KS State BOARD OF FILE

## BEFORE THE BOARD OF HEALING ARTS OF THE STATE OF KANSAS

In the Matter of	)	Arts.
Line A. Colorinia D.O.	ý	Docket No. 1 <u>8</u> -HA 000 35
Lisa A. Schnick, D.O.	)	
Kansas License No. 05-30899	)	

#### CONSENT ORDER

COMES NOW, the Kansas State Board of Healing Arts, ("Board"), by and through Susan R. Gering, Deputy Litigation Counsel ("Petitioner"), and Lisa A. Schnick, D.O. ("Licensee"), by and through counsel, Diana Beckman, Wagstaff & Cartmell, L.L.P., and move the Board for approval of a Consent Order affecting Licensee's license to practice osteopathic medicine and surgery in the State of Kansas. The Parties stipulate and agree to the following:

- 1. Licensee's last known mailing address to the Board is: Lee's Summit, Missouri 64082.
- 2. Licensee is or has been entitled to engage in the practice of osteopathic medicine and surgery in the State of Kansas, having been issued License No. 05-30899 on approximately August 14, 2004. Licensee's license is active.
- 3. The Board is the sole and exclusive administrative agency in the State of Kansas authorized to regulate the practice of the healing arts, specifically the practice of osteopathic medicine and surgery. K.S.A. 65-2801 et seq., and K.S.A. 65-2870.
- 4. This Consent Order and the filing of such document are in accordance with applicable law and the Board has jurisdiction to enter into the Consent Order as provided

by K.S.A. 77-505 and 65-2838. Upon approval, these stipulations shall constitute the findings of the Board, and this Consent Order shall constitute the Board's Final Order.

5. The Kansas Healing Arts Act is constitutional on its face and as applied in the case.

Licensee agrees that, in considering this matter, the Board is not acting beyond its

jurisdiction as provided by law.

6. Licensee voluntarily and knowingly waives her right to a hearing. Licensee

voluntarily and knowingly waives her right to present a defense by oral testimony and

documentary evidence, to submit rebuttal evidence, and to conduct cross-examination of

witnesses. Licensee voluntarily and knowingly agrees to waive all possible substantive

and procedural motions and defenses that could be raised if an administrative hearing were

held.

7. The terms and conditions of the Consent Order are entered into between the

undersigned parties and are submitted for the purpose of allowing these terms and

conditions to become an Order of the Board. This Consent Order shall not be binding on

the Board until an authorized signature is affixed at the end of this document. Licensee

specifically acknowledges that counsel for the Board is not authorized to sign this Consent

Order on behalf of the Board.

8. The Board has received information and investigated the same, and has reason to

believe that there may be grounds to take action with respect to Licensee's license under

the Kansas Healing Arts Act, K.S.A. 65-2801 et seq.

9. The facts supporting the allegations in this Consent Order are as follows:

Consent Order

- a. On or about December 12, 2011, Patient 1,
- presented to Licensee with an initial complaint of headaches ongoing for seven (7) years.
- b. In addition to the headaches, Licensee documented various physical issues for years including increased muscle pain in the upper back and neck, ringing in her ears, dizzy spells, occasional shortness of breath, palpitations, tremors, insomnia, anxiety, depression, and fatigue. Patient 1 reported extreme frustration with her medical symptoms and felt that it had totally affected her life and well-being.
- c. Patient 1 also reported multiple episodes of sinus infections and tonsillitis that led to a deviated septum repair and tonsillectomy with no improvement in her headaches.
- d. Licensee documented Patient 1 was taking multiple medications including Xanax 1mg as needed; Wellbutrin SR 150mg twice a day; Adderall; Prozac; Loestrin 24 Fe daily; and Flexeril 10mg three (3) times daily.
- e. Licensee listed no dosages for Patient 1's Adderall and Prozac, which was being prescribed by Patient 1's psychiatrist at the time.
- f. Licensee documented diagnoses of chronic headaches, myalgia, memory loss, joint pain, and fatigue.
- g. Licensee ordered lab testing of ANA w/reflex if positive, rheumatoid arthritis factor, sedimentation rate, C3a, complement C4a, Lyme, Western blot, serum, and CD57.

