BEFORE THE KANSAS BOARD OF PHARMACY

KANSAS STATE	
BOARD OF PHARMAC	ŧ,

In the Matter of)	
WALGREENS PHARMACY #03069 Kansas Registration No. 2-13084)))	Case No. 14-128A

STIPULATION AND CONSENT ORDER

IT IS HEREBY STIPULATED AND AGREED by and between the Kansas Pharmacy Board (the "Board") and Walgreens Pharmacy #03069 located at 1001 Topeka Blvd., Topeka, Kansas ("Respondent") as follows:

- 1. The Board is represented herein by its attorney, Randall J. Forbes of Frieden, Unrein & Forbes, LLP, 1414 SW Ashworth Place, Suite 201, Topeka, Kansas 66604. The Respondent is represented herein by its attorney, DWAYNE A. PINON, SIRECTOR & MANAGING COUNSEC, WALLEY CO.
- 2. The Board is the Kansas agency vested with the authority to carry out and enforce the provisions of the Kansas Pharmacy Law, K.S.A. 65-1626 et seq., (the "Act") including conducting hearings and proceedings to revoke, suspend or otherwise discipline a Kansas registration to operate a pharmacy.
- 3. The Respondent is presently entitled to operate a pharmacy in the State of Kansas by reason of the Board having issued it Kansas registration number 2-13084 ("Kansas Registration"). At all times relevant hereto, the Respondent has held a current registration to operate a pharmacy at 1001 Topeka Blvd., Topeka, Kansas (the "Pharmacy").
- 4. The Board's Investigation Member has received certain information, investigated and determined that there are reasonable grounds to believe that Respondent has operated in a manner that violates the Act.

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5. Respondent hereby waives any further proof in this or any other proceeding before

or initiated by the Board with respect to this matter, and upon motion duly made, seconded and

passed, the Board finds the following:

A. On October 2, 2014 customer SG brought to the Pharmacy a valid prescription for

#90 tramadol 5 mg with two (2) refills authorized (the "Prescription") and had it filled. When

the Prescription was entered into the Pharmacy's electronic system an error was made

indicating that no refills were authorized. The label on the prescription bottle also incorrectly

indicated no refills. ("October 2, 2014 Incident")

B. On November 4, 2014, after being told by Walgreens automated refill system that

the Prescription could not be refilled without a physician's authorization, customer RG returned

to the Pharmacy and spoke with Walgreens pharmacist Rebecca Standiferd, R.Ph.

("Standiferd"). Standiferd discovered the error and advised customer RG that a mistake had

been make in entering the Prescription into Walgreen's electronic system and that she had

made the necessary correction to show the authorized refills. In fact Standiferd did not make

the correction ("November 4, 2014 Incident"). Standiferd also did not prepare an incident

report regarding the error or her failure to correct the error.

C. On December 3, 2014 after again being told by Walgreens automated refill system

that the Prescription could not be refilled without a physician's authorization, customer RG

again returned to the Pharmacy and spoke with Walgreens pharmacist William Dunn, R.Ph.

("Dunn"). Ultimately, Dunn attempted to prepare an incident report regarding the October 2,

2014 Incident and the November 4, 2014 Incident as required by K.A.R. 68-7-12b, but the

incident report was deficient in the following respects:

- i. The incident report failed to identify who prepared the report and failed to list the names and license numbers of two of the pharmacists involved.
 - ii. The incident report was not dated.
- iii. The incident report did not contain the signatures of all pharmacy employees involved.
- D. At all time relevant hereto Angela Lindemuth-McDonald, R.Ph. ("McDonald") was the pharmacist-in-charge of the Pharmacy.

Upon motion duly made, seconded and passed, the Board finds and concludes that the events described in paragraph 5 above, constitute the operation of a pharmacy in a manner that violates the Act and the Regulations of the Board and is therefore grounds for disciplinary action against the Respondent's Kansas Registration pursuant to K.S.A. 65-1627 (e)(1).

- 6. The Respondent agrees and consents and the Board finds concludes and orders that the following disposition is just and appropriate under the circumstances:
- A. ADMINISTRATIVE FINE. Within ten (10) days of the Board entering the Consent Order provided for herein, Respondent shall pay to the Kansas Pharmacy Board an administrative fine in the amount of One Thousand Dollars (\$1,000.00).
- B. CORRECTIVE ACTION PLAN. Within thirty (30) days of the Board entering the Consent Order provided for herein, the Respondent shall prepare and deliver to the Board Executive Director a written Corrective Action Plan that details the root cause of the deficiencies in the incident report regarding the October 2, 2014 Incident and the November 4, 2014 Incident. The Corrective Action Plan must also include detailed steps the Respondent has or will take to insure a repeat of these deficiencies does not again occur.

- C. OTHER REQUIREMENTS. Respondent acknowledges and agrees that as a condition of this Stipulation and Consent Order it must, and the Board further orders the Respondent to:
 - 1. Comply fully with this Stipulation and Consent Order;
- 2. Comply fully with the Kansas Pharmacy Act, the Board's rules and regulations and all state and federal laws relating to Kansas pharmacies;
- 3. Have a management employee personally appear at the Board meeting at the time this Stipulation and Consent Order is considered by the Board. It shall be the Respondent's responsibility to contact the Board's Executive Director to determine when and where to appear.
- 7. Respondent agrees that all information in the possession of the Board's Investigation Member, its staff, its investigators and or its attorney regarding the investigation which lead to this disciplinary action and all information discovered during the pendency of the disciplinary action may be disclosed to and considered by the Board as part of the presentation and consideration of the proposal of settlement in the form of this Stipulation and Consent Order and the Final Order provided for herein, with or without the presence of the Respondent or its attorney. In the event that this Stipulation and Consent Order and the Final Order provided for herein are not accepted and approved by the Board, the Respondent further waives any objection to the Board members' consideration of this Stipulation and Consent Order or the information mentioned in the preceding sentence and further agrees to waive any claim of due process violation or the right to seek the disqualification of any Board member as a result of the Board member's consideration of said document and information.

