

BOARD OF PHARMACY
Professional & Vocational Licensing Division
Department of Commerce and Consumer Affairs
State of Hawaii

MINUTES OF MEETING

Date: Thursday, July 18, 2013

Time: 9:00 a.m.

Place: King Kalakaua Conference Room
King Kalakaua Building
335 Merchant Street, First Floor
Honolulu, Hawaii 96813

Members Present: Garrett Lau, Pharmacist
Todd Inafuku, Pharmacist
Jill Oliveira Gray, Public Member
Mary Jo Keefe, Pharmacist
Kerri Okamura, Pharmacist

Excused: Lydia Kumasaka, Public Member
Carolyn Ma, Pharmacist

Staff Present: Lee Ann Teshima, Executive Officer ("EO")
Stephen Levins, Deputy Attorney General ("DAG")
Lisa Kalani, Secretary

Guests: Greg Edwards, Dept. of Health, Food and Drug Branch
Albert Lau, Kaiser Permanente
Lyell Hiroshil, Kaiser Permanent
Tiffany Mizo, UH Hilo College of Pharmacy
Yan Lin, UH Hilo College of Pharmacy
Paul Smith, Walgreens
Mike Dolson, Unique Pharm
Patrick Adams, PH
Alanna Isobe, Safeway
Tiffany Yagu
Amy Este, Walmart
Dexter Mar Ohana Health Plan
April Huang, Ohana Health Plan
Keiko Hiraoka, Lilly
Margarett McLeod

Agenda: The agenda for this meeting was filed with the Office of the Lieutenant Governor, as required by section 92-7(b), Hawaii Revised Statutes ("HRS").

Election of a Temporary Chair: The EO asked for volunteers for Chair Pro Tem for today's meeting.
Mr. Inafuku volunteered to be Chair Pro Tem.

Call to Order: There being a quorum present, the Chair Pro Tem called the meeting to order at 9:00 a.m.

Announcements and Introductions

The Chair Pro Tem asked the new Board members and the audience to introduce themselves.

Additions/Additional Distribution to Agenda

The Chair Pro Tem called for a motion to add the following to today's agenda:

Additions

4. Correspondence
 - e. Hawaii Pharmacists Administering Drugs by Injection

7. Applications
 - b. Applications
 - 2) Miscellaneous Permit
 - vi. Concierge Compounding Pharmaceuticals Inc.
 - vii. Liberty Medical Supply Inc.

Additional Distribution

7. Applications
 - a. Ratification Lists

Upon a motion by Mr. Lau, seconded by Dr. Oliveira Gray, it was voted on and unanimously carried to add the previously mentioned items to today's agenda.

Approval of the Previous Minutes – June 20, 2013

The Chair Pro Tem called for a motion in regards to the minutes of the June 20, 2013 meeting.

Mr. Lau pointed out on page 3, second sentence, under the Executive Officer's Report; correct spelling of Keith Komida to Keith Kamita.

There being no further amendments, upon a motion by Mr. Lau, seconded by Dr. Oliveira Gray, it was voted on and unanimously carried to approve the minutes for the June 20, 2013 meeting as amended.

Executive Officer's Report:

2013 Legislature

The EO reported on the following legislative measures:

Act 184 (SLH 2013) Relating to Remote Dispensing

This bill was signed into law on June 27, 2013. This bill extends the sunset date to January 1, 2016 and prohibits the operation of any remote dispensing pharmacy except for the remote dispensing pharmacies operated by the Waianae Comprehensive Health Center locations in Nanakuli and Waianae until June 1, 2014.

Act 225 (SLH 2013) Relating to Pharmacy Benefits Managers

This bill was signed into law on June 27, 2013. It did not amend Chapter 461 but amends Chapter 487J by adding a new section regarding pharmacy benefits managers, health information and prohibited marketing practices and adding new definitions.

Act 226 (SLH 2013) Relating to Prescription Drugs

This bill was signed into law on June 27, 2013. It did not amend Chapter 461 but creates a new HRS Chapter entitled Prescription Drug Benefits.

RICO Pharmacy Advisory Committee

The EO reported there is a new member appointment to RICO's Pharmacy Advisory Committee.

Upon a motion by Ms. Keefe, seconded by Ms. Okamura, it was voted on and unanimously carried to approve the appointment of the new member.