- h. Furthermore, Licensee refilled Patient 1's Flexeril 10mg, thirty (30) tablets, with three (3) additional refills. Patient 1 was to follow up as needed.
- i. On or about December 20, 2011, the lab tests indicated negative for Lyme disease.
- j. On or about December 26, 2011, Licensee referred Patient 1 to the specialty clinic for Bicillin injections to begin on December 27, 2011, for the treatment of Lyme disease.
- k. On or about December 27, 2011, Patient 1 presented to Licensee to discuss her lab results and ask questions regarding her medications from her psychiatrist.
- 1. Licensee diagnosed Patient 1 with Lyme disease, but failed to document how she arrived at the diagnosis despite the December 20, 2011, negative lab result.
- m. Furthermore, Licensee prescribed Bicillin L-A Suspension, 1200000 UNIT/2ml, 4ml, intramuscular, two (2) injections per week for sixteen (16) weeks to treat the Lyme disease.
- n. The medical records indicate that Patient 1 received Bicillin L-A injections on the following dates, but does not contain clear documentation of weekly Bicillin L-A injections matching Licensee's documented order and plan:
  - i.On or about January 6, 2012, Bicillin was administered as ordered outside of Licensee's office at Menorah Medical Center's in-patient clinic; however, the dosage was not clearly documented.
  - ii.On or about January 13, 2012, January 20, 2012, and January 27, 2012, Bicillin 1,200,000 units per 2ml was administered in right and left gluteal

with a total of 4ml given outside of Licensee's office at the Women's Clinic of Johnson County.

iii. On or about February 3, 2012, there is no medical documentation to show Patient 1 received a Bicillin injection and no medical documentation to show Patient 1 missed the injection or a change in the plan was instituted.

iv.On or about February 10, 2012, 2ml of Bicillin was administered to Patient 1 at Licensee's office; however, there is no documentation as to why the patient did not receive the prescribed amount of 1,200,000 UNIT/2ml, 4ml, intramuscular, two (2) injections per week.

v.On or about February 17, 2012, 2.5ml of Bicillin was administered to Patient 1 at Licensee's office; however, there is no documentation as to why the patient did not receive the prescribed amount of 1,200,000 UNIT/2ml, 4ml, intramuscular, two (2) injections per week.

vi.On or about February 24, 2012, there is no medical documentation to show Patient 1 received a Bicillin injection and no medical documentation to show Patient 1 missed the injection or a change in the plan was instituted; however, Patient 1's journal documents the injection as #8.

vii.On or about March 5, 2012, Patient 1 reported an injury associated with acupuncture. She subsequently developed sinus infection. Bicillin injections were not administered during this time; however, there was no documentation regarding stoppage of Bicillin in Licensee's record for Patient 1.

- viii.On or about April 13, 2012, Patient 1's injections resumed. At that time, 2.4:4ml of Bicillin was administered at Licensee's office.
- ix.On or about May 3, 2012, "2.4:2ml" of Bicillin was administered to Patient 1 on her left gluteus medius; however, there is no documentation as to why Patient 1 did not receive the prescribed amount of 1,200,000 UNIT/2ml, 4ml, intramuscular, two (2) injections per week;
- x.On or about May 10, 2012, "2.4:2ml" of Bicillin was administered to Patient

  1's left gluteus medius and another "2.4: 2ml" of Bicillin was administered
  to Patient 1's right gluteus medius. There is no documentation on why

  Patient 1 did not receive the prescribed amount of 1,200,000 UNIT/2ml,

  4ml intramuscular, two (2) injections per week.
- xi.On or about May 17, 2012, "2.4:2ml" of Bicillin was administered to Patient

  1's left gluteus medius; however, there is no documentation as to why

  Patient 1 did not receive the prescribed amount of 1,200,000 UNIT/2ml,

  4ml, intramuscular, two (2) injections per week;
- xii.On or about May 24, 2012, "2.4:4ml" of Bicillin was administered to Patient
  1's left gluteus medius.
- xiii.On or about May 31, 2012, approximately 1.2 ml or 750,000 units of Bicillin were administered to Patient 1; however, there is no documentation as to why Patient 1 did not receive the prescribed amount of 1,200,000 UNIT/2ml, 4ml, intramuscular, two (2) injections per week;
- xiv.On or about June 19, 2012, a Bicillin injection was administered to Patient 1; however, no dosage was documented;

xv.On or about June 27, 2012, 2ml of Bicillin was administered to Patient 1; however, there is no documentation as to why Patient 1 did not receive the prescribed amount of 1,200,000 UNIT/2ml, 4ml, intramuscular, two (2) injections per week;

xvi.On or about July 12, 2012, 4ml of Bicillin was administered to Patient 1's left gluteus medius.

xvii.On or about July 20, 2012, 4ml of Bicillin was administered to Patient 1's right gluteus medius.

