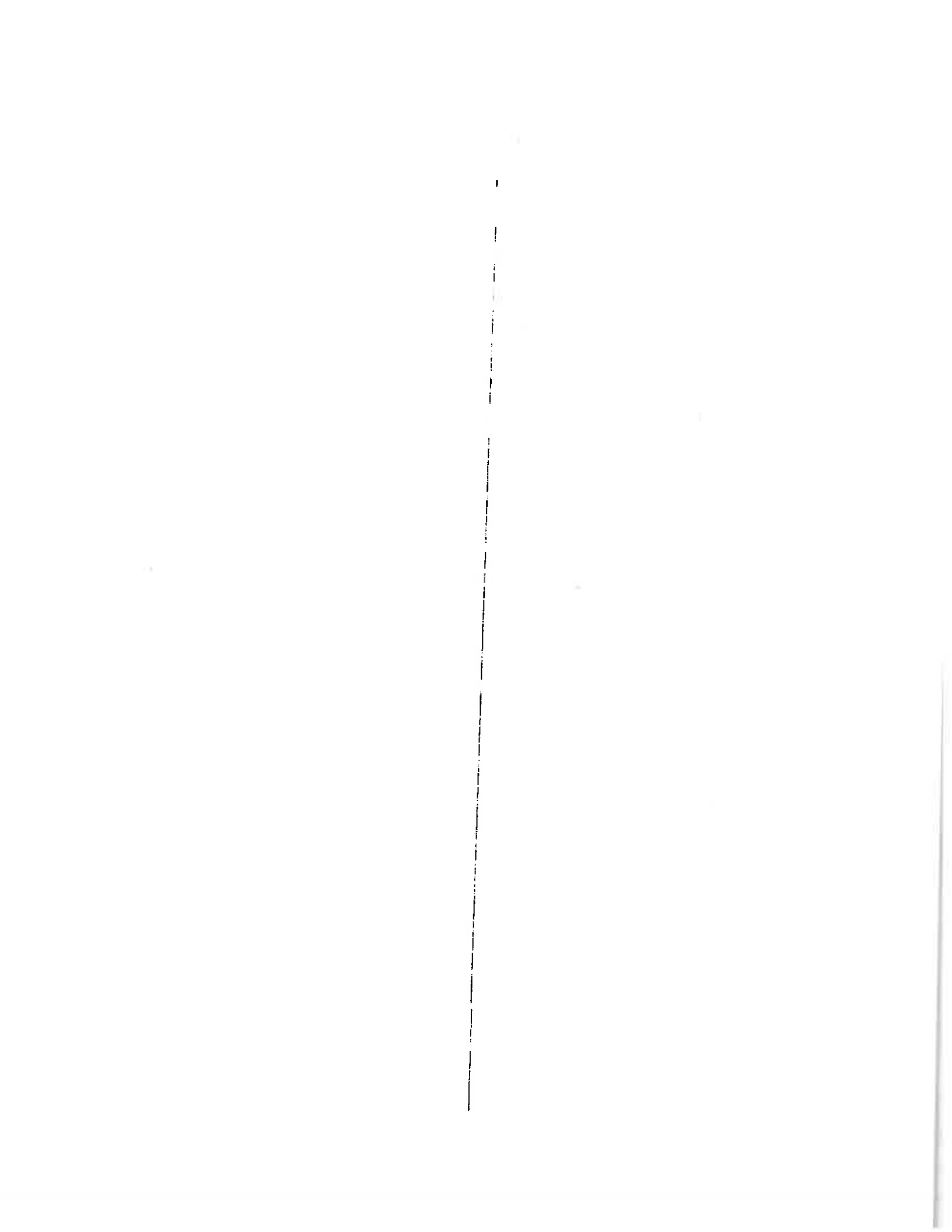
Editorial Positions, Boards, and Peer-Review Service

- 2012 – Present Ad hoc reviewer for the International Journal of Gynecology & Obstetrics

Teaching

1. "Michigan's Reproductive Health Laws". University of Michigan Department of Obstetrics and Gynecology, Ann Arbor, MI. Grand Rounds; March 2011.
2. "Values Clarification." University of Michigan Medical Students for Choice, Ann Arbor, MI; November 2011.
3. "Ectopic Pregnancy". University of Michigan Obstetrics and Gynecology Resident Core Curriculum, Ann Arbor, MI; March 2012.
4. "Health Services for Early Pregnancy Failure: Using Women's Treatment Preferences to Improve Quality". Women's Studies 400: Women's Health, University of Michigan, Ann Arbor, MI; March 2012.
5. "Contraceptive Myth-Busting". University of Michigan Medical Students for Choice, Ann Arbor, MI; March 2012.
6. "Women's Healthcare Provider Panel". Women's Studies 400: Women's Health, University of Michigan, Ann Arbor, MI; April 2012.
7. "Introduction to Laparoscopy". Simulation laparoscopy lab for visiting Ghanaian medical students. University of Michigan, Ann Arbor, MI; April 2012
8. "Contraception & Abortion". Third-year Medical Student OBGYN Clerkship Lecture, University of Michigan, Ann Arbor, MI; Recurring lecture, August 2012 – present.
9. "Contraception". University of Michigan Obstetrics and Gynecology Resident Core Curriculum, Ann Arbor, MI; August 2012.

MAN



10. "Sexually Transmitted Diseases & Pelvic Inflammatory Disease: The Syndromic Approach". Millennium Medical College, Addis Ababa, Ethiopia; September 2012.
11. "First Trimester Abortion and Post-Abortion Care". Millennium Medical College, Addis Ababa, Ethiopia; September 2012.
12. "Uterine Fibroids: Diagnosis and Treatment". Millennium Medical College, Addis Ababa, Ethiopia; September 2012.
13. "Contraception & Family Planning". Millennium Medical College, Addis Ababa, Ethiopia; September 2012.
14. "Contraception & Family Planning." Hayat Medical School, Addis Ababa, Ethiopia; September 2012.
15. "Difficult Pregnancies: Miscarriage, Stillbirth, Prematurity, Delivery. Who is the Patient? Legal Ideas of Autonomy and Medical Ideas of Beneficence." Women's Studies 432: University of Michigan, Ann Arbor, MI; November 2012.
16. "Values Clarification." University of Michigan Medical Students for Choice, Ann Arbor, MI; December 2012.

Committee, Organizational and Volunteer Service

Institutional

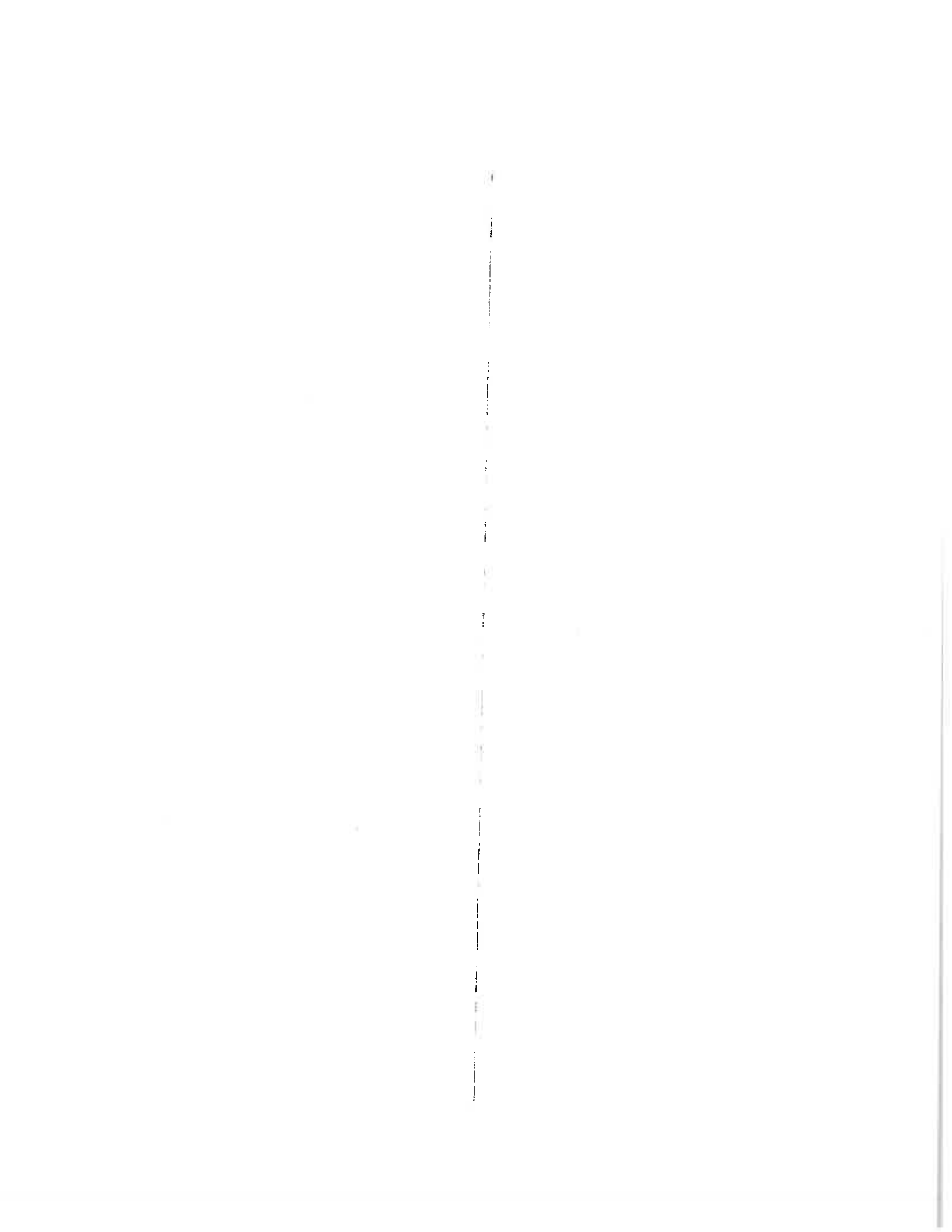
2001 – 2003	Coordinator, Peer Education Program, University of Michigan Sexual Assault Response and Awareness Center, Ann Arbor, MI
2004 – 2005	Chapter Coordinator - Medical Students for Choice, George Washington University School of Medicine, Washington, D.C.
2004 – 2004	Medical Students for Choice Reproductive Health Externship, Johns Hopkins Bayview Medical Center and Planned Parenthood of Baltimore and Annapolis
2004 – 2007	Founder & Co-President, Sexual Violence Awareness Group, George Washington University School of Medicine, Washington, D.C.
2010 – 2011	Residency Advisory Committee, University of Michigan Obstetrics & Gynecology Residency Program, Ann Arbor, MI
2011 – Present	Faculty Advisor – Medical Students for Choice, University of Michigan Chapter, Ann Arbor, MI
2011 – Present	Fetal Loss Committee & Task Force on Education, University of Michigan Health System, Ann Arbor, MI
2011 – Present	Fellowship Advisory Committee, University of Michigan Department of Obstetrics & Gynecology, Ann Arbor, MI
2011 – Present	University Hospital Adult Ethics Committee, University of Michigan Health System, Ann Arbor, MI

Regional

2004 – 2005	Region 9 Coordinator – Medical Students for Choice
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National

2006 – 2007	National Coordinator – Medical Students for Choice
2006 – 2007	Board of Directors – Medical Students for Choice, Fundraising and Nominating Committee Member



International

2002 HIV/AIDS Educator – South African Red Cross
2012 Family Planning Educator - St. Paul's Hospital & Millennium Medical College, Addis Ababa, Ethiopia

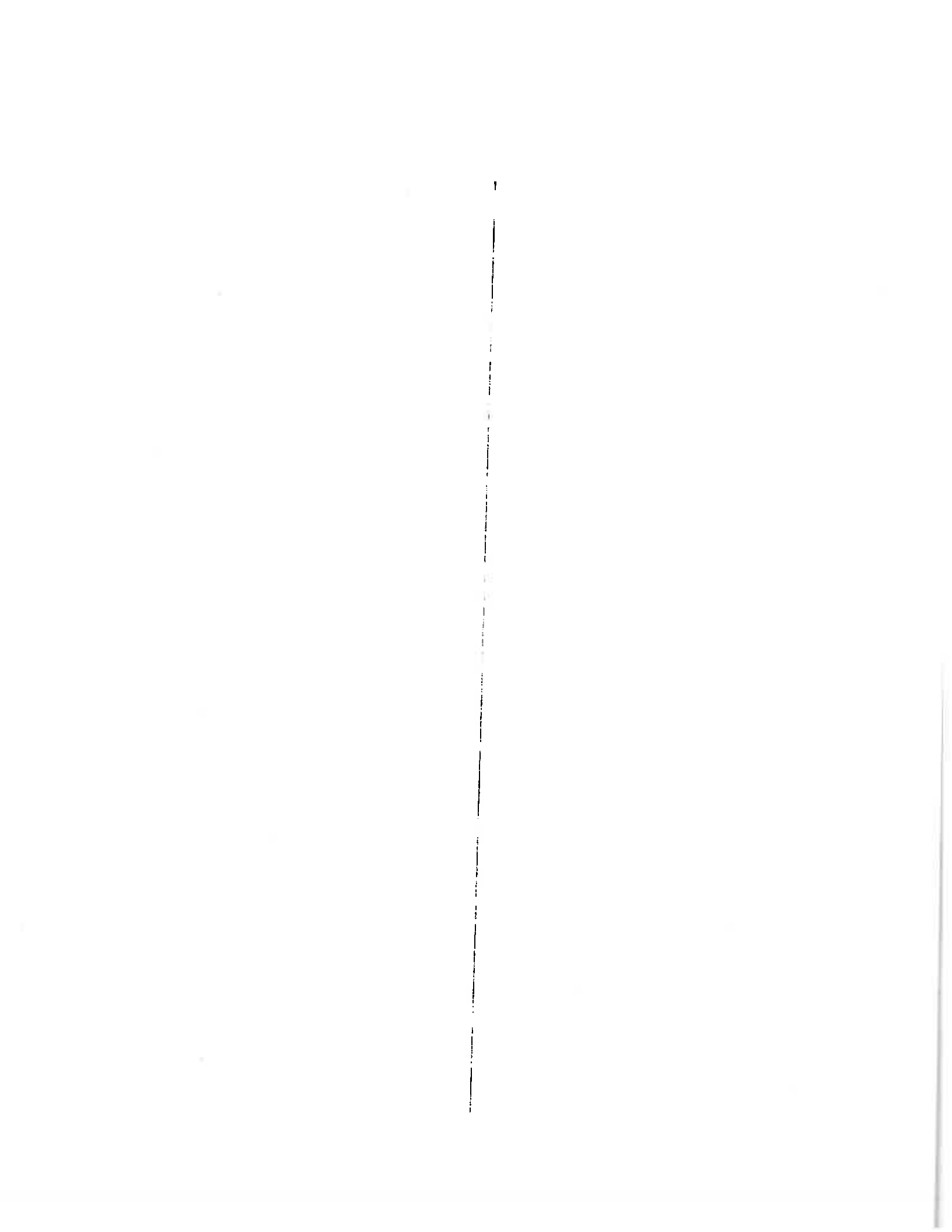
Volunteer Service

2000 – 2001 Peer Education Volunteer, University of Michigan Sexual Assault Prevention and Awareness Center, Ann Arbor, Michigan
2002 Health Educator, Washtenaw County Jail, Ann Arbor Michigan
2004 – 2007 Crisis Hotline Volunteer – Sexual Assault Response & Awareness Program, Alexandria Office on Women, Alexandria Virginia

Extramural Invited Presentations

1. "Teaching a Literate Person: Privilege as a Barrier to Education." American Public Health Association's 132nd Annual Meeting; Washington, D.C., November 2004.
2. "Filling the Gap: Abortion Education Throughout Medical Training". American Medical Student Association 56th Annual Convention; April 2006.
3. "On Being a Pro-Choice Medical Student". National Gloria Steinem Leadership Institute. Washington, D.C.; June 2005.
4. "On Being a Pro-Choice Medical Student". National Gloria Steinem Leadership Institute. Washington, D.C.; July 2006.
5. "The Papaya Model: Learning Manual Vacuum Aspiration". Medical Students for Choice National Conference, St. Louis, MO; November 2008.
6. "The Papaya Model: Learning Manual Vacuum Aspiration". Medical Students for Choice, Michigan State University Chapter, East Lansing, MI; April 2010.
7. "The Papaya Model: Learning Manual Vacuum Aspiration". Medical Students for Choice, Michigan State University Chapter, East Lansing, MI; February 2011.
8. "The Papaya Model: Learning Manual Vacuum Aspiration". Medical Students for Choice Regional Conference, Detroit, MI; April 2011.
9. "What Effect Would Defunding Planned Parenthood Have on Women's Health?" Michigan State University Law Students for Reproductive Justice, East Lansing, MI; November 2011.
10. "The Papaya Model: Learning Manual Vacuum Aspiration". Medical Students for Choice, Michigan State University Chapter, East Lansing, MI; March 2012.
11. "Update on Contraception". St. Paul's Hospital Department of Obstetrics and Gynecology, Addis Ababa, Ethiopia; September 2012.
12. "Surgical Techniques for Second Trimester Abortion". St. Paul's Hospital Department of Obstetrics and Gynecology, Addis Ababa, Ethiopia; September 2012.
13. "Entertainment-Education: Rethinking Patient Education and Public Health." University of Iowa Department of Obstetrics and Gynecology, Iowa City, IA. Grand Rounds; November 2012.