Correspondence:

NABP

June 2013 State News Roundup

The newsletter was distributed to the members for their information.

The Chair Pro Tem reported on the following articles:

Vermont – Pharmacist Immunizations; Advanced Practice Registered Nurses and Pharmacy

The Vermont Board of Pharmacy continues to receive questions regarding pharmacist authorization to administer vaccines and specifically to administer the Zostavax vaccine. Vermont Board rules require that pharmacists may only administer vaccines recommended by the Centers for Disease Control and Prevention. Pharmacists may administer the Zostavax vaccine only to adults 60 years of age and older.

Also, the below questions have come into the Vermont Board that address the interactions between pharmacists and advanced practice registered nurses (APRNs):

- **Is it appropriate and acceptable for an APRN with prescriptive authority to write a prescription for oral buprenorphine (Suboxone or Subutex)?** No, Under the Drug Addiction Treatment Act of 2000 (DATA 2000), waivers to permit the prescription of Schedule III, IV, or V medications for opioid addiction treatments are available only to "qualifying physicians".
- **Is it appropriate and acceptable for an APRN with prescriptive authority to write a prescription for a CS for his or her own use for an immediate family member?** According to the Vermont Board of Medical Practice: ... it is unacceptable medical practice and unprofessional conduct to prescribe Schedule II, III, and IV controlled substances for his or her own use or to a member of his or her immediate family, except in a bona fide emergency of short term and unforeseeable character.

Wyoming – Legislative Update – Immunizations by pharmacists

House Bill 0094 was introduced and passed with several amendments during the Wyoming Legislative Session that ended in March 2013. The bill provides for changes to the statute W.S.33-24-157 pertaining to immunizations by pharmacists.

Iowa – Clarification on Compounded Preparations: Compounding Survey

Iowa Board of Pharmacy Subrule 657 IAC 20.3(1) allows the compounding of a commercially available product only if it is necessary to meet the unique medical need of a patient.

Also, the Iowa Board sent out a survey requesting all Iowa pharmacies to respond to the following questions:

1. Are you compounding prescription or over-the-counter (OTC) drugs at your pharmacy?
2. If you are engaged in compounding, what type of compounding is being done (eg. sterile, nonsterile, OTC)?
3. Does your pharmacy ship compounded products to other states?
4. Are your pharmacists, technicians, or the pharmacy itself accredited?
5. If accredited, what is the name of the accrediting body?
6. Are all compounds dispensed pursuant to a patient specific prescription?
7. If compounds are distributed for "office use", what is the percentage of total compounded prescription volume?
8. Does your pharmacy have a separate compounding area within the prescription department? If so, please describe.
9. Are you compounding any commercially available products? If so, what products are being produced and in what quantities?
10. Does your pharmacy document and track adverse drug events associated with compounded drug products?

West Virginia – New Practice Act Entitled 'The Larry W. Border Pharmacy Practice Act':
Compounding Versus Manufacturing: Compounding for Office Use

The West Virginia Pharmacy Practice Act received a make-over during the 2013 Regular Legislative Session. The legislature passed House Bill 2577 on April 13, 2013, setting an effective date of July 1, 2013. At the time of this writing, the bill was among the many pieces of legislation that passed that have to be reviewed by the Governor's Office.

Also, last quarter, the Board discussed compounding pursuant to a prescriber's order (prescription) versus manufacturing. That article concluded, in part, "... unless it is for a research, teaching or other similar situation which is not for sale or dispensing, pharmacies may compound only for individual prescriptions, or in anticipation of their regular and routine prescription dispensing need".

Idaho – 2013 Pharmacy Administrative Rule and Statute Changes

On April 4, 2013, the following dockets of rule changes took effect July 1, 2013, as detailed in the March 2013 Newsletter:

- House Bill 239
- House Bill 16
- House Bill 17

North Dakota – Administrative Guidelines for Repackaging of Prescriptions: Students Graduating and Taking Test

Repackaging by provider pharmacies or consultant pharmacists for patients in long-term care facilities who receive medications in packaging that does not conform to the medication distribution system, chosen by the facility, is appropriate under these guidelines:

1. Medication is delivered to the facility or the repackaging pharmacy so storage and handling under the US Pharmacopeia guidelines is assured.