- o. Furthermore, in addition to treating Patient 1 with Bicillin L-A, Licensee also prescribed antibiotics such as Cipro and Factive to treat Patient 1 for Lyme disease.
- p. Moreover, Licensee also prescribed controlled substances to Patient 1 without providing complete documentation to support the use of the controlled substances.

i.Specifically, on or about December 30, 2011, via telephone encounter, Patient 1 reported having increased joint pain and headache and wanted a prescription. Licensee prescribed Vicodin 5-500 MG, orally, #45, 1-2 tablets as needed for pain, every 4-6 hours, for thirty (30) days; however, Licensee's medical decision making was not documented for the prescription;

ii.Further, on or about January 12, 2012, via telephone encounter, Patient 1 reported she could not move or turn her head or use her arms. Patient 1 further reported she had "never been this stiff." Licensee prescribed Ultram,

50mg, orally, #60, 1-2 tablets as needed for pain, for thirty (30) days; however, Licensee's medical decision making was not documented for the prescription;

iii.On or about January 20, 2012, Patient 1 reported her anxiety was exacerbated and she was having "a hard time shutting down." Licensee prescribed Ativan, 1mg, 1 tablet, orally, daily, #30, for thirty (30) days and stopped Patient 1's Xanax; however, Licensee's medical decision making was not documented in her treatment plan for she was starting the Ativan and stopping Patient 1's prescription for Xanax;

iv.On or about January 23, 2012, via telephone encounter, Patient 1 reported that she could not move her right shoulder or neck. Patient 1 further reported being in pain despite attempting relief via hot shower, Epsom salt bath, and massage. Patient 1 requested a stronger or different pain medication. Licensee prescribed Percocet, 7.5-325mg, orally, #45, one (1) tablet as needed, every 4-6 hours, for thirty (30) days; however, Licensee's medical decision making was not documented for the prescription;

v.On or about February 8, 2012, Patient 1 contacted Licensee's office via telephone. The documented reason for her contact was "Xanax". Licensee prescribed Xanax, 1mg, 1 tablet, orally, twice a day, for thirty (30) days, #60, with two (2) refills, and documented Patient 1 was no longer taking the Ativan "not as effective for sleep"; however, Licensee's medical decision making was not documented for the prescription;

- vi.On or about February 10, 2012, via telephone encounter, Licensee prescribed Hydromorphone HCI, 4mg, orally, #90, two (2) tabs, every three-four hours, for thirty (30) days; however, Licensee's medical decision making was not documented for her Hydromorphone prescription;
- vii.On or about March 22, 2012, via telephone encounter, Licensee prescribed MS Contin Extended Release 12 Hour, 30mg, orally, #60, 1 tablet every 12 hours for thirty (30) days and documented Patient 1's dilaudid and oxycodone was discontinued; however, Licensee's medical decision making was not documented for the MS Contin prescription and there is not documented reason why dilaudid and oxycodone were discontinued; and
- viii.On or about May 29, 2012, via telephone encounter, Patient 1 requested a refill on Adderall stating she only had "45 tabs". Licensee prescribed Adderall, 20mg, orally, #45, tid, with no refills; however, there is no documentation for why Patient 1's prescription was refilled when she last received a refill on May 2, 2012 for 270.
- q. On or about October 5, 2012, Patient 1 saw another physician for a second opinion regarding her therapy and treatment. Patient 1 indicated she was having trouble affording all the drugs and does not feel better.
- r. At the October 5, 2012, patient visit the physician found no evidence by history or exam of Lyme disease and Patient 1 told the physician she had no pets, no tick exposures, and no deer contact whatsoever.

- s. Furthermore, the physician implemented a taper program off morphine and wanted to have Patient 1 re-evaluated in two (2) weeks. The physician also ordered lab tests and referred Patient 1 to Psychiatry.
- t. By November 6, 2012, the physician documented Patient 1 was off all narcotics and felt a lot better.
- 10. Licensee acknowledges that if formal hearing proceedings were conducted and Licensee presented no exhibits, witnesses, or other evidence, the Board has sufficient evidence to prove that Licensee has violated the Kansas Healing Arts Act with respect to the above allegations. Licensee further waives her right to dispute or otherwise contest the allegations contained in the above paragraphs in any further proceeding before this Board.
- 11. Licensee's acts, if proven, constitute unprofessional conduct and/or dishonorable conduct and/or professional incompetency as set forth in K.S.A. 65-2836(b);
- 12. Licensee violated K.S.A. 65-2836(b), as set forth in K.S.A. 65-2837(b)(12), in that Licensee's conduct is likely to harm the public by treating Patient 1 for a disease she did not have and improperly treating that disease;
- 13. Licensee violated K.S.A. 65-2836(b), as set forth in K.S.A. 65-2837(b)(23), in that Licensee prescribed, dispensed, administered or distributed a prescription drug or substance, including a controlled substance, in an improper or inappropriate manner by not having and/or documenting having a sufficient medical basis to prescribe numerous Bicillin injections and controlled substances;
- 14. Licensee violated K.S.A. 65-2836(b), as set forth in K.S.A. 65-2837(b)(24), in that Licensee repeatedly failed to practice the healing arts with that level of care, skill and