MAR 14 2013



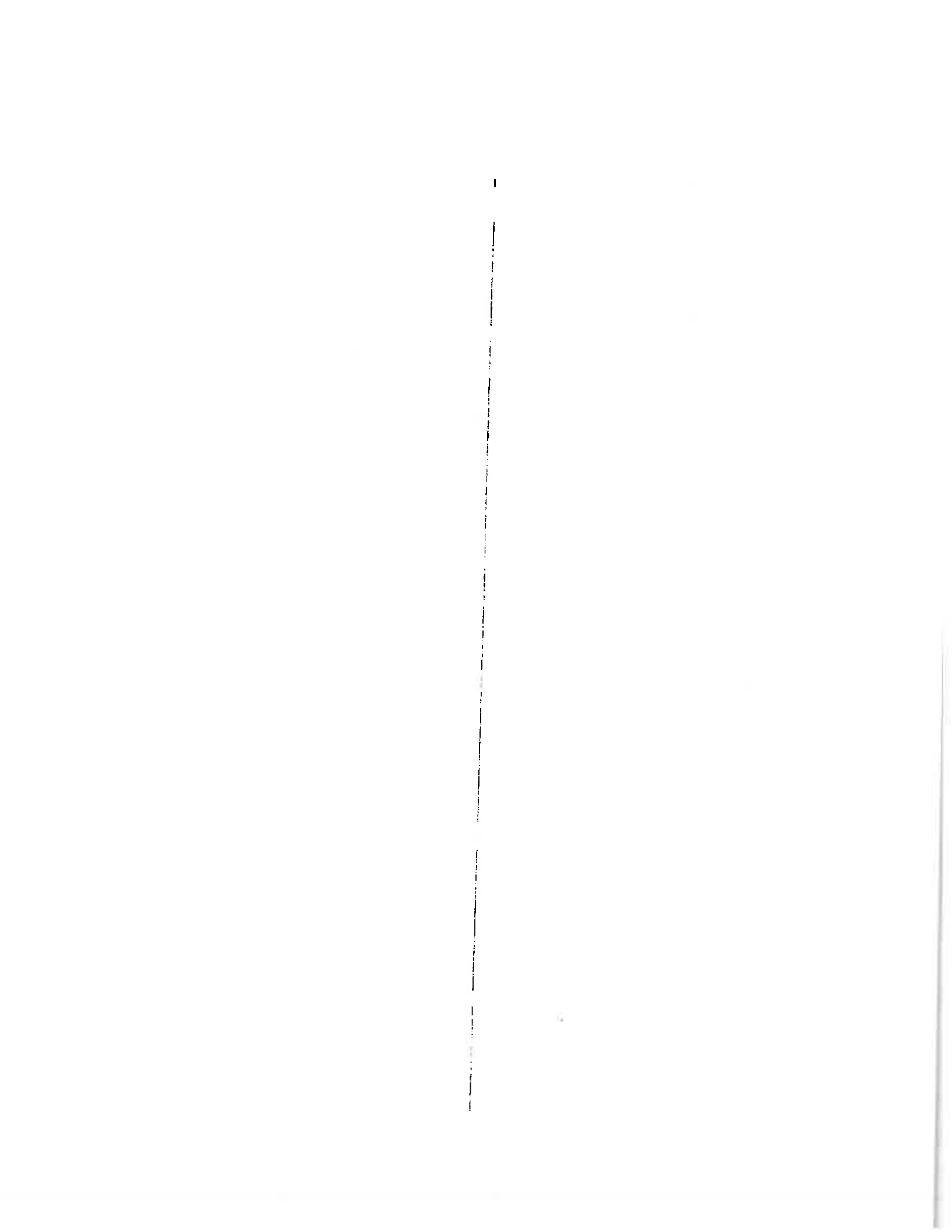
Bibliography

Non Peer-Reviewed Publications

1. **Lance, AA.** "Stop Michigan GOP's Attacks on Women's Rights". Letter to the Editor. Detroit Free Press. February 15, 2013.

Abstracts

1. **Roose R, Lance AA, Berglund K.** Future physicians' attitudes on reproductive choice: Implications for addressing provider shortage. Poster Presentation: Medical Students for Choice National Conference. New Orleans, LA; April 2004.
2. **Lance, AA.** Predictors of Patient Use of Highly Effective Post-partum Contraception. Oral Presentation: Michigan Section of American College of Obstetricians and Gynecologists Junior Fellow Research Day. Lansing, MI; May 2010.
3. **Lance, AA.** Predictors of Patient Use of Highly Effective Post-partum Contraception. Oral Presentation: 25th Annual Sager Lecture and Research Day, University of Michigan Department of Obstetrics and Gynecology, Ann Arbor, MI; May 2010.
4. **Lance AA, McGuire J, Dalton VK.** Predictors of Patient Use of Highly Effective Post-Partum Contraception. Poster Presentation: Association of Reproductive Health Professionals. Atlanta, GA; September 2010.
5. **McGuire J, Lance AA, Dalton VK.** Barriers to Postpartum IUC Use: Implications for patient contraceptive preferences and satisfaction with health services. Poster Presentation: Association of Reproductive Health Professionals. Atlanta, GA; September 2010.
6. **Lance, AA.** *16 and Pregnant*: A mixed-methods analysis of a reality television show about unplanned teen pregnancy. Oral Presentation: Michigan Section of American College of Obstetricians and Gynecologists Junior Fellow Research Day. Lansing, MI; May 2012.
7. **Lance AA, Wallet S, Lorber B, Harris L.** *16 and Pregnant*: A content analysis of a reality television program about unplanned teen pregnancy. Oral Presentation: North American Forum on Family Planning. Denver, CO; to be presented October 2012.



the DataBank

P.O. Box 10832
Charlottesville, VA 20153-0832

<http://www.npdb-hipdb.hrsa.gov>

550000080588185

Process Date: 03/08/2013

Page: 1 of 1

To: LANCE, AUDREY ANN

UNIVERSITY OF MICHIGAN HOSPITAL
1500 E. MEDICAL CENTER DR, L4000 WOMEN'S
ANN ARBOR, MI 48109

From: National Practitioner Data Bank / Healthcare Integrity and Protection Data Bank
Re: Response to Your Self-Query

The enclosed information is released by the National Practitioner Data Bank (NPDB) for restricted use under the provisions of Title IV of Public Law 99-660, the Health Care Quality Improvement Act of 1986, as amended and Section 1921 of the Social Security Act and the Healthcare Integrity and Protection Data Bank (HIPDB) for restricted use under the provisions of Section 1128E of the Social Security Act.

Title IV established the NPDB as an information clearinghouse to collect and release certain information related to malpractice payment history and professional competence or conduct of physicians, dentists, and other licensed health care practitioners.

Section 1921 of the Social Security Act, as amended by Section 5(b) of the Medicare and Medicaid Patient and Program Protection Act of 1987, and as amended by the Omnibus Reconciliation Act of 1990, expanded the scope of the NPDB. Section 1921 was enacted to protect program beneficiaries from unfit health care practitioners, and to improve the anti-fraud provisions of Federal and State health care programs. This legislation authorizes the NPDB to collect certain adverse State licensure actions, as well as any negative action or finding that a State licensing authority, peer review organization, or private accreditation organization has concluded against a health care practitioner or health care entity.

Section 1128E of the Social Security Act was established by Section 221 (a) of Public Law 104-191, The Health Insurance Portability and Accountability Act of 1996, as amended. This legislation established the HIPDB to combat fraud and abuse in health care delivery and to improve the quality of patient care. The HIPDB serves as a source of final adverse action information on health care practitioners, providers, and suppliers. The HIPDB collects and releases information related to adverse licensure actions, health care-related convictions and judgments; exclusions from Federal and State health care programs; and other adjudicated actions or decisions.

Regulations governing the NPDB are codified at 45 CFR part 60 and Section 1921 and the HIPDB are codified at 45 CFR part 61. Responsibility for operating the NPDB resides with the U.S. Department of Health and Human Services, Health Resources Services Administration, Division of Practitioner Data Banks. Responsibility for operating the HIPDB resides with the U.S. Department of Health and Human Services, Office of Inspector General, and the Health Resources Services Administration, Division of Practitioner Data Banks.

Reports from the NPDB and HIPDB contain limited summary information and should be used in conjunction with information from other sources in granting privileges, or in making employment affiliation, contracting or licensure decisions. NPDB/HIPDB responses may contain more than one report on a particular incident, if two or more actions were taken as a result of a single incident (e.g., an exclusion from a Federal or State health plan and an adverse licensure action). The NPDB-HIPDB is a flagging system, and a report may be included for a variety of reasons that do not necessarily reflect adversely on the professional competence or conduct of the subject named in the report.

All information received from the NPDB and HIPDB is considered confidential and must be used solely for the purpose for which it was disclosed. ANY PERSON WHO VIOLATES THE CONFIDENTIALITY PROVISIONS AS SPECIFIED IN TITLE IV OF PUBLIC LAW 99-660, AS AMENDED, IS SUBJECT TO A CIVIL MONEY PENALTY OF UP TO \$11,000 FOR EACH VIOLATION. Subjects of reports who obtain information about themselves from the NPDB and/or HIPDB are permitted to share that information with anyone they choose.

If you require additional assistance, visit the NPDB-HIPDB web site (<http://www.npdb-hipdb.hrsa.gov>) or contact the NPDB-HIPDB Customer Service Center at 1-800-767-6732 (TDD: 1-703-802-9395). Information Specialists are available to speak with you weekdays from 8:30 a.m. to 6:00 p.m. (5:30 p.m. on Fridays) Eastern Time. The NPDB-HIPDB Customer Service Center is closed on all Federal holidays.

CONFIDENTIAL DOCUMENT - FOR AUTHORIZED USE ONLY

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LANCE, AUDREY ANN - SELF-QUERY RESPONSE

Practitioner Name: LANCE, AUDREY ANN
Date of Birth: [REDACTED] **Gender:** FEMALE
Organization Name: UNIVERSITY OF MICHIGAN HOSPITAL
Organization Type: GENERAL/ACUTE CARE HOSPITAL (301)
Work Address: UNIVERSITY OF MICHIGAN HOSPITAL, 1500 E. MEDICAL CENTER DR, L4000 WOMEN'S, ANN ARBOR, MI 48109
Social Security Number: [REDACTED] **DEA:** FL2545688
NPI: 137649366
License: PHYSICIAN (MD), 4301089906, MI, OBSTETRICS & GYNECOLOGY
Professional School(s): GEORGE WASHINGTON UNIVERSITY SCHOOL OF MEDICINE (2007)

Credit Card Information: [REDACTED]
NPDB Charge: \$8.00* **NPDB Bill Reference Number:** N30630498
HIPDB Charge: \$8.00* **HIPDB Bill Reference Number:** H30630498
* Each charge will appear separately on your credit card statement.
Transaction Date: 03/08/2013 **Additional Paper Copies Requested:** 0

The following report types have been searched:

Medical Malpractice Payment Report(s):	No Reports	Health Plan Action(s):	No Reports
State Licensure Action(s):	No Reports	Professional Society Action(s):	No Reports
Exclusion or Debarment Action(s):	No Reports	DEA/Federal Licensure Action(s):	No Reports
Government Administrative Action(s):	No Reports	Judgment or Conviction Report(s):	No Reports
Clinical Privileges Action(s):	No Reports	Peer Review Organization Action(s):	No Reports

Copies of these reports are enclosed for restricted/limited use as prescribed by statutes listed on the preceding cover page.

----- **No Reports Found** -----

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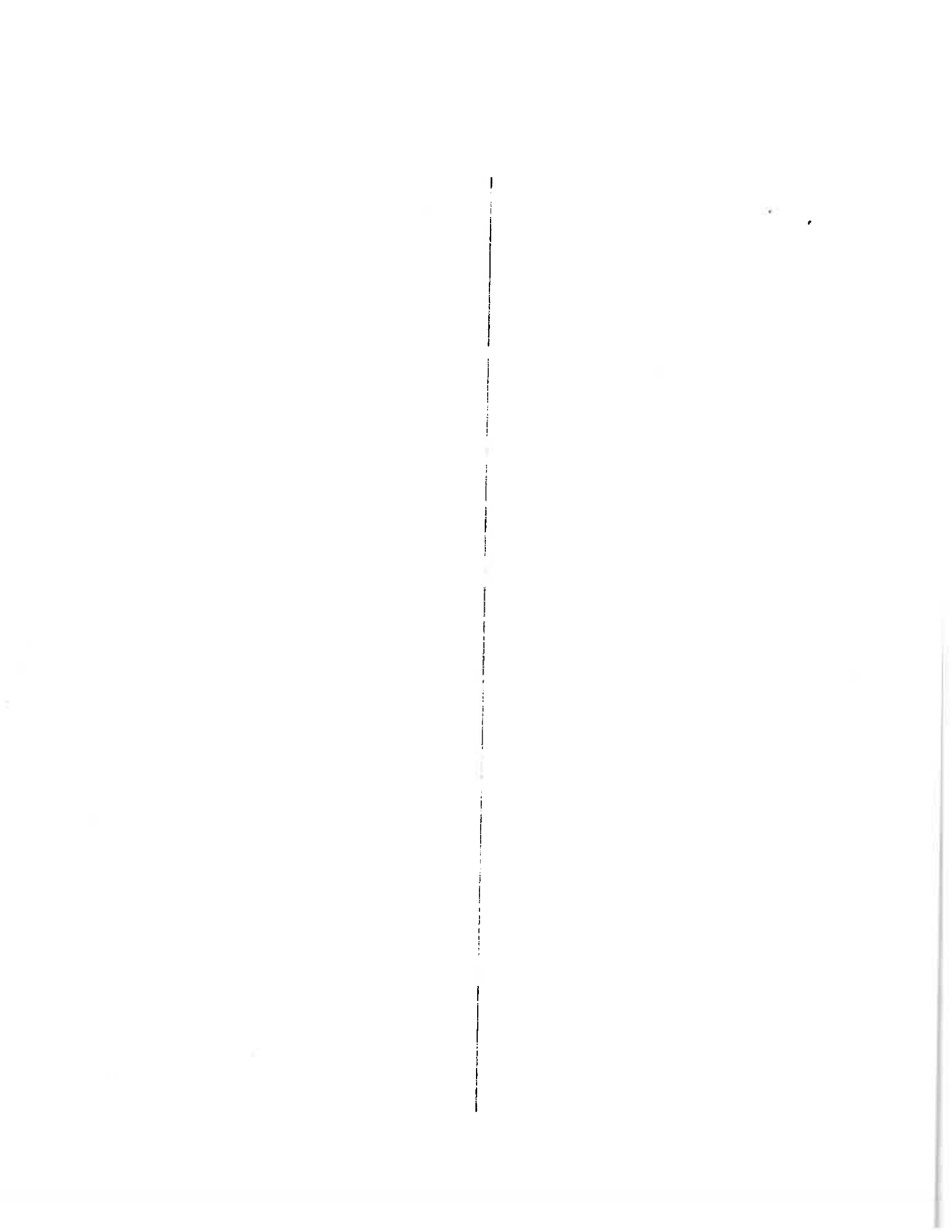


Welcome to VeriDoc

320641

Home	Contact Us	FAQs	State Boards
Validation			
<p>This confirms that the attached licensure verification statement(s) for Audrey Lance, were sent to you from the VeriDoc website.</p> <p>Thank you for using the VeriDoc system.</p>			
Disclaimer Privacy Policy			

RECEIVED DIRECT





RICK SNYDER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
BUREAU OF HEALTH CARE SERVICES

STEVE ARWOOD
DIRECTOR

**VERIFICATION OF LICENSURE
MICHIGAN BOARD OF MEDICINE
VERIFICATION OF LICENSURE AS OF March 05, 2013**

NAME: Audrey Ann Lance
ADDRESS: [REDACTED]
Ann Arbor MI 481030000

BIRTHDATE: [REDACTED]

TYPE: Medical Doctor
LICENSE NUMBER: 4301089908 **STATUS:** Active
OBTAINED BY: Examination
ORIGINAL DATE: 06/02/2011
EXPIRATION DATE: 01/31/2015

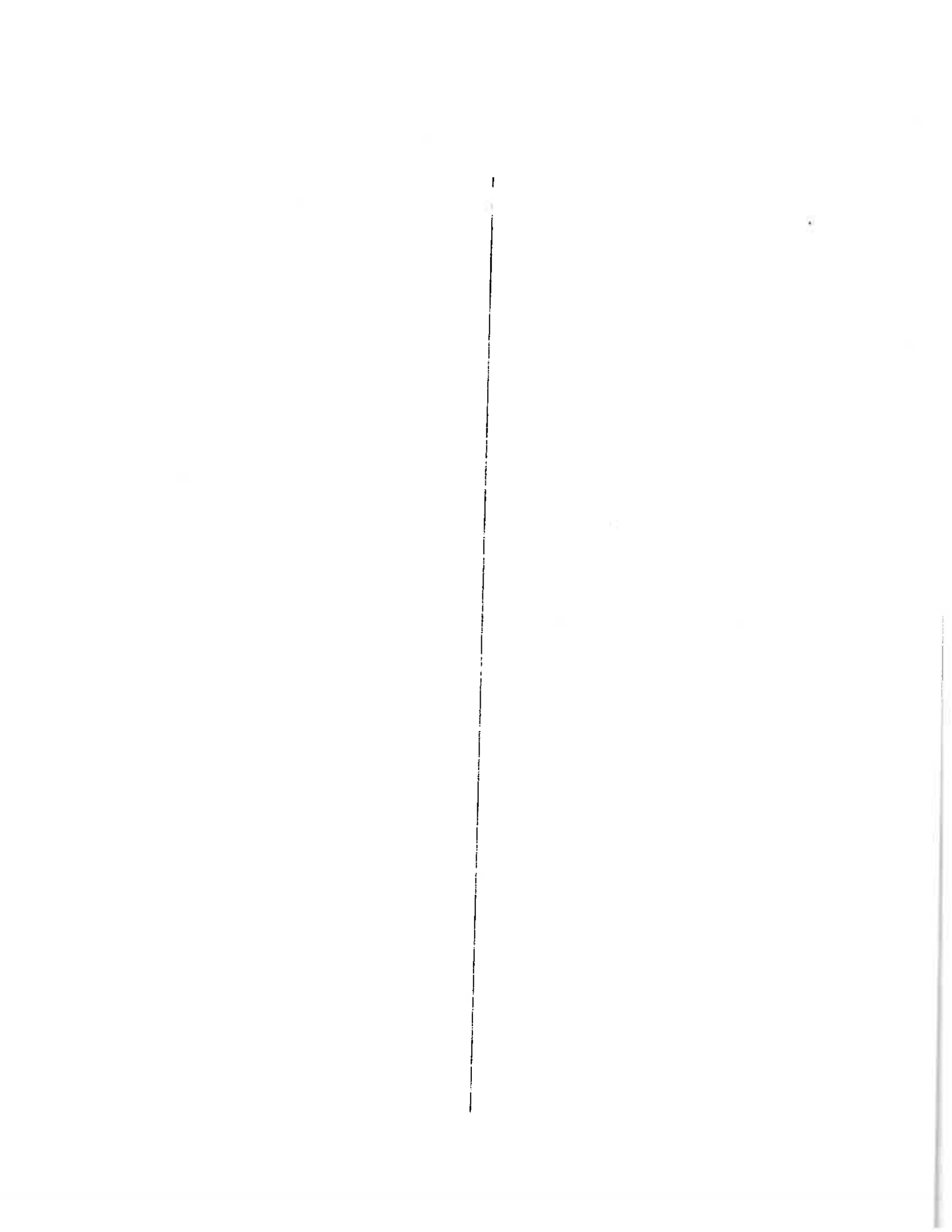
EXAM DATE EXAM TYPE EXAM SCORE OR RESULT

DISCIPLINARY ACTION NONE

OPEN FORMAL COMPLAINTS NONE

This license information was last updated on: 3/4/2013

RECEIVED DIRECT





RICK SNYDER
GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
BUREAU OF HEALTH CARE SERVICES

STEVE ARWOOD
DIRECTOR

**VERIFICATION OF LICENSURE
MICHIGAN BOARD OF MEDICINE
VERIFICATION OF LICENSURE AS OF March 05, 2013**

NAME: Audrey Ann Lance **BIRTHDATE:** [REDACTED]
ADDRESS: [REDACTED]
Ann Arbor MI 48109-527
TYPE: Medical Doctor - Educational Limited **ORIGINAL DATE:** 06/15/2007
LICENSE NUMBER: 4301089906 **STATUS:** Null & Void **EXPIRATION DATE:** 06/30/2011
OBTAINED BY: Application

EXAM DATE EXAM TYPE EXAM SCORE OR RESULT

DISCIPLINARY ACTION NONE

OPEN FORMAL COMPLAINTS NONE

This license information was last updated on: 3/4/2013

RECEIVED DIRECT





STATE OF ALASKA
DEPARTMENT OF
COMMERCE
COMMUNITY AND
ECONOMIC DEVELOPMENT

Sean Parnell, Governor
Emil Notti, Commissioner
Lynne Smith, Director

Division of Corporations, Business and Professional Licensing

Alaska State Medical Board

VERIFICATION OF LICENSE

This is to certify that the records of the Alaska State Medical Board indicate the following with regard to the physician named below:

Name: **AUDREY ANN LANCE**
License Type: **MD**
Description of License: **IS A PHYSICIAN IN A RESIDENCY PROGRAM**
License Number: **R-5181**
Current Status: **ACTIVE**
Date First Issued: **07/01/2009**
Expiration Date: **07/30/2009**
School Name: **GEORGE WASHINGTON UNIVERSITY SCHOOL OF MEDICINE & HEALTH SCIE**
Year of Graduation: **2007**
Date of Birth: **01/06/1982**
Gender: **F**
Board Actions: **No actions on file, license in good standing**

This license information was last updated on: 03/04/2013

RECEIVED DEPT

Debora Stovern
Executive Administrator
Alaska State Medical Board

Date: March 05, 2013

550 West Seventh Avenue - Suite 1500, Anchorage AK 99501-3567

Telephone: (907) 269-8163 Fax: (907) 269-8198

Website: www.commerce.state.ak.us/bcc/pmed.htm

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Semic, Cindy

From: ST, MEDICINE
Sent: Tuesday, March 05, 2013 1:39 PM
To: Semic, Cindy
Subject: FW: License Verification Statement - Lance, Audrey
Attachments: v146463AA.pdf; v146463BA.pdf

State Board of Medicine
PA Department of State | Bureau of Professional and Occupational Affairs
PO Box 2649 | Harrisburg PA 17105
Phone: 717.783.1400 | Fax: 717.787.7769
www.dos.state.pa.us/med | st-medicine@pa.gov

This email contains confidential, privileged, nonpublic information intended to be conveyed only to the designated recipient(s). Any unauthorized use, dissemination, distribution or reproduction of this information, including attachments, is prohibited. If you are not an intended recipient, please destroy the attachments, and reply to sender.