- 8. The stipulations contained herein shall not become binding until this Stipulation and Consent Order is approved by the Board and the Final Order provided for herein is entered by the Board. The Respondent acknowledges that the approval of the Board's Investigation Member or its attorney shall not constitute the approval of the Board or bind the Board to approve this Stipulation and Consent Order.
- 9. The Respondent agrees that this Stipulation and Consent Order is in conformance with Kansas and federal law and the Board has jurisdiction to enter into it and enter the Final Order provided for herein. The Respondent further agrees, for purposes of this matter, that the Kansas Pharmacy Act, K.S.A. 65-1626 et seq. is constitutional on its face and as applied in this case.
- 10. This Stipulation constitutes the entire agreement of the parties and may only be modified by a subsequent writing signed by them. The agreement shall be interpreted in accordance with the laws of the State of Kansas.
 - 11. The Respondent acknowledges that it has the following rights:
 - (a) To have formal notice of charges served upon it;
 - (b) To file a response to the charges;
- (c) To have notice of and participate in a formal adjudicative hearing with the Board or its designee making specific findings of facts and conclusions of law based only upon evidence admitted at such hearing; and
- (d) To take advantage of all applicable provisions of the Kansas Administrative Procedure Act, K.S.A. 77-501 et seq. and the Kansas Judicial Review Act, K.S.A. 77-601 et seq.

The Respondent freely waives these rights and acknowledges that said waiver is made

voluntarily and in consideration of the Board's limiting the disciplinary action taken against it

to those provided for herein. The Respondent further waives the right to seek reconsideration

or appeal or otherwise contest this Stipulation and Consent Order provided for herein.

12. The Respondent acknowledges that it enters into this Stipulation and Consent

Order freely and voluntarily after consultation with counsel of its choosing. The Respondent

further acknowledges that it has read this Stipulation and Consent Agency order in its entirety,

that it understands its legal consequences and that it agrees that none of its terms are

unconscionable, arbitrary or capricious.

13. Time is of the essence to this Stipulation and Consent Order. Respondent

acknowledges and agrees that any violation of this Stipulation and Consent Order shall

constitute a willful violation of a lawful Board order and grounds for further disciplinary action

against it. The pendency of any disciplinary action arising out of an alleged violation of this

Stipulation and Consent Order shall not affect the obligation of Respondent to comply with all

terms and conditions of this Stipulation and Consent Order.

14. This Stipulation and Consent Order constitutes the entire and final agreement of

the parties. In the event any provision of this Stipulation and Consent Order is deemed invalid

or unenforceable by a court of competent jurisdiction, it shall be severed and the remaining

provisions of this Stipulation and Consent Order shall be given full force and effect,

15. Upon approval and entry of the Final Order by the Board, this Stipulation and

Consent Order shall be a public record in the custody of the Board.

16. This Stipulation and Consent Order shall become effective on the day it is

approved, accepted and made an order of the Board by way of signature of the Board's

authorized representative.

17. The Respondent acknowledges that it has been advised by the Board that it

would have the right within 15 days after service of the Final Order provided for herein to file a

petition for reconsideration with the Board and the right within 30 days after service of the

Final Order provided for herein to file a petition for judicial review in the District Court of

Shawnee County, Kansas in accordance with the Kansas Judicial Review Act, K.S.A. 77-601 et

seq. and to serve such a petition for judicial review on the Kansas Board of Pharmacy by

serving Alexandra Blasi, JD, MBA, its Executive Secretary at 800 SW Jackson St., Suite 1414,

Topeka, KS 66612. The Respondent hereby waives those rights.

ENTERED AND EFFECTIVE this 4 day of February, 2016.

KANSAS BOARD OF PHARMACY

By:

JOHN WORDEN, Vice-President

Walgreen Pharmacy #03069 100 / SW Topeka Bird. By: White Lonergan, R.Ph. Investigation Member | 12 / 4 / 15 | | Respondent's Attorney's Name & Address | | Randall J. Forbes, KS#09089 MO#64335 | FRIEDEN, UNREIN & FORBES, LLP

AGREED AND APPROVED BY:

1414 SW Ashworth Place, Suite 201

Topeka, KS 66604 (785) 354-1100

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing STIPULATION AND CONSENT ORDER was served by depositing same in the United States mail, postage prepaid, this & day of Fabruary, 20/6 addressed to:

Randall J. Forbes FRIEDEN, UNREIN & FORBES, LLP 1414 SW Ashworth Place, Suite 201 Topeka, KS 66604

Walgreens Pharmacy #03069 Attn.: Angela Lindemuth-McDonald, R.Ph, Pharmacist-in-Charge 1001 SW Topeka Blvd. Topeka, KS 66612

Dwayne Pinion Walgreens PO Box 901 Deerfield, IL 60015

Representative of the

KANSAS BOARD OF PHARMACY