treatment which is recognized by a reasonably prudent similar practitioner as being acceptable under similar conditions and circumstances;

- 15. Licensee violated K.S.A. 65-2836(b), as set for the in K.S.A. 65-2837(b)(25), in that Licensee failed to keep written medical records which accurately describe the services rendered to the patient, including patient histories, pertinent findings, examination results and test results for Patient 1: and
- 16. Licensee violated K.S.A. 65-2836(k) in that Licensee violated any lawful rule and/or regulation promulgated by the Board. Specifically, Licensee violated K.A.R. 100-24-1 by failing to maintain an adequate record for Patient 1.
- 17. Pursuant to K.S.A. 65-2836, the Board may revoke, suspend, limit, censure or place under probationary conditions Licensee's license and pursuant to K.S.A. 65-2863a the Board has the authority to impose administrative fines for violations of the Kansas Healing Arts Act.
- 18. According to K.S.A.65-2838(b) and K.S.A. 77-505, the Board has authority to enter into this Consent Order without the necessity of proceeding to a formal hearing.
- 19. All pending investigation materials in KSBHA Investigation Number 15-00356 regarding Licensee were fully reviewed and considered by the Board members who serve on the Board's Disciplinary Panel No. 32. Disciplinary Panel No. 32 authorized and directed Board counsel to seek settlement of this matter with the provisions contained in this Consent Order.
- 20. Licensee further understands and agrees that if the Board finds, after due written notice and an opportunity for a hearing, that Licensee has failed to comply with any of the terms of this Consent Order, the Board may immediately impose any sanction provided for

by law, including but not limited to suspension or revocation of Licensee's license to practice osteopathic medicine and surgery in the State of Kansas. Licensee hereby expressly understands and agrees that, at any such hearing, the sole issue shall be whether or not Licensee has failed to comply with any of the terms or conditions set forth in this Consent Order. The Board acknowledges that at any such hearing, Licensee retains the right to confront and examine all witnesses, present evidence, testify on her own behalf, contest the allegations, present oral argument, appeal to the courts, and all other rights set forth in the Kansas Administrative Procedures Act, K.S.A. 77-501 et seq., and the Kansas Healing Arts Act, K.S.A. 65-2801 et seq.

- 21. Nothing in this Consent Order shall be construed to deny the Board jurisdiction to investigate alleged violations of the Kansas Healing Arts Act, or to investigate complaints received under the Risk Management Law, K.S.A. 65-4921 *et seq.*, that are known or unknown and are not covered under this Consent Order, or to initiate formal proceedings based upon known or unknown allegations of violations of the Kansas Healing Arts Act.
- 22. Licensee hereby releases the Board, its individual members (in their official and personal capacity), attorneys, employees and agents, hereinafter collectively referred to as "Releasees", from any and all claims, including but not limited to those alleged damages, actions, liabilities, both administrative and civil, including the Kansas Judicial Review Act, K.S.A. 77-601 et seq. arising out of the investigation and acts leading to the execution of this Consent Order. This release shall forever discharge the Releasees of any and all claims or demands of every kind and nature that Licensee has claimed to have had at the time of this release or might have had, either known or unknown, suspected or unsuspected, and

Licensee shall not commence to prosecute, cause or permit to be prosecuted, any action or

proceeding of any description against the Releasees.

23. Licensee further understands and agrees that upon signature by Licensee, this

document shall be deemed a public record and shall be reported to any entities authorized

to receive disclosure of the Consent Order.

24. This Consent Order, when signed by both parties, constitutes the entire agreement

between the parties and may only be modified or amended by a subsequent document

executed in the same manner by the parties.