From: support@veridoc.org [<mailto:support@veridoc.org>]
Sent: Tuesday, March 05, 2013 11:58 AM
To: ST, MEDICINE
Subject: License Verification Statement - Lance, Audrey



Verification of Licensure Status

The attached verification reports have been sent to you by the VeriDoc.org website. This email can be verified as coming from this site by clicking on the link below.

[Validate Verifications](#)

Physician: Lance, Audrey

Transaction ID: 146463

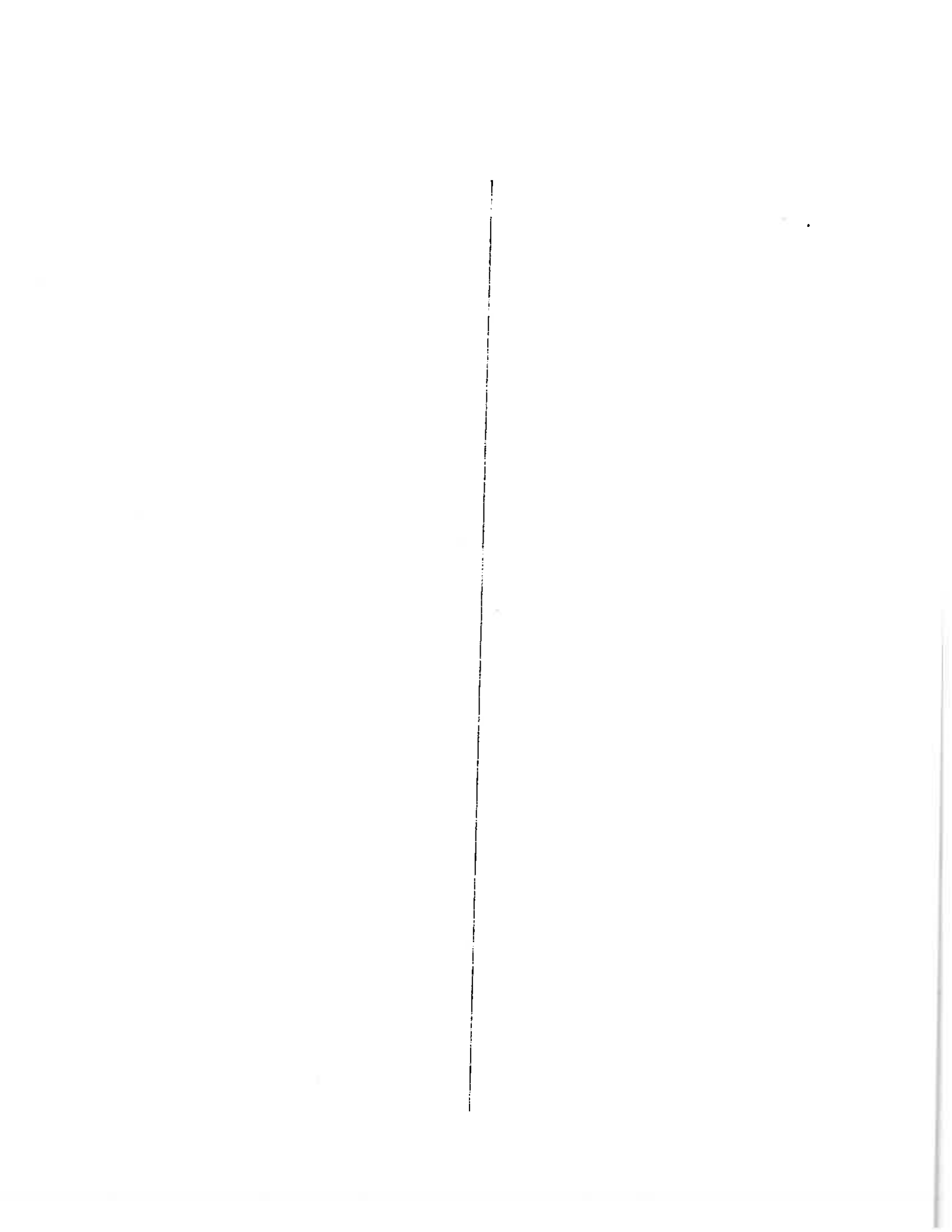
Confirmation Number: 22371525174292322431

This email contains 2 PDF attachments. If any are missing please contact support@veridoc.org

Information from the attached verifications can be refreshed for up to 6 months. To view an updated copy, click on a link below.

[Alaska State Medical Board](#)
[Michigan Board of Medicine](#)

RECEIVED DIRECT



May 13, 2013

Commonwealth of Pennsylvania
State Board of Medicine
P.O. Box 2649
Harrisburg, Pennsylvania 17105

To whom it may concern:

I have submitted an application for a medical license in the state of Pennsylvania and was recently asked to submit a personal statement regarding a malpractice claim that I had been named in. My personal statement is below.

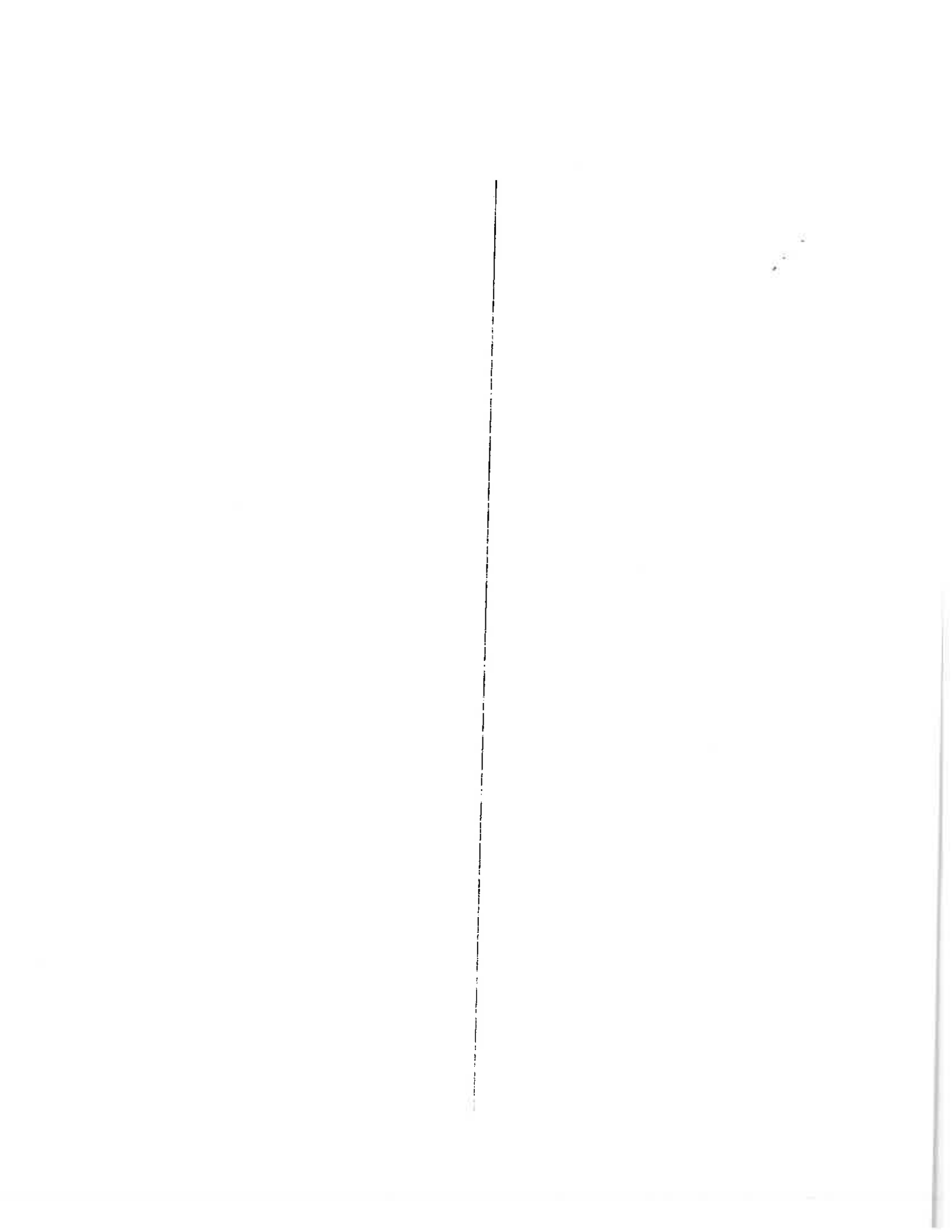
In September, 2010 I was named as a defendant in a case involving the plaintiff Natalie Hooker, along with two attending physicians, one other resident physician, and a former resident, as well as the University of Michigan Hospital. The plaintiff claimed that she suffered from Asherman's syndrome and infertility because of medical malpractice following delivery of her child in March 2008. The patient developed endometritis, and although the infection was treated according to standard of care, she had undiagnosed retained products of conception and her infection returned. She was subsequently treated with a dilation & curettage procedure, as well as antibiotics, and was cured. Of note, although the patient claimed she had infertility, she did become pregnant spontaneously during the course of the lawsuit and delivered a healthy full-term infant before the suit was settled.

My involvement in the case was minimal and consisted of the following: I was an intern (first year OB/GYN resident) at the time the alleged malpractice took place. I had no involvement in her maternity care or the delivery of her child. I was on the inpatient gynecology service when she was admitted for endometritis, and was practicing under the supervision of senior residents and an attending physician. My name was on her chart because I prepared her discharge summary when she was discharged from the hospital after initial treatment for endometritis. She was subsequently re-admitted when her fever returned and diagnosed with retained products of conception, and again I was peripherally involved in her care as the intern on the service, but I did not perform the dilation & curettage.

Ultimately, my name was dropped from the case and I was dismissed as a defendant. Following this, the University of Michigan Hospital elected to settle the case out of court. However, no settlement was made in my name as I had already been dropped from the case at that time. If you have any further questions, please do not hesitate to contact me.



Audrey A. Lance, MD, MS



Original - Court 1st copy - Defendant 2nd copy - Plaintiff 3rd copy - Return

STATE OF MICHIGAN JUDICIAL DISTRICT 22ND JUDICIAL CIRCUIT COUNTY PROBATE	SUMMONS AND COMPLAINT	Archie O. Brown 10- 976 -NH
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Court Address: 101 East Huron Street, P.O. Box 8645, Ann Arbor, Michigan 48107-8645
 Court telephone no. 734-222-3001

Plaintiff name(s), address(es) and telephone no(s). Natalie and Bruce Hooker	v	Defendant name(s), address(es), and telephone no(s). Michael Latham, M.D. [Redacted] Ann Arbor, MI 48108 Audrey Lance, M.D. [Redacted] Ann Arbor, MI 48103
Plaintiff attorney, bar no., address, and telephone no. Stephen B. Goethel P30573 Moran, Raimi, Goethel & Karman, P.C. 320 North Main Street, Suite 101 Ann Arbor, MI 48104 734-769-8838		

SUMMONS NOTICE TO THE DEFENDANT: In the name of the people of the State of Michigan, you are notified:

1. You are being sued.
2. YOU HAVE 21 DAYS after receiving this summons to file an answer with the court and serve a copy on the other party or to take other lawful action (28 days if you were served by mail or you were served outside this state).
3. If you do not answer or take other action within the time allowed, judgment may be entered against you for the relief demanded in the complaint.

Issued	This summons expires DEC 13 2010	Court clerk
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*This summons is invalid unless served on or before its expiration date.

COMPLAINT *Instruction: The following is information that is required to be in the caption of every complaint and is to be completed by the plaintiff. Actual allegations and the claim for relief must be stated on additional complaint pages and attached to this form.*

Family Division Cases

- There is no other pending or resolved action within the jurisdiction of the family division of circuit court involving the family or family members of the parties.
 - An action within the jurisdiction of the family division of the circuit court involving the family or family members of the parties has been previously filed in _____ Court.
- The action remains is no longer pending. The docket number and the judge assigned to the action are:

Docket no.	Judge	Bar no.
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General Civil Cases

- There is no other pending or resolved civil action arising out of the same transaction or occurrence as alleged in the complaint.
 - A civil action between these parties or other parties arising out of the transaction or occurrence alleged in the complaint has been previously filed in _____ Court.
- The action remains is no longer pending. The docket number and the judge assigned to the action are:

Docket no.	Judge	Bar no.
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VENUE

Plaintiff(s) residence (include city, township, or village) County of Oakland, State of Michigan	Defendant(s) residence (include city, township, or village) County of Washtenaw, State of Michigan
Place where action arose or business conducted County of Washtenaw, State of Michigan	

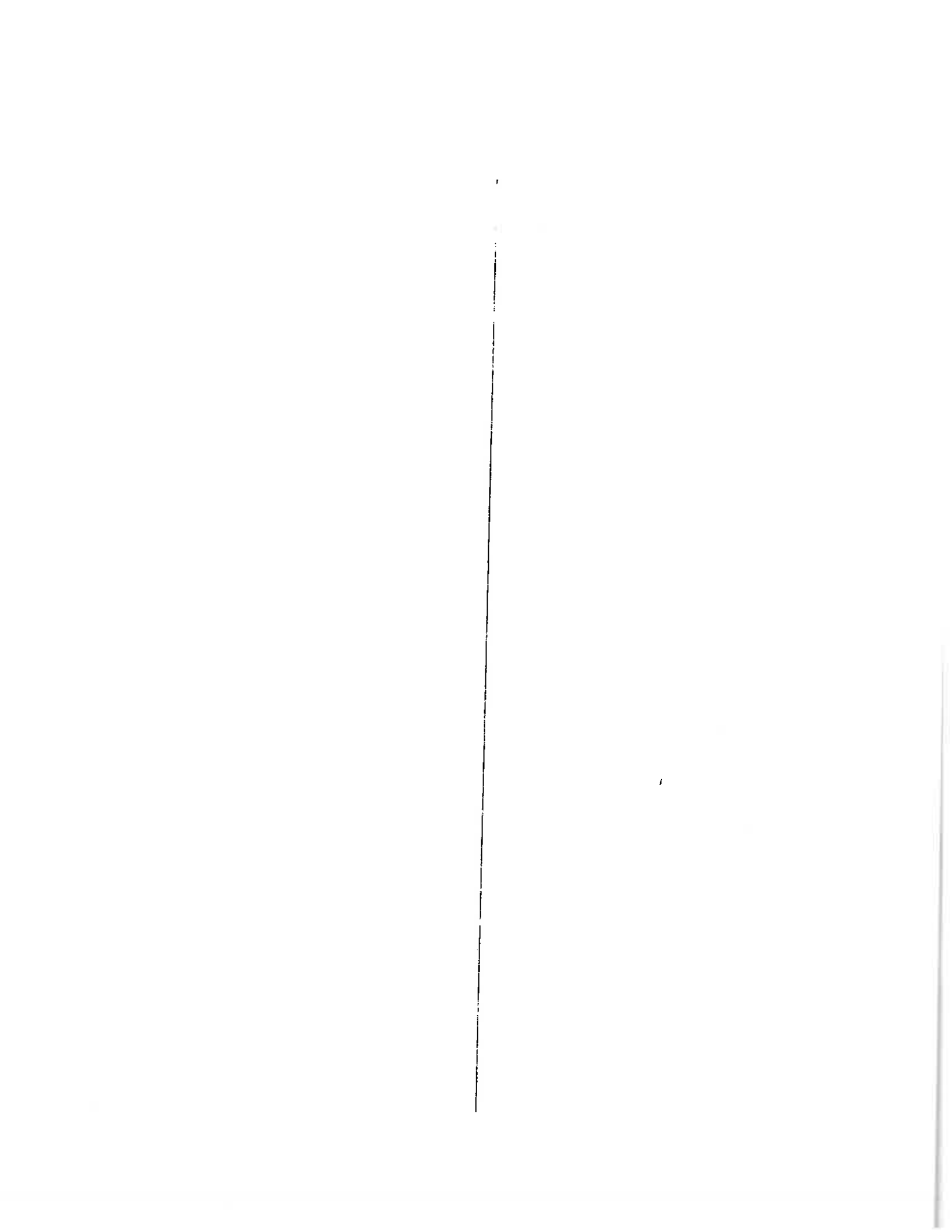
I declare that the complaint information above and attached is true to the best of my information, knowledge, and belief.

Date 9/13/10

Signature of attorney/plaintiff *[Signature]*

MAR 14 2013

If you require special accommodations to use the court because of disabilities, please contact the court immediately to make arrangements.



SUMMONS AND COMPLAINT
Case No. 10- -NH

PROOF OF SERVICE

TO PROCESS SERVER: You are to serve the summons and complaint not later than 91 days from the date of filing. You must make and file your return with the court clerk. If you are unable to complete service you must return this original and all copies to the court clerk.

CERTIFICATE / AFFIDAVIT OF SERVICE / NON-SERVICE

OFFICER CERTIFICATE I certify that I am a sheriff, deputy sheriff, bailiff, appointed court officer, or attorney for a party [MCR 2.104(A)(2)], and that: (notary not required) **OR** **AFFIDAVIT OF PROCESS SERVER** Being first duly sworn, I state that I am a legally competent adult who is not a party or an officer of a corporate party, and that: (notary required)

- I served personally a copy of the summons and complaint,
- I served by registered or certified mail (copy of return receipt attached) a copy of the summons and complaint, together with _____
List all documents served with the Summons and Complaint

_____ on the defendant(s):

Defendant's Name	Complete address(es) of service	Day, date, time

After diligent search and inquiry, I have been unable to find and serve the following defendant(s): _____
I have made the following efforts in attempting to serve the defendant(s): _____

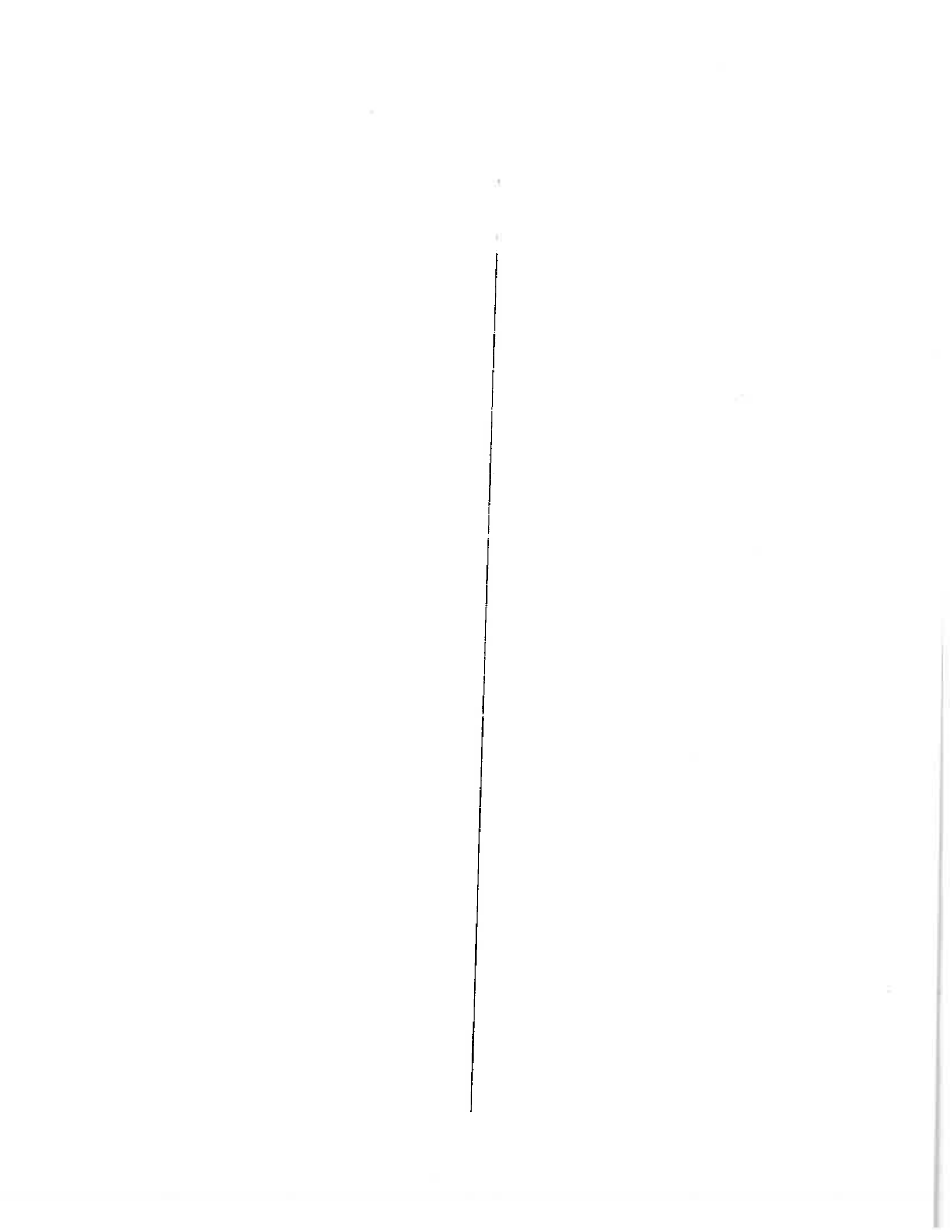
I have personally attempted to serve the summons and complaint, together with _____ Attachment _____ on _____ Name _____ at _____ Address _____ and have been unable to complete service because the address was incorrect at the time of filing.

Service Fee	Miles Traveled	Mileage Fee	Total Fee	Signature
\$		\$	\$	

Subscribed and sworn to before me on _____ Date _____, _____ County, Michigan.
My commission expires: _____ Date _____ Signature: _____ Deputy court clerk/Notary Public

ACKNOWLEDGMENT OF SERVICE

I acknowledge that I have received service of the summons and complaint, together with: Complaint, Demand for Jury Trial and Affidavit to Merit on _____ Day, date, time _____ on behalf of _____ Attachments
Signature _____ MAR 14 2013



STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF WASHTENAW

Natalie Hooker and Bruce
Hooker,
Plaintiffs,

vs.

Caren Staiburg, M.D., Michael
Lanham, M.D., Margaret Punch,
M.D., Audrey Lance, M.D.,
Divya Shah, M.D.,
jointly and Severally,
Defendants

Case No: 10-976 NH
Hon:

Achie C. Brown

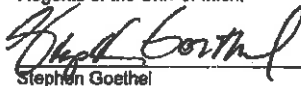
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SEP 13 2010

**WASHTENAW COUNTY
CLERK/REGISTER**

STEPHEN GOETHEL (P30573)
MORAN, RAIMI, GOETHEL & KARNANI
Attorneys for Plaintiff
320 North Main Street, Ste. 101
Ann Arbor, Michigan 48104
Telephone: (734) 769-6838

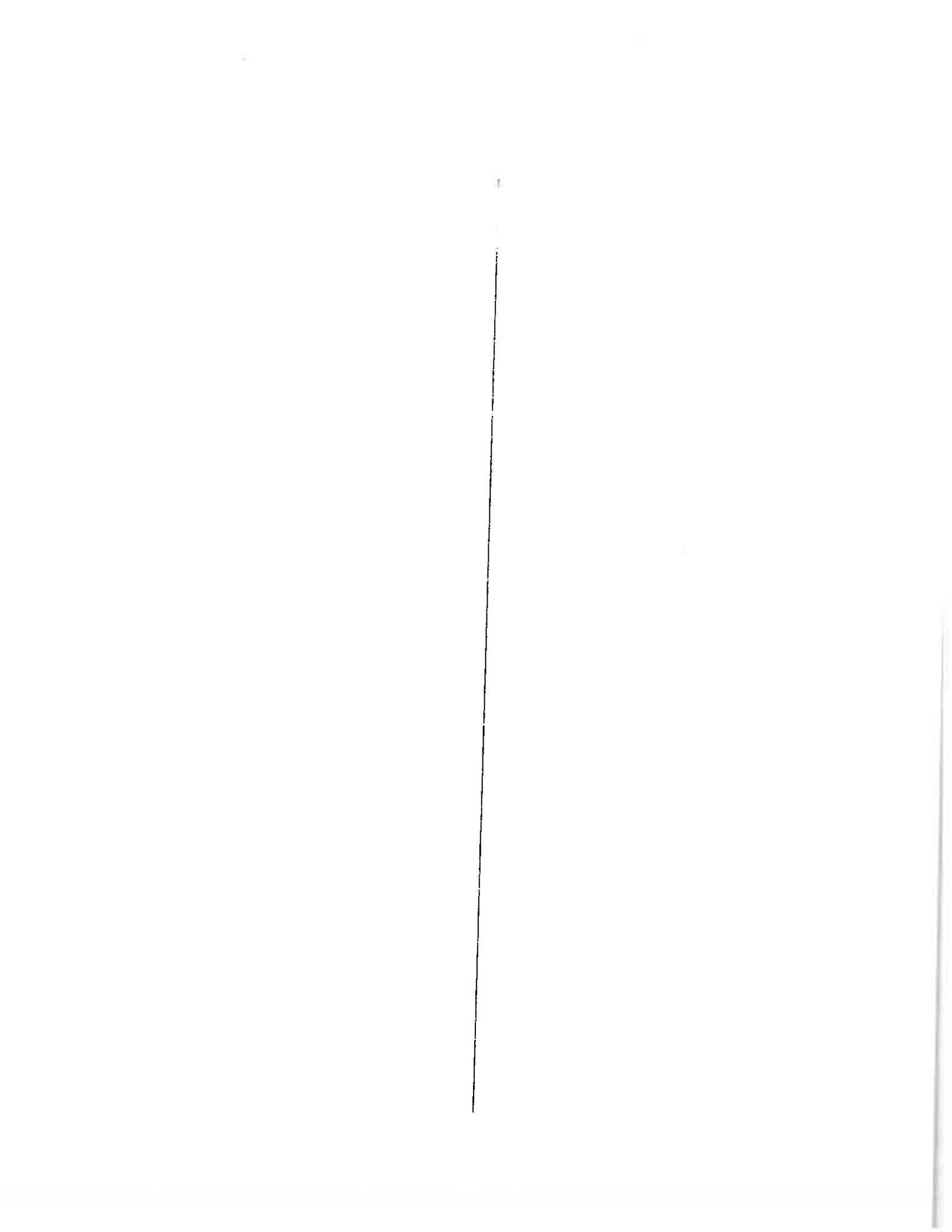
Contemporaneous with the filing of this action a civil action
is being filed in the Court of Claims arising out of the same
transaction or occurrence as alleged in this Complaint
being Natalie Hooker and Bruce Hooker v The Board of
Regents of the Univ of Mich.


Stephen Goethel

COMPLAINT, DEMAND FOR JURY TRIAL AND AFFIDAVIT OF MERIT

COMPLAINT

Plaintiffs, through their attorneys Moran, Raimi, Goethel & Karnani, P.C. state:



JURISDICTION

1. Plaintiffs Natalie Hooker and Bruce Hooker, at all times relevant to this cause of action, have been husband and wife and residents of Washtenaw County, Michigan.

2. Defendant Caren Stalburg, M.D., at all times relevant to this cause of action, was a physician licensed to practice medicine in the State of Michigan and practicing in Washtenaw County, Michigan.

3. At all times relevant to the allegations of this Complaint, Defendant Stalburg specialized as an obstetrician/gynecologist at the University of Michigan Health System and held herself out as a competent specialist in that field.

4. Defendant Michael Lanham, M.D., at all times relevant to this cause of action, was a physician licensed to practice medicine in the State of Michigan and practicing in Washtenaw County, Michigan.

5. At all times relevant to the allegations of this Complaint, on information and belief Defendant Lanham was a house officer at the University of Michigan Health System training as an obstetrician/gynecologist.

6. Defendant Margaret Punch, M.D., at all times relevant to this cause of action, was a physician licensed to practice medicine in the State of Michigan and practicing in Washtenaw County, Michigan.

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7. At all times relevant to the allegations of this Complaint, Defendant Punch specialized as an obstetrician/gynecologist at the University of Michigan Health System and held herself out as a competent specialist in that field.

8. Defendant Audrey Lance, M.D., at all times relevant to this cause of action, was a physician licensed to practice medicine in the State of Michigan and practicing in Washtenaw County, Michigan.

9. At all times relevant to the allegations of this Complaint, on information and belief Defendant Lance was a house officer at the University of Michigan Health System training as an obstetrician/gynecologist.

10. Defendant Divya Shah, M.D., at all times relevant to this cause of action, was a physician licensed to practice medicine in the State of Michigan and practicing in Washtenaw County, Michigan.

11. At all times relevant to the allegations of this Complaint, on information and belief, Defendant Shah was a house officer at the University of Michigan Health System training as an obstetrician/gynecologist.

12. At all times relevant to the allegations of this Complaint the Board of Regents of the University of Michigan owned and/or operated the University of Michigan Health System and a hospital facility known as University of Michigan Hospital that held itself open for care and treatment of the general public, including Plaintiff Hooker. It further represented and held out to the public, including Plaintiff that it employed and/or maintained on its staff skilled and

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competent personnel, including doctors, resident physicians, house officers and medical students, among others.

13. The amount in controversy exceeds \$25,000.00 excluding interest and the costs of this suit.

14. Natalie Hooker was admitted to the labor and delivery unit of the University of Michigan hospital on the morning of Thursday, March 27, 2008.

15. At 1:43 pm Mrs. Hooker delivered a healthy baby girl, Nina Rosa Hooker.

16. Following delivery of the baby Mrs. Hooker relates that an attending healthcare provider repeatedly pulled on the umbilical cord in an effort to deliver the placenta.

17. These actions were painful and Mrs. Hooker verbally complained.

18. The attending obstetrician, Defendant Staiburg, M.D., admonished the healthcare provider (believed to be either a house officer/resident physician or medical student) to never pull on the cord; that it could result in injury to the mother (uterine prolapse).

19. On information and belief, a resident physician, Michael Lanham, M.D., was in attendance and responsible for pulling on the umbilical cord.

20. The University of Michigan, after receiving Plaintiff's initial Notice of Intent, maintains a medical student, Justin Mitchelson, was in attendance, not Dr. Lanham.

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21. Both Natalie and Bruce Hooker relate that Mrs. Hooker's placenta was not delivered for some 30 minutes after the birth of the baby.

22. None of these events, including the identity of Dr. Lanham or Mr. Mitchelson, are recorded in the labor and delivery record.

23. To the contrary, records of the delivery maintain the placenta was delivered spontaneously, complete and intact at 13:45 two minutes after delivery of the baby and thereafter discarded.

24. On the date of the delivery, Plaintiff Bruce Hooker was sick and concerned about the potential of strep throat. The Hookers informed the labor and delivery staff and inquired whether Mr. Hooker should wear a mask while in the delivery room. They were told this was unnecessary.

25. The following morning Plaintiff Natalie Hooker informed the OB/Gyn on morning rounds her stomach felt firm and full as though she was still three months pregnant. The physician did a manual exam and claimed he found nothing. Mrs. Hooker and her baby were sent home.

26. By Saturday, March 29, 2008 Mrs. Hooker began to feel sick. She was tired, out of breath and bleeding heavily. By Saturday night she was still bleeding, soaking a pad per hour. By Sunday she was chilled and her abdomen very sore to touch.

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27. On Monday, March 31, 2008 Mrs. Hooker was taken back to the University of Michigan Emergency Department for evaluation and treatment.

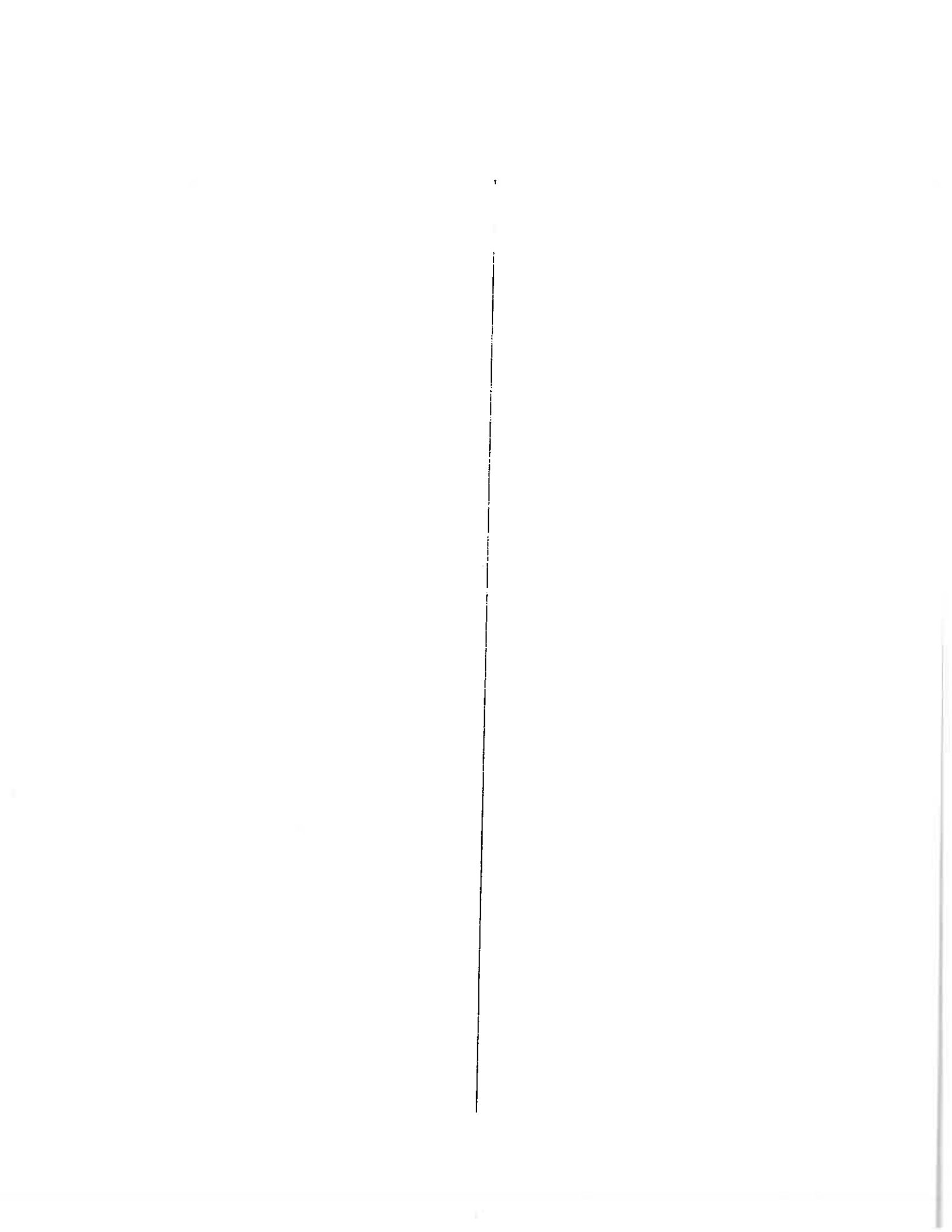
28. While at the U of M Mrs. Hooker became febrile with a temperature of 102.3F and a pulse of 110. She complained of abdominal pain and hemorrhaging. The nursing assessment stated: "pt states moderate amount rubra vaginal discharge. Large blood clot...abdomen tender."