25. Licensee agrees that all information maintained by the Board pertaining to the

nature and result of any complaint and/or investigation may be fully disclosed to and

considered by the Board in conjunction with the presentation of any offer of settlement,

even if Licensee is not present. Licensee further acknowledges that the Board may conduct

further inquiry as it deems necessary before the complete or partial acceptance or rejection

of any offer of settlement.

26. Licensee, by signature to this document, waives any objection to the participation

of the Board members, including the Disciplinary Panel and General Counsel, in the

consideration of this offer of settlement and agrees not to seek the disqualification or

recusal of any Board member or General Counsel in any future proceedings on the basis

that the Board member or General Counsel has received investigative information from

any source which otherwise may not be admissible or admitted as evidence.

27. Licensee acknowledges that she has read this Consent Order and fully understands

the contents.

28. Licensee acknowledges that this Consent Order has been entered into freely and

voluntarily.

29. All correspondence or communication between Licensee and the Board relating to

the Consent Order shall be by certified mail addressed to:

Kansas State Board of Healing Arts

Attn: Compliance Coordinator

800 SW Jackson, Lower Level-Suite A,

Topeka, Kansas 66612

KSBHA compliancecoordinator@ks.gov

30. Licensee shall obey all federal, state and local laws and rules governing the practice

of osteopathic medicine and surgery in the State of Kansas that may be in place at the time

of execution of the Consent Order or may become effective subsequent to the execution of

this document.

31. Upon execution of this Consent Order by affixing a Board authorized signature

below, the provisions of this Consent Order shall become an Order under K.S.A. 65-2838.

This Consent Order shall constitute the Board's Order when filed with the office of the

Executive Director for the Board and no further Order is required.

32. Licensee shall immediately notify the Board or its designee of any citation, arrest

or charge filed against her or any conviction for any criminal offense, except for traffic

infractions.

33. Licensee shall immediately notify the Board or its designee of any complaint filed,

or investigation opened, by the proper licensing authority of another state, territory, District

of Columbia, or other country, or by a peer review body, a health care facility, a

professional association or society, or by a governmental agency.

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- 34. Licensee shall at all times keep Board staff informed of her current practice location addresses and telephone numbers. Licensee shall provide the above information in writing to the Board within ten (10) days of any such change.
- 35. This Consent Order constitutes public disciplinary action.
- 36. The Board may consider all aspects of this Consent Order in any future matter regarding Licensee.
- 37. In lieu of conducting a formal proceeding, Licensee, by signature affixed to this Consent Order, hereby voluntarily agrees to the following disciplinary action against her license to engage in the practice of osteopathic medicine and surgery:

### **PUBLIC CENSURE**

38. Licensee is **publicly censured** for violating the Kansas Healing Arts Act.

#### PROBATION: EDUCATION

- 39. As a term of Probation, Licensee shall attend and successfully complete the following continuing education course(s):
  - a. Licensee shall attend and successfully complete the Medical Record Keeping Seminar at the Center for Personalized Education for Physicians ("CPEP").
    - i. On or before March 1, 2018, Licensee shall notify the Compliance
       Coordinator in writing the date in which Licensee has registered for the
       CPEP Medical Record Keeping Seminar.
    - ii. Licensee shall provide proof of successful completion of the seminar within thirty (30) days of successfully completing the program.

- Seminar shall be at Licensee's own expense to include, but not be limited to, the cost of the program, any cost of travel to and from the program, and the cost of accommodations while attending the program.
- iv. All documentation required pursuant to this Consent Order shall be submitted to:

Kansas State Board of Healing Arts Attn: Compliance Coordinator 800 SW Jackson, Lower Level-Suite A Topeka, Kansas 66612 KSBHA compliancecoordinator@ks.gov

- b. Licensee shall successfully complete the following continuing education courses involving prescribing on or before March 1, 2018:
  - i. The Centers for Disease Control and Prevention's "Guideline for Prescribing Opioids for Chronic Pain" Clinic Outreach and Communication Activity continuing education available at:

https://emergency.cdc.gov/coca/calls/2016/callinfo\_062216.asp.

- ii. The American Academy of Family Physicians' FP Essentials #432 titled "Chronic Pain Management".
- iii. The "Controlled Substances: A Prescribers' Guide" course presented by CEUFast nursing CE available at: https://ceufast.com/course/controlled-substances-a-prescriber-guide.
- iv. Licensee shall provide proof of successful completion of the above listed continuing education within thirty (30) days of successfully completing

the course or within thirty (30) days of the Board's approval of this Consent Order.