29. On examination by Defendant Punch, the fundus was firm down 2 fingerbreaths from the umbilicus and very tender to touch. Dr. Punch admitted Mrs. Hooker with an impression of "endometritis vs. pyelonephritis." She was started on IV antibiotics, Gentamicin and Clindamycin. No blood cultures were obtained.

30. On April 1, 2008, Mrs. Hooker was seen by physicians now identified by the University of Michigan as Defendants Lanham and Shah.

31. On April 2, 2008 nursing assessment revealed a firm fundus 2 to 3 inches above the pubic bone.

32. During the course of this admission, Plaintiffs asked multiple physicians and staff about having an ultrasound because Mrs. Hooker felt something was still inside her uterus. The Hooker's were told ultrasound was not protocol for her condition. No ultrasound was performed.



33. During the course of this admission a beta HCG test was not done even though Mrs. Hooker's presentation suggested the potential of retained placental fragments. Mrs. Hooker's WBC was up to 13.2 and her RBC was low.

34. During the course of this admission a cervical smear was obtained. The smear was resulted on April 3, 2008 showed Group A strep.

35. According to the records, the results were phoned to Defendant Punch on April 3, 2008 at 1:03 pm.

36. Mrs. Hooker was not informed of the results and was discharged by Defendant Punch and Defendant Lance without antibiotics or appropriate treatment for her Group A strep infection.

37. The discharge diagnosis was postpartum endometritis with a secondary diagnosis of Beta strep Group A.

38. Following discharge from this admission Mrs. Hooker's condition did not improve.

39. By April 9, 2008, Mrs. Hooker remained weak and tired. She had a follow up appointment with her regular treating OB/Gyn, Jennifer Collin, M.D.

40. Plaintiff once again asked for an ultrasound indicating she felt as though something was inside her uterus. The record demonstrates Dr. Collin was aware Mrs. Hooker was carrying a Strep A infection.

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41. At the time of the follow up appointment Mrs. Hooker was febrile, chilled and in a great deal of abdominal pain. Dr. Collin admitted Mrs. Hooker directly to the hospital indicating that an ultrasound would be done to exclude retained products of conception.

42. Following admission an ultrasound was performed that indeed showed a thickened endometrium with increased vascularity suggesting retained products.

43. Thereafter, Mrs. Hooker was scheduled for a D&C, performed by Defendant Stalburg assisted by Defendant Lanham, which confirmed retained products of conception.

44. Plaintiff, Natalie Hooker, was placed on IV antibiotics including Vancomycin, Flagyl and Gentamycin. Given an allergy to penicillin Mrs. Hooker had to be desensitized before she could receive penicillin to treat her Group A strep infection. She required transfer to an intensive care unit. On April 14, 2008 Mrs. Hooker was finally discharged home on antibiotics.

45. As a result of the required long-term antibiotics Mrs. Hooker developed multiple episodes of clostridium Difficile (C Diff). In turn, this caused her a great deal of abdominal pain and diarrhea containing frank blood.

46. Thereafter Plaintiff Natalie Hooker suffered from amenorrhea. She continued to follow outpatient with her physicians at the U of M. A sonohysterogram was attempted on 9/12/08. The test was not successful or completed given an inability to catheterize the cervix due to severe cervical stenosis. The report states "The cervix was unsuccessfully canalized by the HSG catheter. Therefore, the endometrial canal was not visualized."

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47. On September 17, 2008 Mrs. Hooker was seen by Humberto Bernal, M.D. for a second opinion. He noted her history. On examination he was unable to pass a Q-tip through the mid portion of her cervix. Dr. Bernal recommended hysteroscopy and dilatation of the cervix.

48. On September 29, 2008 Dr. Bernal performed a hysteroscopy, cervical dilatation and dilation and curettage for severe cervical stenosis and uterine adhesions. Dr. Bernal noted, "the hysteroscope was introduced, finding half the cervix open, the rest completely obliterated with what appears to be adhesions." Dr. Bernal performed a small dilation breaking some of the adhesions. Fallopian tube ostiums could not be identified.

49. Thereafter Dr. Bernal recommended that Mrs. Hooker undergo hysterosalpingogram which demonstrated that the left fallopian tube was closed.

50. Mrs. Hooker has since required treatment by multiple specialists for recurrent Asherman's syndrome and the damage caused to her reproductive system.

COUNT ONE: DEFENDANTS STALBURG AND LANHAM

51. At all times relevant to the allegations of this Complaint Defendants Stalburg, Lanham and/or any other assisting/attending physician during Plaintiff Natalie Hooker's admission of March 27, 2008 owed a duty, imposed by the common law and the law of the State of Michigan, of reasonable care and a duty to provide Plaintiff with such care and treatment as would a physician(s) confronted with the same or similar conditions and circumstances.

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52. Drs. Stalburg, Lanham and/or any other assisting/attending physician during Plaintiff Natalie Hookers admission of March 27, 2008 breached their duty in the following respects, among others:

- A. Failing to provide Natalie Hooker with reasonable care and/or such care as would a reasonably prudent obstetrician/gynecologist;
- B. Failing to skillfully evaluate, diagnose and treat the patient;
- C. Failing to properly manage the third stage of labor, taking appropriate measures to deliver the placenta;
- D. Refraining from the use of traction on the umbilical cord to deliver the placenta until it was evident the placenta had separated from the uterine wall;
- E. Refraining from the use of any traction on the umbilical cord with the patient's complaint of pain;
- F. Failing to properly examine the placenta upon delivery to ensure it was complete;
- G. Upon recognition that the placenta was not complete, failing to take appropriate measures to remove any residual retained placental products;
- H. Failing to properly evaluate the patient post partum to ensure she was not suffering from retained products of conception;
- I. As to Dr. Stalburg, failing to properly supervise the actions of any physician, student or healthcare provider assisting in the delivery of the placenta on March 27, 2008 or otherwise caring for the patient thereafter;
- J. Failing to take such other actions to achieve compliance with the standard of practice as are revealed through the course of discovery.

53. As a direct and and/or proximate result of Defendants negligence, professional negligence and/or malpractice as set forth above, Natalie Hooker suffered from retained products of conception that went unrecognized, undiagnosed and untreated. While suffering from retained products of conception Mrs. Hooker developed severe sepsis, including a Group A strep uterine infection that went untimely recognized and untreated until she became acutely ill. Once the proper diagnosis of both retained products and Mrs. Hooker's severe sepsis was made she required D&C together with substantial and prolonged antibiotic therapy.

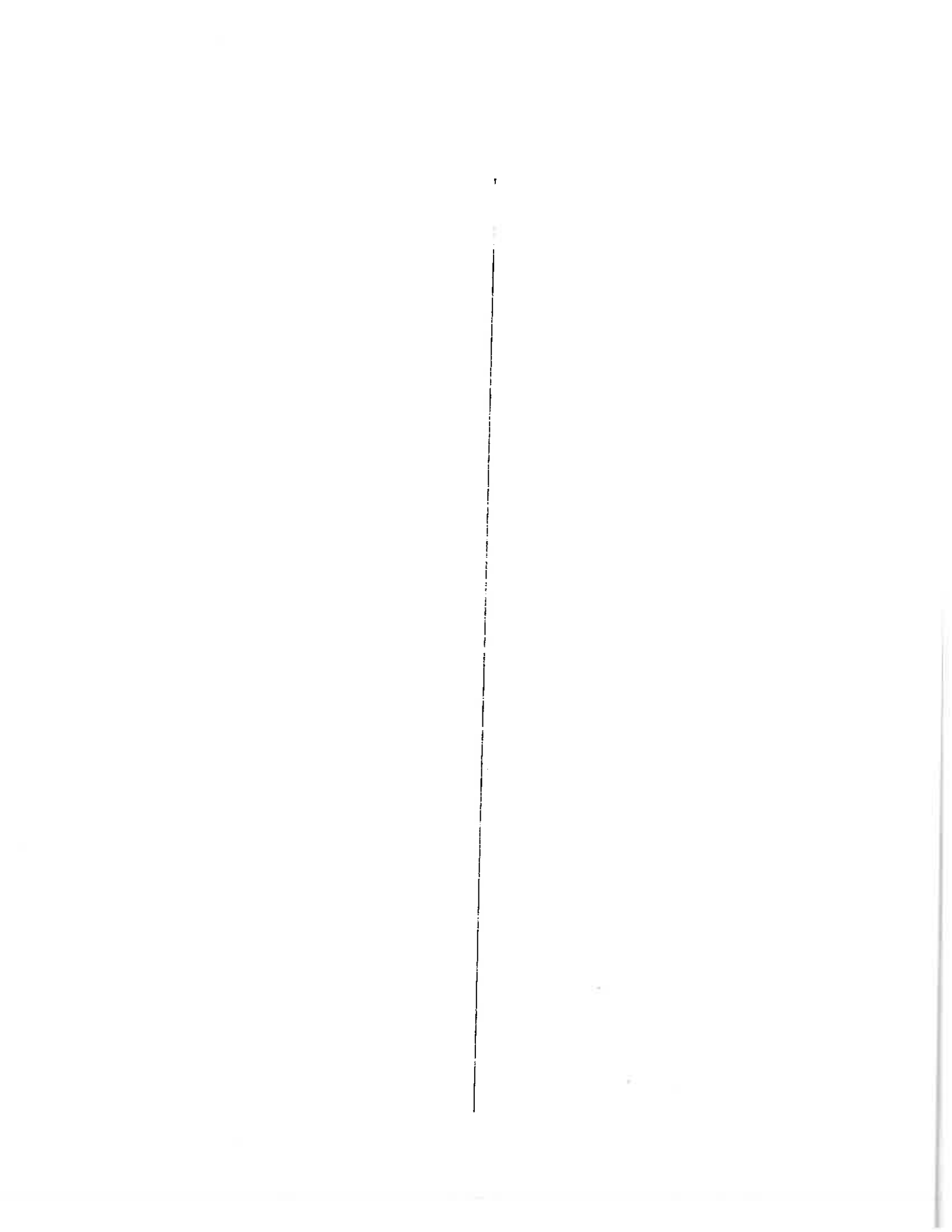
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54. All of the foregoing caused Mrs. Hooker to sustain severe cervical stenosis, endometrial adhesions and scarring, and obstruction of her left fallopian tube, which has potentially rendered her permanently incapable of procreating and/or at high risk to successfully carry a pregnancy. All of the foregoing further caused an interference with Mrs. Hooker's ability to nurse and/or bond with her baby. All of the foregoing has further subjected Mrs. Hooker to multiple medical, surgical, and diagnostic procedures which she will likely require in the future.

55. As a further direct and/or proximate result of Defendants negligence, professional negligence and/or malpractice as set forth above, Natalie Hooker has suffered severe physical pain; disability; disfigurement, dysfunction and damage to her reproductive organs; severe emotional distress and mental anguish; has and/or will incur substantial medical, hospital and related expense; has suffered a loss of household services together with a loss of the normal enjoyments of life.

56. As a further direct and/or proximate result of Defendants negligence, professional negligence and/or malpractice as set forth above, Bruce Hooker has suffered the loss of his wife's services and support, society and companionship otherwise known as the loss of consortium.

WHEREFORE, Plaintiffs request the Court enter judgment in their favor and against the Defendants, jointly and severally, in an amount deemed fair and reasonable together with costs, interest and attorney fees.



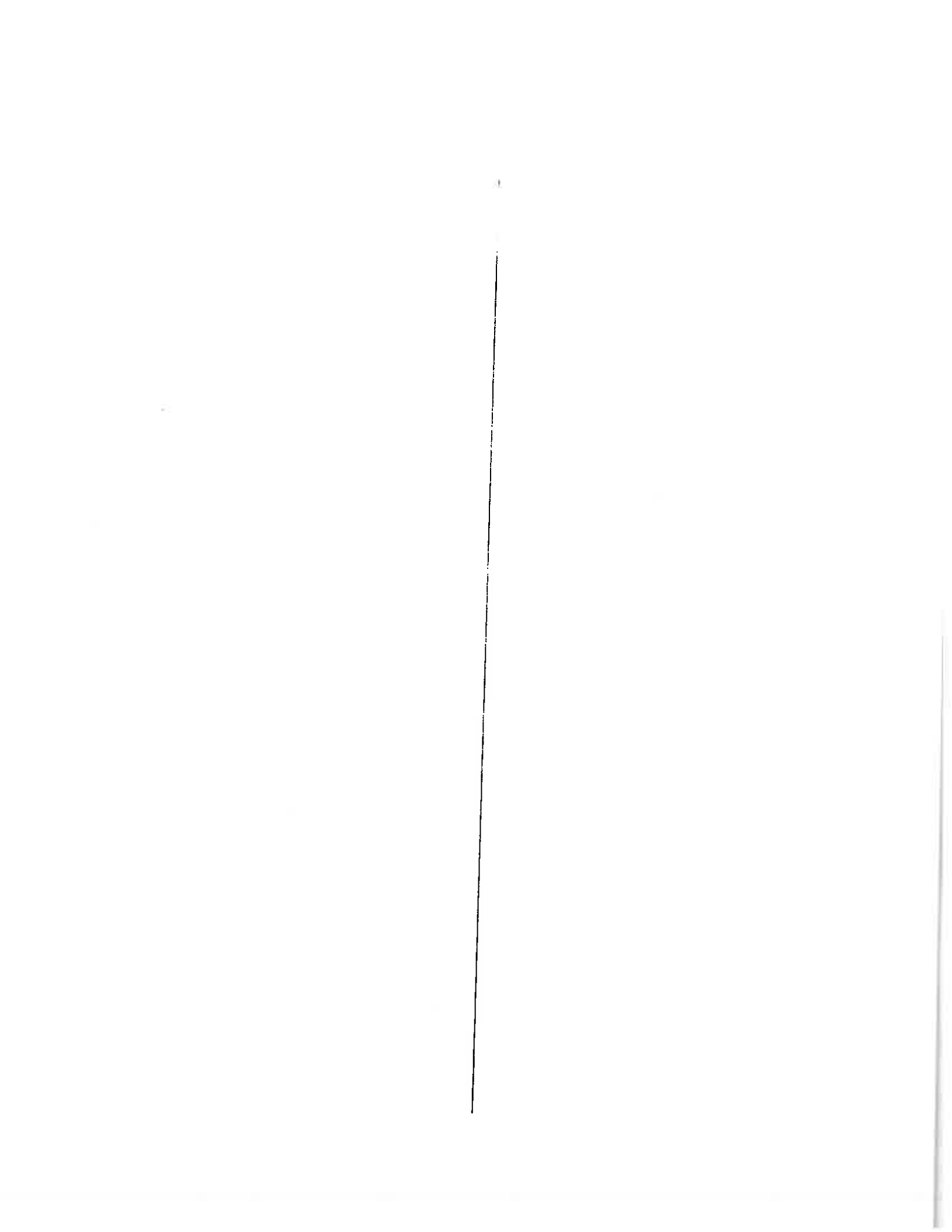
COUNT TWO: DEFENDANTS PUNCH, LANCE, LANHAM AND/OR SHAH

57. The allegations of paragraphs 1 - 56 are repeated.

58. At all times relevant to the allegations of this Complaint Defendants Punch, Lance, Lanham, Shah, and any other assisting/attending physician during Plaintiff's admission March 31, 2008 owed a duty, imposed by the common law and the law of the State of Michigan, of reasonable care and a duty to provide Plaintiff with such care and treatment as would a physician(s) confronted with the same or similar conditions and circumstances.

59. Defendants Punch, Lance, Lanham, Shah, and any other assisting/attending physician during Plaintiff's admission March 31, 2008 breached their duty in the following respects among others:

- A. Failing to provide Natalie Hooker with reasonable care and/or such care as would a reasonably prudent obstetrician/gynecologist;
- B. Failing to skillfully evaluate, diagnose and treat the patient;
- C. Failing to consider and rule out whether the patient was suffering from retained products given her findings on physical examination, infection, and positive Group A strep cervical smear culture;
- D. Upon the diagnosis of retained products, failing to provide the patient with appropriate treatment by performing or requesting that a D & C be accomplished;
- E. Failing to immediately begin the patient on appropriate treatment once notified the patient was suffering from Group A strep infection;
- F. Upon such notice, refraining from discharging the patient from the hospital or failing to request that she immediately return;
- G. As to Dr. Punch, failing to properly supervise the actions of any physician caring for the patient during the course of the admission beginning March 31, 2008;
- H. Failing to take such other actions to achieve compliance with the standard of practice as are revealed through the course of discovery.

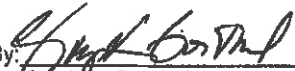


60. As a direct and/or proximate result of Defendants negligence, professional negligence and/or malpractice as set forth above Plaintiffs have suffered those damages as set forth in Count One.

WHEREFORE, Plaintiffs request the Court enter judgment in their favor and against the Defendants, jointly and severally, in an amount deemed fair and reasonable together with costs, interest and attorney fees.

MORAN, RAIMI, GOETHEL & KARNANI, P.C.