- v. All costs associated with above courses shall be at Licensee's own expense to include, but not be limited to, the cost of the program, any cost of travel to and from the program, and the cost of accommodations while attending the program.
- vi. All documentation required pursuant to this Consent Order shall be submitted to:

Kansas State Board of Healing Arts Attn: Compliance Coordinator 800 SW Jackson, Lower Level-Suite A Topeka, Kansas 66612 KSBHA compliancecoordinator@ks.gov

- c. Licensee shall attend and successfully complete the Centers for Disease Control ("CDC") and Prevention course: "Little Bite, Big Disease: Recognizing and Managing Tickborne Illnesses."
  - i. Information for the course can be found at <a href="https://emergency.cdc.gov/coca/calls/2016/callinfo-052416.asp">https://emergency.cdc.gov/coca/calls/2016/callinfo-052416.asp</a>.
  - ii. On or before March 1, 2018, Licensee shall notify the ComplianceCoordinator in writing that Licensee has registered to attend the course.
  - iii. Licensee shall follow the course instructions and provide proof of successful completion of the course by submitting the certificate within thirty (30) days of successfully completing the course.
  - iv. All costs associated with the course shall be at Licensee's own expense to include, but not be limited to, the cost of the program, any cost

of travel to and from the program if applicable, and the cost of

accommodations while attending the program if applicable.

v. All documentation required pursuant to this Consent Order shall be

submitted to:

Kansas State Board of Healing Arts Attn: Compliance Coordinator

800 SW Jackson, Lower Level-Suite A

Topeka, Kansas 66612

KSBHA compliancecoordinator@ks.gov

40. All course/seminar/program hours will be in addition to those hours required for

renewal of licensure.

41. Upon receiving proof of successful completion of all continuing education

course(s)/seminar(s)/program(s), this portion of Licensee's Probation: Education shall be

terminated.

FINE

42. Licensee is hereby ordered to pay a fine of TWO THOUSAND DOLLARS AND

ZERO CENTS, (\$2,000.00) for violations of the Kansas Healing Arts Act.

43. Such fine shall be paid in the form of a Cashier's Check or Money Order to the

"Kansas State Board of Healing Arts" in full on or before March 1, 2018.

44. All monetary payments made to the Board relating to this Consent Order shall be

mailed to the Board by certified mail addressed to:

Kansas State Board of Healing Arts

Attn: Compliance Coordinator

800 SW Jackson, Lower Level-Suite A

Topeka, Kansas 66612

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IT IS THEREFORE ORDERED that the Consent Order and agreement of the parties contained herein is adopted by the Board as findings of fact, conclusions of law, and as a Final Order of the Board.

IT IS SO ORDERED on this 13day of 40, 2018.

FOR THE KANSAS STATE BOARD OF HEALING ARTS:

Kathleen Selzler Lippert
Executive Director

Date

isa A. Schnick, D.O.

Licensee

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PREPARED AND APPROVED BY:

Susan R. Gering, #25582 Deputy Litigation Counsel

Kansas State Board of Healing Arts

800 SW Jackson, Lower Level-Suite A

Topeka, Kansas 66612 Phone: 785-368-8212 Fax: 785-368-8210 susan.gering@ks.gov

# AGREED TO BY:

Dianat Barman

Diana Beckman, #22478 Wagstaff & Cartmell, L.L.P. 4740 Grand Avenue, Suite 300 Kansas City, Missouri 64112 Phone: 816-701-1151

Phone: 816-701-1151 Fax: 816-621-3151 dbeckman@wcllp.com

## CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that I served a	true and correc	ct copy of the	Consent Order
by United States mail, postage prepaid, on this	1230 day of	fus	_, 2018, to the
following:			

Lisa A. Schnick, D.O.

Licensee

Lee's Summit, Missouri 64082

Diana Beckman Attorney for Licensee Wagstaff & Cartmell, L.L.P. 4740 Grand Ave., Suite 300 Kansas City, MO 64112

And the original was hand-filed with:

Kathleen Selzler Lippert Executive Director Kansas Board of Healing Arts 800 SW Jackson, Lower Level-Suite A Topeka, Kansas 66612

And a copy was hand-delivered to:

Susan R. Gering
Deputy Litigation Counsel
Kansas Board of Healing Arts
800 SW Jackson, Lower Level-Suite A
Topeka, Kansas 66612

Compliance Coordinator Kansas Board of Healing Arts 800 SW Jackson, Lower Level-Suite A Topeka, Kansas 66612

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