Dated: 9/13/10

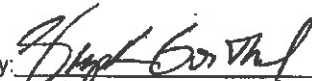
By: 
Stephen Goethel
Attorneys for Plaintiff
320 North Main Street, Ste. 101
Ann Arbor, Michigan 48104

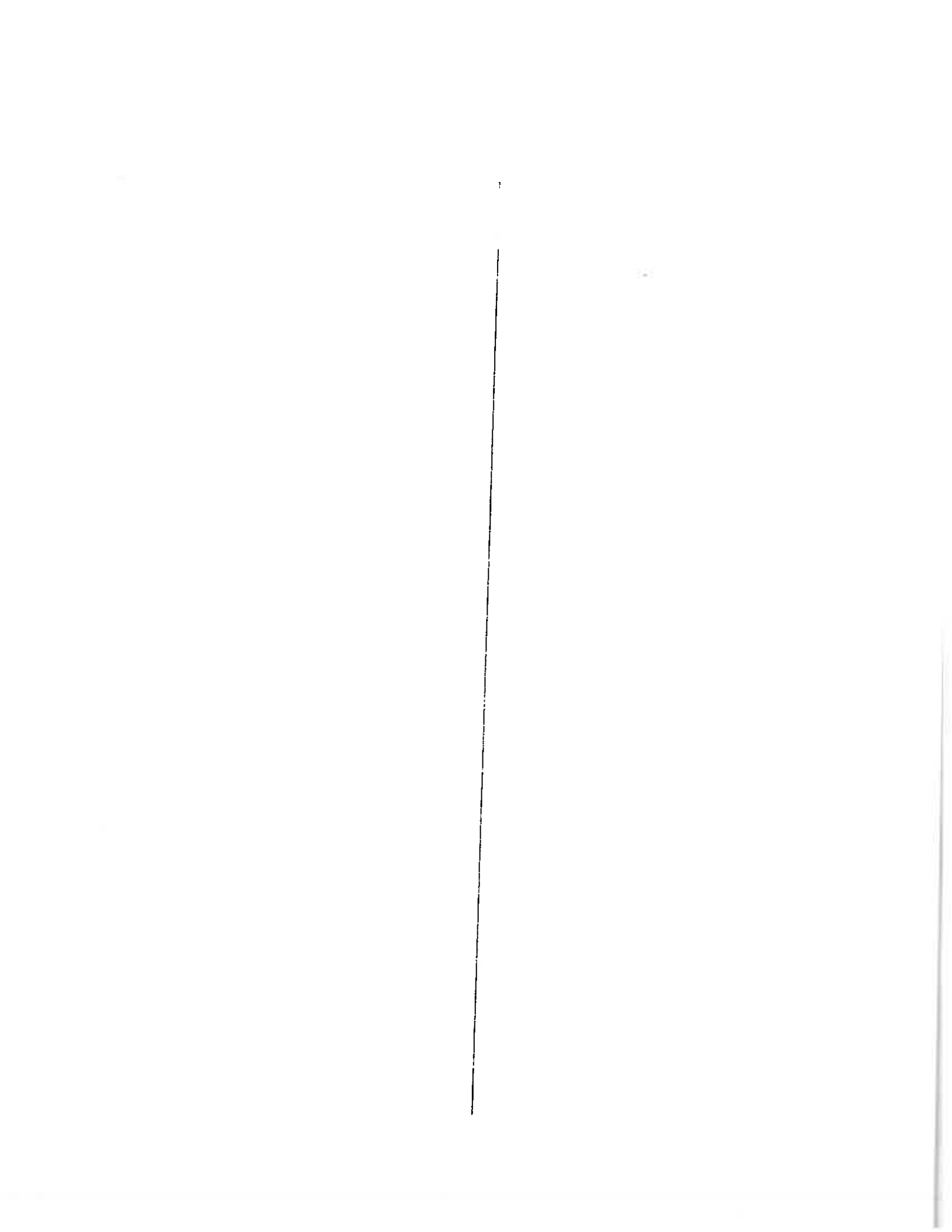
DEMAND FOR JURY TRIAL

Plaintiff demands a trial by jury.

MORAN, RAIMI, GOETHEL & KARNANI, P.C.

Dated: 9/13/10

By: 
Stephen Goethel
Attorneys for Plaintiff
320 North Main Street, Ste. 101
Ann Arbor, Michigan 48104




AFFIDAVIT OF MERIT

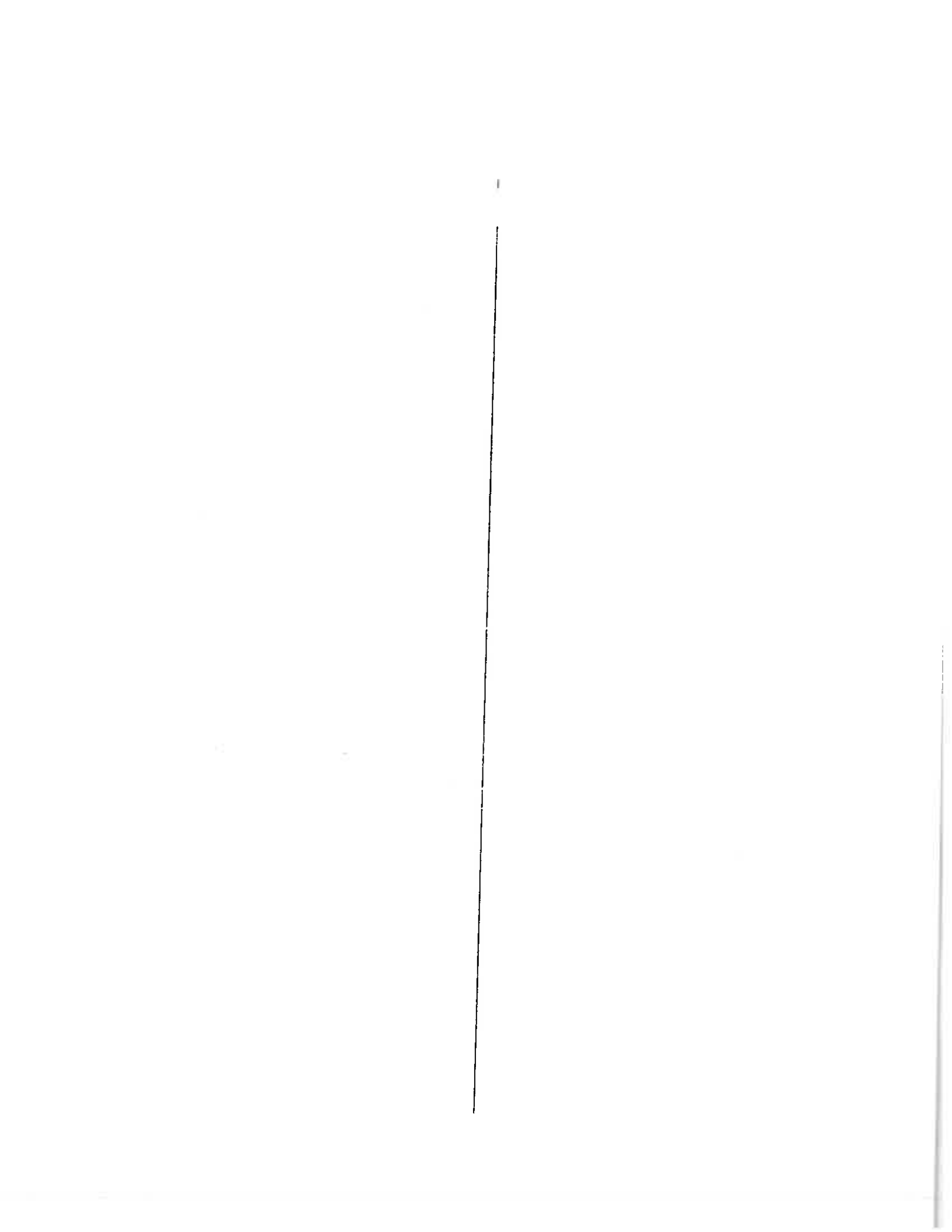
An Affidavit of Merit pursuant to MCL 600.2912(d) is attached and incorporated herein.

MORAN, RAIMI, GOETHEL & KARNANI, P.C.

Dated: 9/13/10

By: 
Stephen Goethel
Attorneys for Plaintiff
320 North Main Street, Ste. 101
Ann Arbor, Michigan 48104

MORAN, RAIMI,
GOETHEL &
KARNANI, P.C.

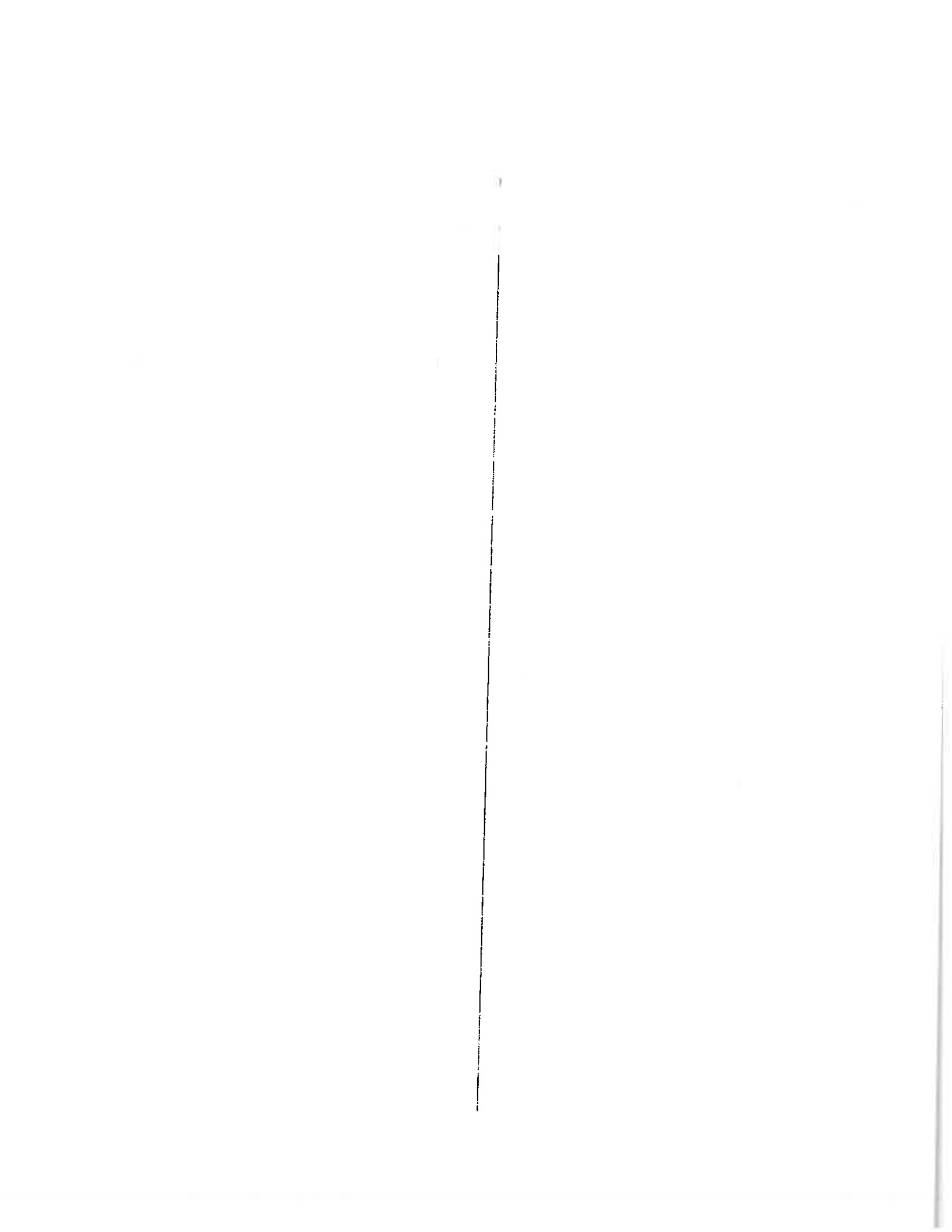


AFFIDAVIT OF MERIT PURSUANT TO MCLA 600.2912(D)

STATE OF NEVADA)
) S.S.
COUNTY OF CLARK)

Jon Michael Hazen, M.D., being sworn says:

1. I am a physician board certified in obstetrics and gynecology. I am licensed to practice in the State of Nevada.
2. I have reviewed the notice sent in this matter pursuant to MCLA 600.2912b, MSA 27A.2912(2), as well as the relevant medical records. I reserve the right to amend or supplement my opinions as additional information becomes available to me.
3. The standard of care applicable in this matter is that of a reasonably prudent obstetric physician of ordinary learning, judgment and skill.
4. In particular the standard of care required Drs. Stalburg, Lanham and/or any other physician in attendance at the delivery of March 27, 2008 to:
 - A. Provide Natalie Hooker with reasonable care and/or such care as would a reasonably prudent obstetrician/gynecologist;
 - B. Skillfully evaluate, diagnose and treat the patient;
 - C. Properly manage the third stage of labor, taking appropriate measures to deliver the placenta;
 - D. Refrain from using traction on the umbilical cord to deliver the placenta until it was evident the placenta had separated from the uterine wall;
 - E. Refrain from using any traction on the umbilical cord with the patient's complaint of pain;
 - F. To properly examine the placenta upon delivery to ensure it was complete;
 - G. Upon recognition that the placenta was not complete, to take appropriate measures to remove any residual retained placental products;
 - H. To properly evaluate the patient post partum to ensure she was not suffering from retained products of conception;
 - I. As to Dr. Stalburg, to properly supervise the actions of any physician, student or healthcare provider assisting in the delivery on March 27, 2008 or otherwise caring for the patient thereafter;



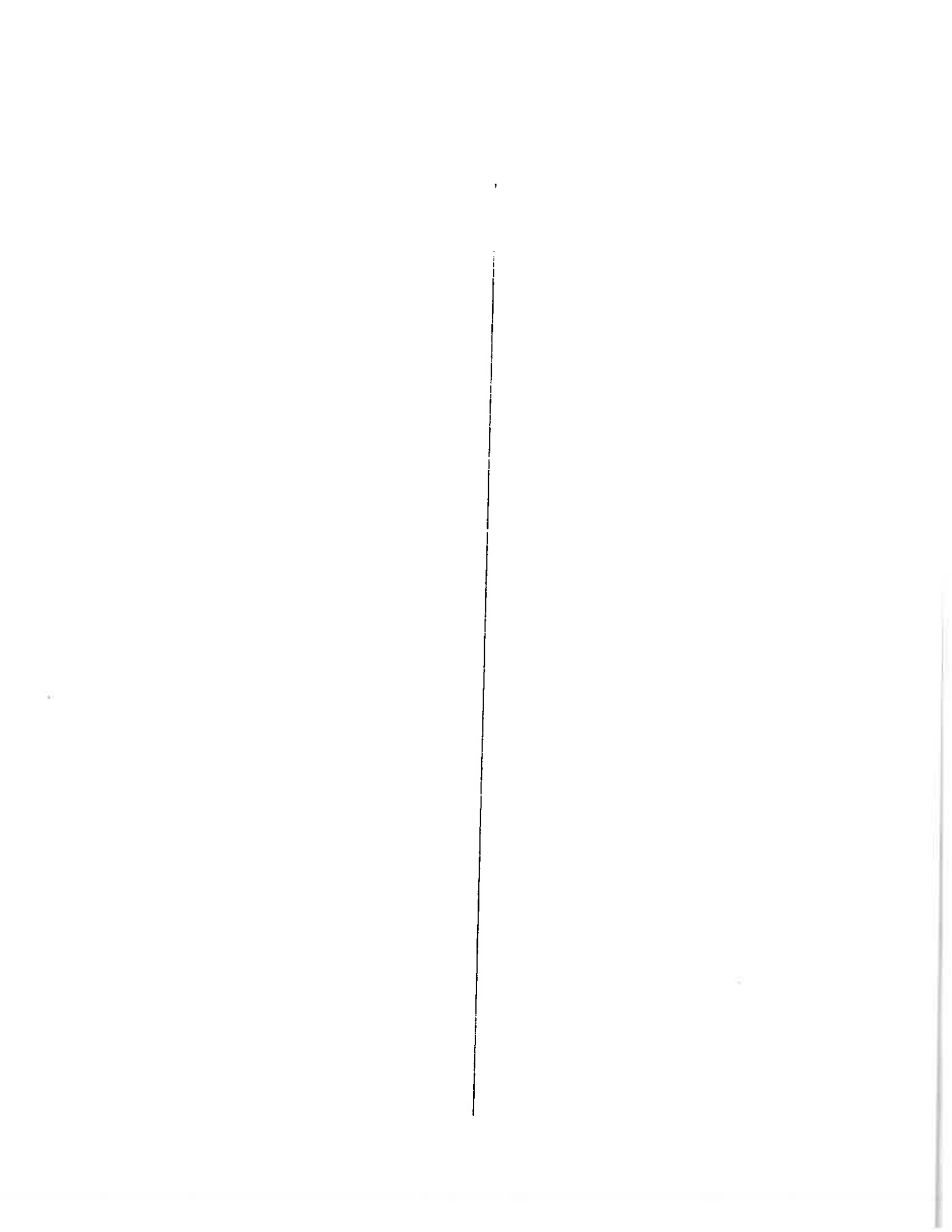
5. In particular the standard of care required Dr. Punch, Dr. Lance, Dr. Lanham, Dr. Shah and any other assisting/attending physician during the admission of March 31, 2008 to:

- A. Provide Natalie Hooker with reasonable care and/or such care as would a reasonably prudent obstetrician/gynecologist;
- B. Skillfully evaluate, diagnose and treat the patient;
- C. Consider and rule out whether the patient was suffering from retained products of conception given her findings on physical examination, infection, and positive Group A strep vaginal-cervical culture;
- D. Upon the diagnosis of retained products, provide the patient with appropriate treatment by performing or requesting that a D & C be accomplished;
- E. Immediately begin the patient on appropriate treatment once notified the patient was suffering from Group A strep infection;
- F. Upon receiving such notice to refrain from discharging the patient from the hospital or request that she immediately return;
- G. As to Dr. Punch, to properly supervise the actions of any physician caring for the patient during the course of the admission beginning March 31, 2008;

6. In my professional opinion, the physicians described in paragraphs 4 and 5 deviated from the standard of care.

7. To comply with the standard of care Drs. Staiburg, Lanham and/or any other physician in attendance at the delivery of March 27, 2008 should have:

- A. Provided Natalie Hooker with reasonable care and/or such care as would a reasonably prudent obstetrician/gynecologist;
- B. Skillfully evaluated, diagnosed and treated the patient;
- C. Properly managed the third stage of labor, taking appropriate measures to deliver the placenta;
- D. Refrained from using traction on the umbilical cord to deliver the placenta until it was evident the placenta had separated from the uterine wall;
- E. Refrained from using any traction on the umbilical cord with the patient's complaint of pain;
- F. Properly examined the placenta upon delivery to ensure it was complete;



G. Upon recognition that the placenta was not complete, taken appropriate measures to remove any residual retained placental products;

H. Properly evaluated the patient post partum to ensure she was not suffering from retained products of conception;

I. As to Dr. Stalburg, properly supervised the actions of any physician, student or healthcare provider assisting in the delivery on March 27, 2008 or otherwise caring for the patient thereafter;

8. To comply with the standard of care Dr. Punch, Dr. Lance, Dr. Lanham, Dr. Shah and any other assisting/attending physician during the admission of March 31, 2008 should have:

A. Provided Natalie Hooker with reasonable care and/or such care as would a reasonably prudent obstetrician/gynecologist;

B. Skillfully evaluated, diagnosed and treated the patient;

C. Considered and ruled out whether the patient was suffering from retained products of conception given her findings on physical examination, infection, and positive Group A strep cervical-vaginal culture;

D. Upon the diagnosis of retained products, provided the patient with appropriate treatment by performing or requesting that a D & C be accomplished;

E. Immediately began the patient on appropriate treatment once notified the patient was suffering from Group A strep infection;

F. Upon such notice to refrained from discharging the patient from the hospital and/or requested that she immediately return;

G. As to Dr. Punch, properly supervised the actions of any physician caring for the patient during the course of the admission beginning March 31, 2008;

9. As a direct and and/or proximate result of the deviations from the standard of care set forth above, Natalie Hooker suffered from retained products of conception that went unrecognized, undiagnosed and untreated. While suffering from retained products of conception Mrs. Hooker developed severe sepsis, including Group A strep uterine infection that went untimely recognized and untreated until she became acutely ill. Once the proper diagnosis of both retained products and Mrs. Hooker's severe sepsis was made she required D&C together with substantial and prolonged antibiotic therapy. All of the foregoing caused Mrs. Hooker to sustain severe cervical stenosis; endometrial adhesions and scarring, and obstruction of her left fallopian tube, which has potentially rendered her permanently incapable of procreating and/or at high risk to successfully carry a pregnancy. All of the foregoing further caused an interference with Mrs. Hooker's ability to nurse and/or bond with her baby. All of the foregoing

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has further subjected Mrs. Hooker to multiple medical, surgical, and diagnostic procedures which she will likely require in the future.

10. This affidavit is filed in accordance with MCLA 600.2912d, MSA 27A.2912(d)



Jon Michael Hazen, M.D.

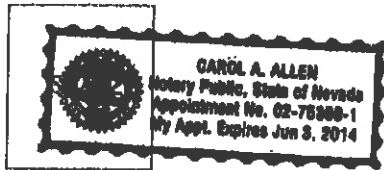
STATE OF NEVADA)
COUNTY OF CLARK) S.S.

On the 5 day of August, 2010, before me, a Notary Public in and for the County of Clark, State of Nevada, personally appeared before me the above named individual, who being duly sworn, says that he has read the foregoing Affidavit of Merit, and knows the contents thereof, and that the same is true of his own knowledge, information, and belief.

Carol A. Allen
Signature of Notary Public
Carol A. Allen, Notary Public
Print Name of Notary Public

Clark County, Nevada

My commission expires: 6/3/2014



MAR 14 2013

1

STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF WASHTENAW

NATALIE HOOKER and BRUCE HOOKER,

Plaintiffs,

-vs

CAREN STALBURG, M.D., MICHAEL
LANHAM, M.D., MARGARET PUNCH, M.D.,
AUDREY LANCE, M.D., and DIVYA SHAH,
M.D., jointly and severally,

Defendants.

JUDGE'S COPY

Case No. 10-976-NH

Honorable Archie C. Brown

Stephen Goethel (P30573)
Chad D. Engelhardt (P68562)
Moran, Raimi, Goethel & Karnani, PC
Attorneys for Plaintiffs
320 North Main Street, Suite 101
Ann Arbor, Michigan 48104
734-769-6838

Patrick McLain (P25458)
Daniel J. Ferris (P69633)
Kerr, Russell and Weber, PLC
Attorneys for Defendants
500 Woodward Avenue, Suite 2500
Detroit, Michigan 48226
313-961-0200

**STIPULATED ORDER OF DISMISSAL AS TO MICHAEL LANHAM, M.D., AUDREY
LANCE, M.D. AND DIVYA SHAH, M.D. ONLY AND AMENDING CASE CAPTION**

At a session of said Court held in the Courthouse in Ann Arbor, Michigan, on the
APR 03 2012

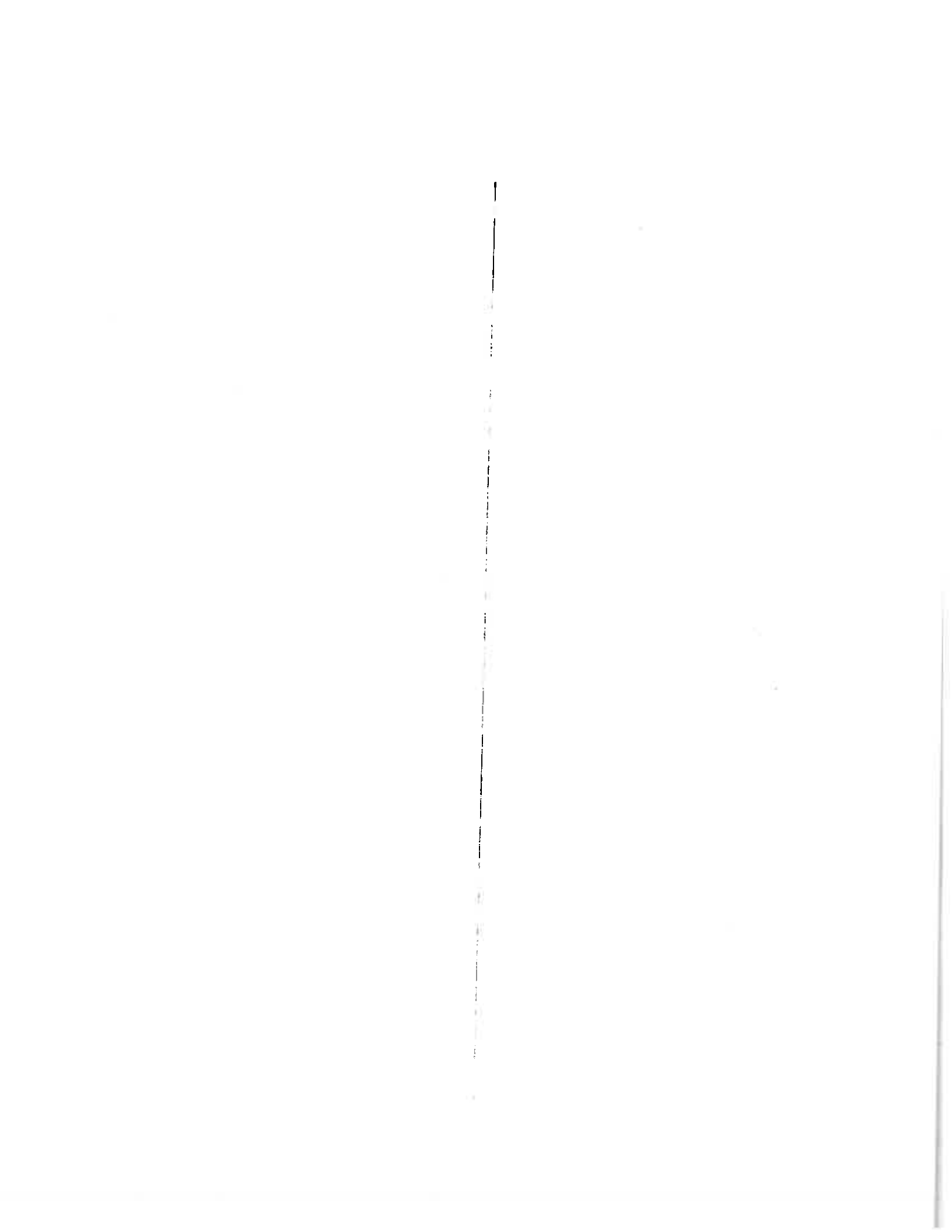
PRESENT: **THE HONORABLE ARCHIE C. BROWN**
Circuit Court Judge

Upon stipulation of the parties, and consistent with the covenant not to sue executed by
the parties, the Court being fully informed of the pertinent circumstances:

IT IS ORDERED THAT the action be dismissed as to Michael Lanham, M.D., Audrey
Lance, M.D. and Divya Shah, M.D., with prejudice and without costs.

IT IS FURTHER ORDERED THAT the parties and Clerk of the Court shall
henceforth amend the case caption removing the dismissed Defendants.

MAR 14 2013



It is acknowledged that the three dismissed parties, Michael Lanham, MD, Audrey Lance, MD, and Divya Shah, MD, were, at all pertinent times, agents and employees of the University of Michigan Health System. Defense counsel will produce Dr. Lanham and/or Dr. Lance for trial on reasonable notice without subpoena, as long as each resides in Michigan. Each is a current Michigan resident and expects to remain so through the currently scheduled trial date.

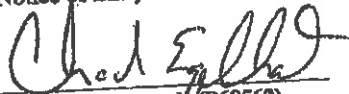
Defense counsel will arrange an out of state trial dep of Dr. Shah on reasonable notice without subpoena, and if trial is held when Dr. Lanham and/or Dr. Lance is no longer a Michigan resident, will arrange an out of state trial dep for Dr. Lanham or Dr. Lance on reasonable notice without subpoena.

This Order does not impact the litigation as to the remaining defendants, Caren Stalburg, MD and Margaret Punch, MD, and the Regents of the University of the Michigan. This is not a final order and the case remains pending.

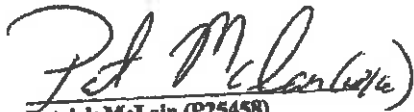
/S/ ARCHIE C. BROWN

Circuit Court Judge

Notice of Entry Waived:

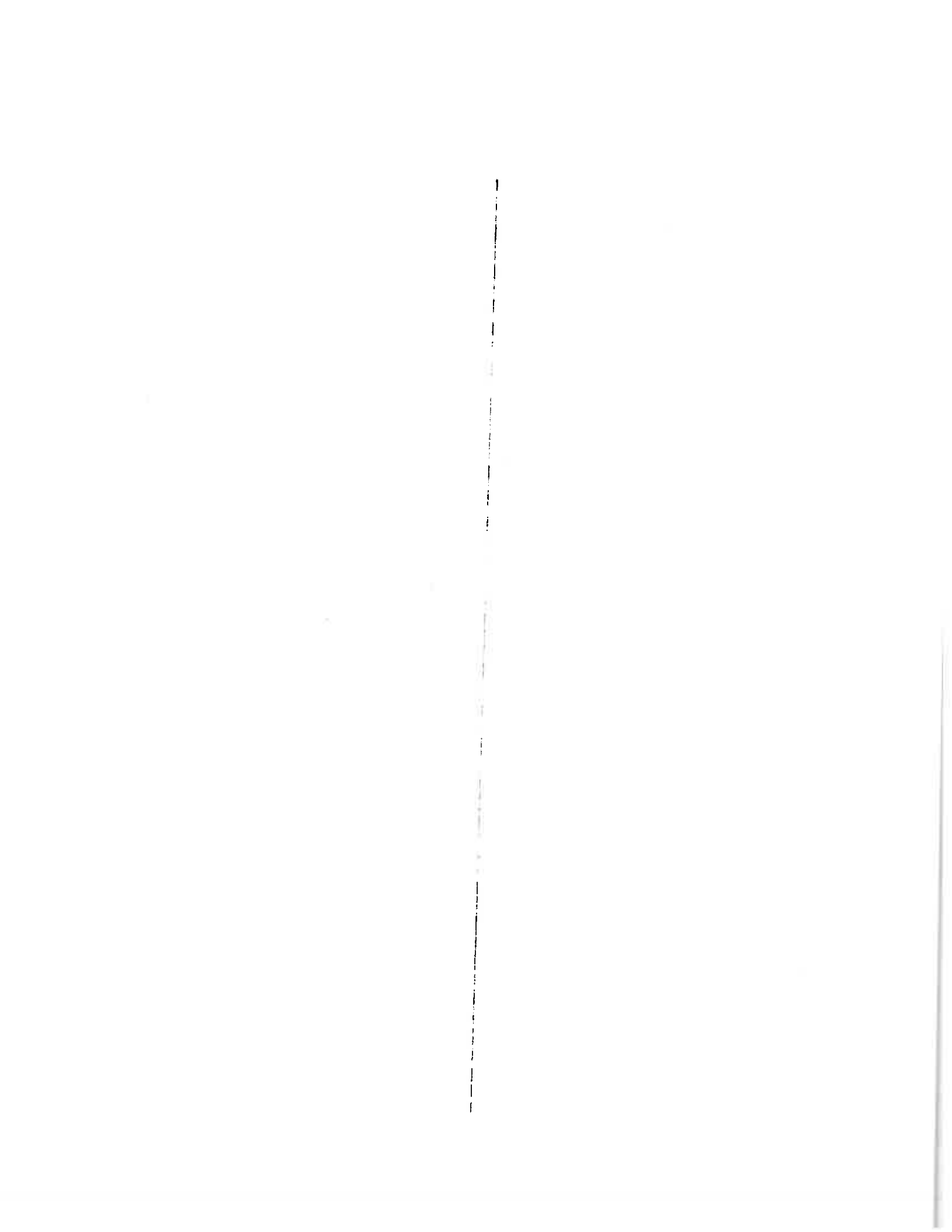


Chad D. Engelhardt (P68562)
Moran, Raimi, Goethel & Karnani, PC
Attorneys for Plaintiffs



Patrick McLain (P25458)
Kerr, Russell and Weber, PLC
Attorneys for Defendants

MAR 14 2013



May 13, 2013

Commonwealth of Pennsylvania
State Board of Medicine
P.O. Box 2649
Harrisburg, Pennsylvania 17105

To whom it may concern:

I have submitted an application for a medical license in the state of Pennsylvania and was recently asked to submit a personal statement regarding a malpractice claim that I had been named in. My personal statement is below.

In September, 2010 I was named as a defendant in a case involving the plaintiff Natalia Hooker, along with two attending physicians, one other resident physician, and a former resident, as well as the University of Michigan Hospital. The plaintiff claimed that she suffered from Asherman's syndrome and infertility because of medical malpractice following delivery of her child in March 2008. The patient developed endometritis, and although the infection was treated according to standard of care, she had undiagnosed retained products of conception and her infection returned. She was subsequently treated with a dilation & curettage procedure, as well as antibiotics, and was cured. Of note, although the patient claimed she had infertility, she did become pregnant spontaneously during the course of the lawsuit and delivered a healthy full-term infant before the suit was settled.

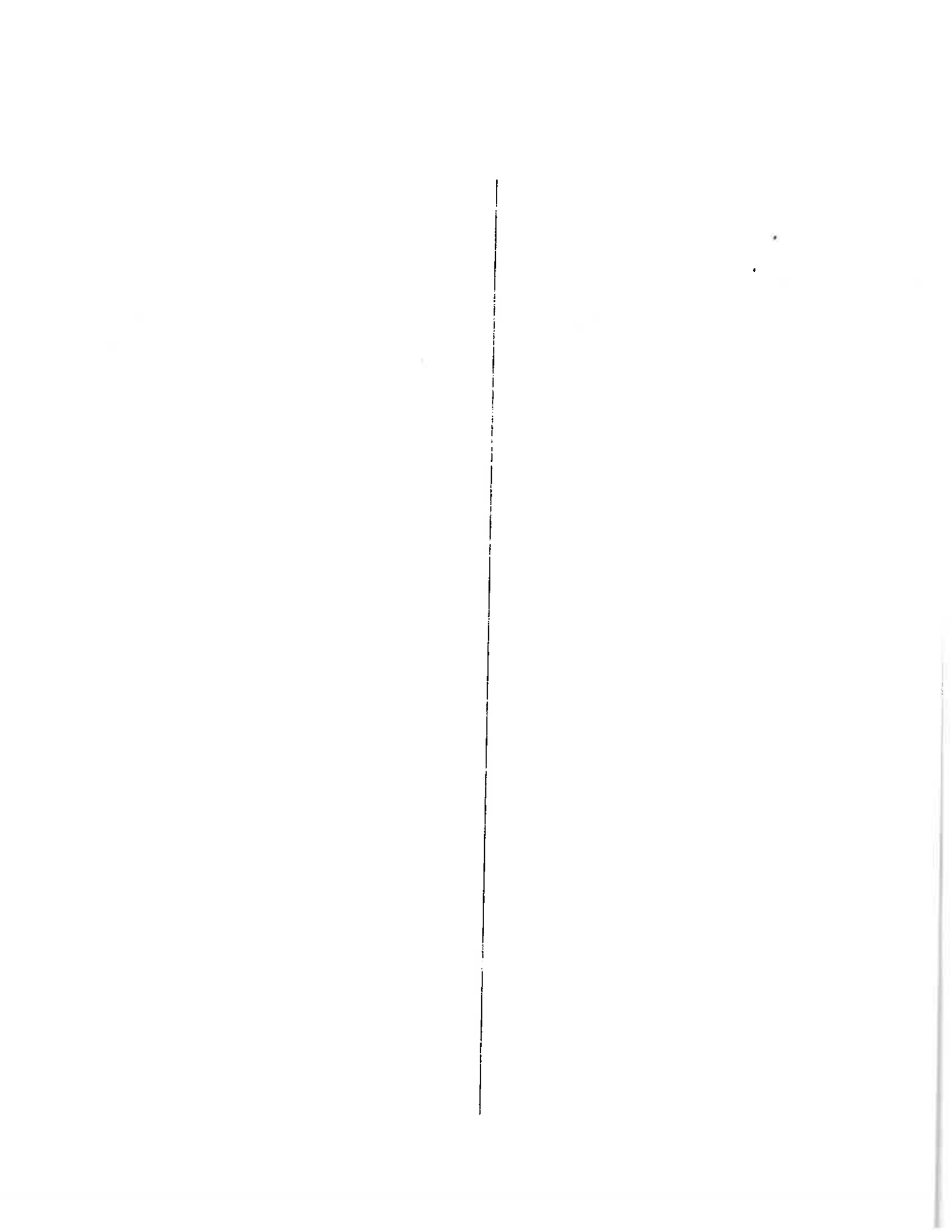
My involvement in the case was minimal and consisted of the following: I was an intern (first year OB/GYN resident) at the time the alleged malpractice took place. I had no involvement in her maternity care or the delivery of her child. I was on the inpatient gynecology service when she was admitted for endometritis, and was practicing under the supervision of senior residents and an attending physician. My name was on her chart because I prepared her discharge summary when she was discharged from the hospital after initial treatment for endometritis. She was subsequently re-admitted when her fever returned and diagnosed with retained products of conception, and again I was peripherally involved in her care as the intern on the service, but I did not perform the dilation & curettage.

Ultimately, my name was dropped from the case and I was dismissed as a defendant. Following this, the University of Michigan Hospital elected to settle the case out of court. However, no settlement was made in my name as I had already been dropped from the case at that time. If you have any further questions, please do not hesitate to contact me.

Sincerely,



Audrey A. Lance, MD, MS





COMMONWEALTH OF PENNSYLVANIA
STATE BOARD OF MEDICINE
P. O. BOX 2649
HARRISBURG, PENNSYLVANIA 17105
st-medicine@pa.gov
www.dos.state.pa.us/med
May 8, 2013

Telephone: 717-783-1400/787-2381
Fax: 717-787-7789

AUDREY ANN LANCE 9849
ANN ARBOR MI 48103

EVALUATOR: LINDSAY 1748

RE: DISCREPANCY NOTICE – Unrestricted (American)

Dear Doctor:

The Board has received your application for an unrestricted medical license. The items listed below are needed to complete your application. A license cannot be issued until all items are received, approved and the application is complete. **You may not practice in the Commonwealth of Pennsylvania as a Physician and Surgeon until a license has been issued by the Board.**

~~/~~ OTHER: Please submit a personal statement regarding the malpractice complaint you were named in.

**APPLICATIONS NOT COMPLETED WITHIN SIX MONTHS
WILL REQUIRE UPDATES OF CERTAIN DOCUMENTS.**

You may check the status of your application online at www.mylicense.state.pa.us. Click on the link [duplicate licenses/address changes/application status](#). First time users will be required to register and create a user ID and password. Your registration code to register is: WhHLgdeG

Sincerely,

Pennsylvania State Board of Medicine

Vertical line



COMMONWEALTH OF PENNSYLVANIA
STATE BOARD OF MEDICINE
P. O. BOX 2649
HARRISBURG, PENNSYLVANIA 17105
st-medicine@psa.gov
www.dos.state.pa.us/med
March 27, 2013

Telephone: 717-783-1400/787-2381
Fax: 717-787-7769

AUDREY ANN LANCE 9849
ANN ARBOR MI 48103

EVALUATOR: LINDSAY 1748

RE: DISCREPANCY NOTICE – Unrestricted (American)

Dear Doctor:

The Board has received your application for an unrestricted medical license. The items listed below are needed to complete your application. A license cannot be issued until all items are received, approved and the application is complete. **You may not practice in the Commonwealth of Pennsylvania as a Physician and Surgeon until a license has been issued by the Board.**

- Verification of ACGME Approved Graduate Medical Training **must be received DIRECTLY from the Hospital(s) in official, sealed hospital envelope.**
 - The University of Michigan Hospital submitted this form verifying all years of training together. Contact the hospital and have them resubmit this form verifying PGY1 & 2 separately.
- ✓ Verification of Medical Education **must be received DIRECTLY from the medical school in an official, sealed Medical School envelope.**
- OTHER: Please submit a personal statement regarding the malpractice complaint you were named in.

**APPLICATIONS NOT COMPLETED WITHIN SIX MONTHS
WILL REQUIRE UPDATES OF CERTAIN DOCUMENTS.**

You may check the status of your application online at www.mylicense.state.pa.us. Click on the link duplicate licenses/address changes/application status. First time users will be required to register and create a user ID and password. Your registration code to register is: **WhHLgdeG**

Sincerely,

Pennsylvania State Board of Medicine



The Federation of State Medical Boards
of the United States, Inc.
PO Box 619850
Dallas, Texas 75261-9850
Telephone: (817) 868-4000
FAX (817) 868-4099

BOARD ACTION CLEARANCE REPORT

March 20, 2013

Pennsylvania State Board of Medicine
Attn: Tammy Dougherty
PO Box 2649
Harrisburg, PA 17105

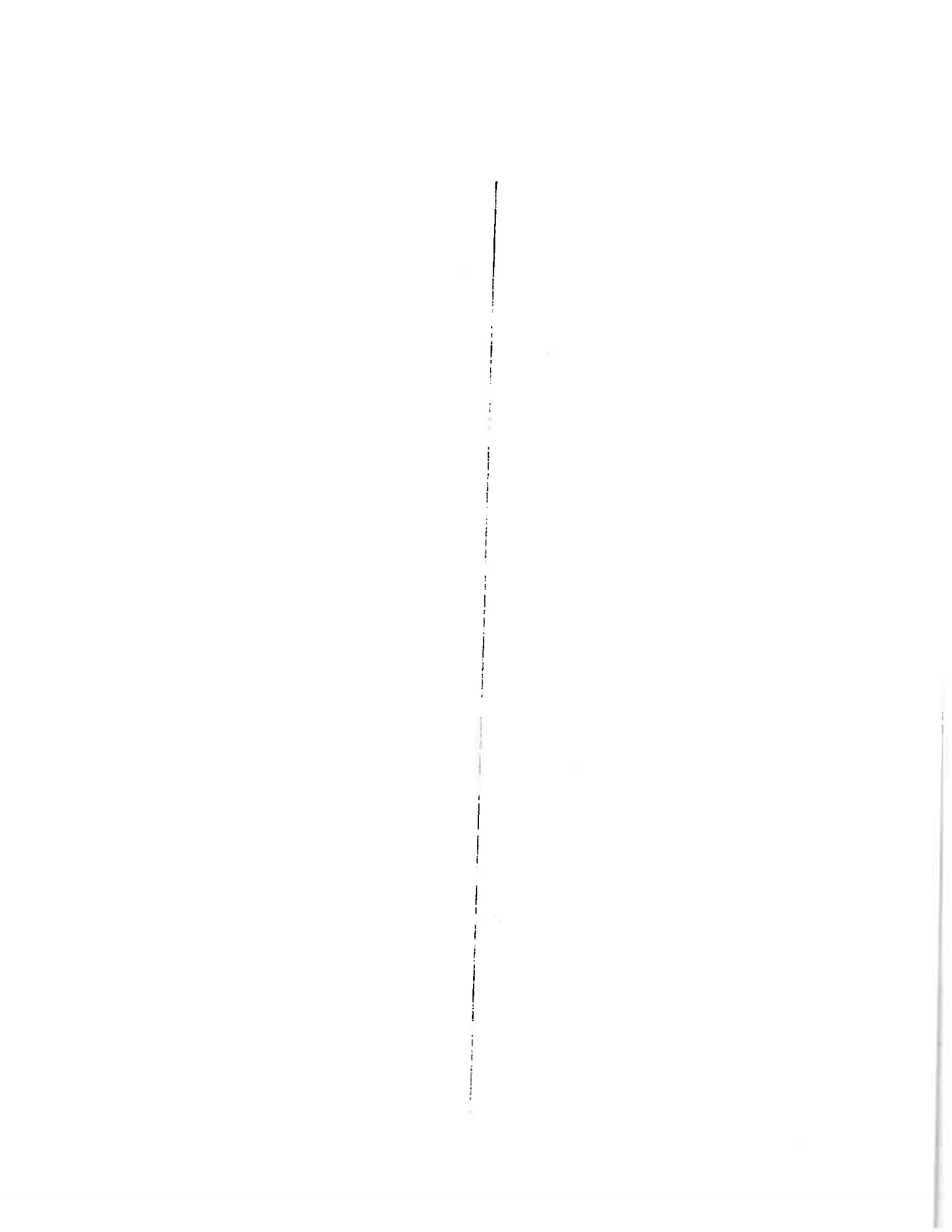
Re: Board Action Query Dated: March 20, 2013
Your Reference Number: CAT
FSMB Batch Number: BQ2223190

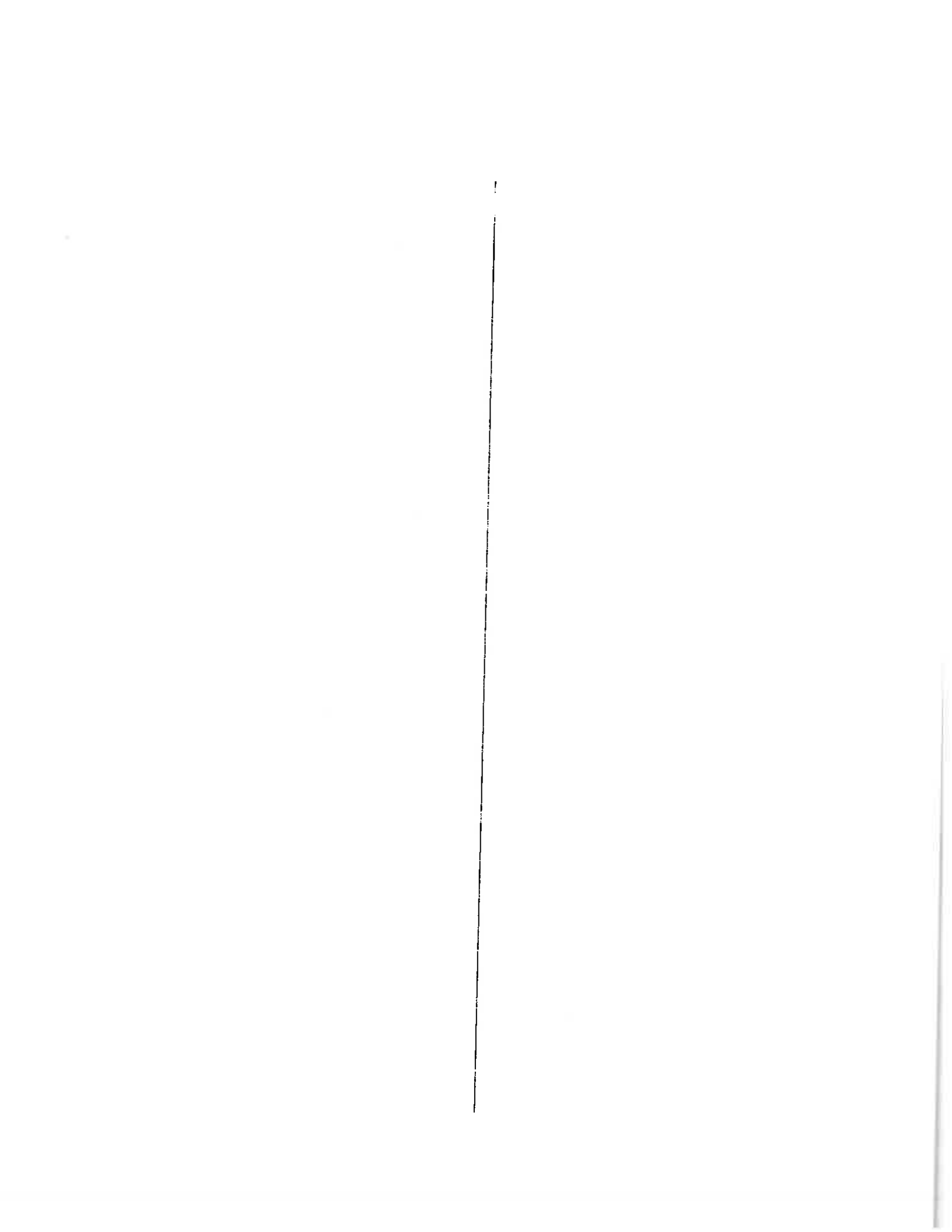
The following is a report of the search results from the Board Action Data Bank as of March 20, 2013
for practitioners submitted as part of the above-referenced batch for which NO board actions were identified.

Practitioners Cleared with No Actions as of March 20, 2013

Item	Name	DOB	School	Yr/Grad	Request ID
3	EDWARDS, ADAM	[REDACTED]		2006	26452653
LICENSE HISTORY State Board GEORGIA					
2	LANCE, AUDREY	[REDACTED]		2011	26452650
LICENSE HISTORY State Board ALASKA MICHIGAN					
1	ST. GEME III, JOSEPH	[REDACTED]		1984	26452645
LICENSE HISTORY State Board CALIFORNIA MISSOURI NORTH CAROLINA					
4	ZARITSKY, JOSHUA	[REDACTED]		2001	26452665
LICENSE HISTORY State Board CALIFORNIA					

PLEASE NOTE: The licensure history information contained in these reports is not considered licensure verification but rather an indicator of known states of historical licensure for these individuals. Use of this information should be limited to cross-reference purposes.





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BOARD ACTION CLEARANCE REPORT

May 21, 2013

Pennsylvania State Board of Medicine
Attn: Tammy Dougherty
PO Box 2649
Harrisburg, PA 17105

Re: Board Action Query Dated: May 21, 2013
Your Reference Number: LC
FSMB Batch Number: BQ2261575

The following is a report of the search results from the Board Action Data Bank as of May 21, 2013
for practitioners submitted as part of the above-referenced batch for which NO board actions were identified.

Practitioners Cleared with No Actions as of May 21, 2013

Item	Name	DOB	School	Yr/Grad	Request ID
2	BUTCHER, BRAD	[REDACTED]		2006	26672349
		LICENSE HISTORY <u>State Board</u> CALIFORNIA MASSACHUSETTS			
1	LANCE, AUDREY	[REDACTED]		2007	26672347
		LICENSE HISTORY <u>State Board</u> ALASKA MICHIGAN			
4	MARK, SHARAYNE	[REDACTED]		2010	26672354
		LICENSE HISTORY <u>State Board</u> NEW YORK			
5	SACHDEV, KARINA	[REDACTED]		2002	26672355
		LICENSE HISTORY <u>State Board</u> NEW YORK			

PLEASE NOTE: The licensure history information contained in these reports is not considered licensure verification but rather an indicator of known states of historical licensure for these individuals. Use of this information should be limited to cross-reference purposes.



The following is a report of the search results from the Board Action Data Bank as of **May 21, 2013**
for practitioners submitted as part of the above-reference batch for which NO board actions were identified.

Practitioners Cleared with No Actions as of **May 21, 2013**

Item	Name	DOB	School	Yr/Grad	Request ID
3	SAMUJH, CHRISTOPHER	04/04/1978		2006	26672353
LICENSE HISTORY					
State Board					
KANSAS					
KENTUCKY					
MISSOURI					

PLEASE NOTE: The licensure history information contained in these reports is not considered licensure verification but rather an indicator of known states of historical licensure for these individuals. Use of this information should be limited to cross-reference purposes.



Person Info

Name: AUDREY ANN LANCE

Address Info

Street Address: [REDACTED] Email: [REDACTED]@GMAIL.COM

Phone: [REDACTED]
Fax: [REDACTED]

City: Pittsburgh
State: PA
Zipcode: 15213
Country: 82
County: Allegheny

Survey Response Summary
Question Response Summary

Are you submitting a name change with this renewal?	N
Have you met your current CE requirements?	Y
Have you completed 2 hours of Board-approved continuing education in child abuse recognition and reporting?	N
Do you hold, or have you ever held, a license, certificate, permit, registration or other authorization to practice a profession or occupation in any state or jurisdiction?	Y
If you answered yes to the above questions, please provide the profession and state or jurisdiction.	Medicine, Michigan
Since your initial application or last renewal, whichever is later, have you had disciplinary action taken against a professional or occupational license, certificate, permit, registration or other authorization to practice a profession or occupation issued to you in any state or jurisdiction or have you agreed to voluntary surrender in lieu of discipline?	N
Do you currently have any disciplinary charges pending against your professional or occupational license, certificate, permit or registration in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you withdrawn an application for a professional or occupational license, certificate, permit or registration, had an application denied or refused, or for disciplinary reasons agreed not to apply or reapply for a professional or occupational license, certificate, permit or registration in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you been convicted (found guilty, pled guilty or pled nolo contendere), received probation without verdict or accelerated rehabilitative disposition (ARD), as to any criminal charges, felony or	N

misdemeanor, including any drug law violations? Note: You are not required to disclose any ARD or other criminal matter that has been expunged by order of a court.	
Do you currently have any criminal charges pending and unresolved in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you had your DEA registration denied, revoked or restricted?	N
Since your initial application or your last renewal, whichever is later, have you had provider privileges denied, revoked, suspended or restricted by a Medical Assistance agency, Medicare, third party payor or another authority?	N
Since your initial application or your last renewal, whichever is later, have you ever had practice privileges denied, revoked, suspended, or restricted by a hospital or any health care facility?	N
Since your initial application or your last renewal, whichever is later, have you been charged by a hospital, university, or research facility with violating research protocols, falsifying research, or engaging in other research misconduct?	N
Since your initial application or last renewal, whichever is later, have you engaged in the intemperate or habitual use or abuse of alcohol or narcotics, hallucinogenics or other drugs or substances that may impair judgment or coordination?	N
If yes, are you currently participating in the Pennsylvania Professional Health Monitoring Program?	N
Since your initial application or your last renewal, whichever is later, have you been the subject of a civil malpractice lawsuit?	N
If yes, please submit a copy of the entire Civil Complaint, which must include the filing date and the date you were served. Submit a statement which includes complete details of the complaints that have been filed against you. PLEASE NOTE: If you previously reported the complaint to the Board you will only need to provide the docket number here:	
Do you maintain current medical professional liability insurance in the Commonwealth of Pennsylvania?	Y
If you answer "No", please provide an explanation or reason for an exemption request.	
Date Submitted:	

Tuesday,
October 07,
2014

Education Info

Edit				
Profession:	Medicine School:	GEORGE WASHINGTON UNIVERSITY	Credit Hours:	Education Type:
From:	To:	5/20/2007		

Employment Information

No employment records

Person Info

Name: AUDREY ANN LANCE

Address Info

Street Address: [REDACTED] Email: [REDACTED]@mail.magee.edu
 Phone: [REDACTED]
 Fax: [REDACTED]
 City: Pittsburgh
 State: PA
 Zipcode: 15213
 Country: 82
 County: Allegheny

Are you submitting a name change with this renewal?	N
Have you completed your current CE requirements?	Y
Do you hold, or have you ever held, a license, certificate, permit, registration or other authorization to practice any health-related profession in any state or jurisdiction?	Y
If you answered yes to the above question, please provide the profession and state or jurisdiction.	PA and MI
Since your initial application or last renewal, whichever is later, have you had disciplinary action taken against a professional or occupational license, certificate, permit, registration or other authorization to practice a profession or occupation issued to you in any state or jurisdiction or have you agreed to voluntary surrender in lieu of discipline?	N
Do you currently have any disciplinary charges pending against your professional or occupational license, certificate, permit or registration in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you withdrawn an application for a professional or occupational license, certificate, permit or registration, had an application denied or refused, or for disciplinary reasons agreed not to apply or reapply for a professional or occupational license, certificate, permit or registration in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you been convicted (found guilty, pled guilty or pled nolo contendere), received probation without verdict or accelerated rehabilitative disposition (ARD), as to any criminal charges, felony or misdemeanor, including any drug law violations? Note: You are not required to disclose any ARD or other criminal matter that has been expunged by order of a court.	N
Do you currently have any criminal charges pending and unresolved in any state or jurisdiction?	N
Since your initial application or last renewal, whichever is later, have you had your DEA registration denied, revoked or restricted?	N
Since your initial application or your last renewal, whichever is later, have you had provider privileges denied, revoked, suspended or restricted by a Medical Assistance agency, Medicare, third party payor or another authority?	N
Since your initial application or your last renewal, whichever is later, have you ever had practice privileges denied, revoked, suspended, or restricted by a hospital or any health care facility?	N
Since your initial application or your last renewal, whichever is later, have you been charged by a hospital, university, or research facility with violating research protocols, falsifying research, or engaging in other research misconduct?	N
Since your initial application or last renewal, whichever is later, have you engaged in the interperate or habitual use or abuse of alcohol or narcotics, hallucinogenics or other drugs or substances that may impair judgment or coordination?	[REDACTED]
Since your initial application or your last renewal, whichever is later, have you been the subject of a civil malpractice lawsuit?	N
If yes, please submit a copy of the entire Civil Complaint, which must include the filing date and the date you were served. PLEASE NOTE: If you previously reported the complaint to the Board you will only need to provide the docket number here:	
Have you completed 2 hours of Board-approved continuing education in child abuse recognition and reporting?	Y
Do you maintain current medical professional liability insurance in the Commonwealth of Pennsylvania?	Y
If you answer "No", please provide an explanation or reason for an exemption request.	
Please provide the zip code of your primary employer/practice location. This data is being collected for the purpose of identifying healthcare professionals during state emergencies and may be provided to the Pennsylvania Emergency Management Agency for official use only.	15213

Date Submitted: Sunday, November 27, 2016

Education Info
 No education records

Employment Information
 No employment records