2. The dispensing pharmacy provides the manufacturer's original lot number and expiration date.
3. A log must be kept by the repackaging pharmacy.
4. The repackaging pharmacy is responsible for storage of the unused portion of the prescription until redistribution to the facility.
5. Charges for repackaging can be borne by the original dispensing pharmacy or the facility, but cannot be included by the consultant or repackager as part of another service.
6. The repackaging pharmacist is the final decision maker as to whether the repackaging will be done, and the product utilized by the patient.

Also, the Board has over 50 graduating pharmacy students who have applied to take the law test and practical test to become licensed in North Dakota. This will again be one of the highest amounts of graduating students that have applied for the license in recent years.

Kentucky – Legislation Update 2013: Opioid Overdose Prevention Law

HB 217 and HB 366 were passed during the 2013 Legislative Session and signed in law by Governor Beshear.

Also, as mentioned above, Governor Beshear signed into law HB 366. According to the Centers for Disease Control and Prevention, the Commonwealth of Kentucky has one of the highest drug poisoning rates in the US at roughly 22 deaths per 100,000 citizens. Other states with high opioid overdose burdens have enacted laws and adopted new practices to expand access to the antidote to potential first responders of an overdose scene including family members, emergency medical technicians, and uniformed officers. A new law was needed to expand physician prescribing authority since the prescription must be written for the patient but the directions authorize a third party (unknown) to administer the medication. Also, the rescuer needs protection since they will have a prescription medication in their possession and will be administering the drug to another person.

Nevada – Pharmacy Compounding Update

The Board reminds all pharmacists that pharmacies are licensed by boards of pharmacy to fill prescriptions, not to manufacture drugs. FDA licenses manufacturers to manufacture drugs. Purchases of drugs should only be made from Nevada-licensed, FDA-approved manufacturers or wholesalers. New England Compounding Center was not licensed or overseen by FDA, yet they were clearly manufacturing, and the results are obvious and tragic.

Louisiana Board of Pharmacy – “Rulemaking Activities (13-07-435)

The Louisiana Board of Pharmacy published a new edition of the Louisiana Pharmacy Law Book on April 15, 2013. The Board continues to promulgate new rules as well as revision to current rules. The Board sends electronic Notices of Rulemaking Activity to its clients about these activities.

“FDA shuts down 1,677 online pharmacies”

The Chair Pro Tem reported on a news release that the FDA said it has shut down 1,677 sites for selling counterfeit or substandard medication, or for selling drugs without appropriate safeguards. Other sites received regulatory warnings. Officials said they also arrested 58 people and seized more than \$41 million worth of illegal medicines.

Dr. Oliveira Gray asked if any of these sites sold veterinary products.

The Chair Pro Tem said the article didn't refer to any site selling veterinary products.

Question Regarding Pharmacist Scope of Practice, Forrest Batz

The Chair Pro Tem asked Dr. Oliveira Gray to lead the discussion on the following email inquiry: *The Governor's healthcare transition policy group is looking to include pharmacists as members of the healthcare delivery team to improve access to, and quality of, healthcare, and, reduce the cost of care. Under this approach, in collaboration with prescribers, pharmacists would assess patients, as well as initiate, manage and discontinue drug therapy. Does the Board agree that these activities are within the scope of pharmacy practice as defined in HRS 461 (section 2)?*

Dr. Oliveira Gray stated she was at the meeting where Mr. Batz discussed how pharmacists could be vital to these multi-disciplinary teams and different service delivery models that they want to implement in rural areas to help with shortages of healthcare providers and prescribers.

The Chair Pro Tem stated what Mr. Batz is referring to in HRS 461 is the practice of pharmacy definition. According to what is written now, the practice of pharmacy means, and the section Mr. Batz is referring to says "performing the following procedures or functions as part of the care provided by and in concurrence with a healthcare facility and a healthcare service as defined in section 323(d)-2 or a pharmacy or a licensed physician or a managed care plan as defined in section 432(e)-1 in accordance with policies, procedures or protocols developed collaboratively with health professionals including physicians, surgeons, pharmacists, or registered nurses and for which a pharmacist receives appropriate training required under these policies, procedures and protocols.

Ms. Okamura stated 432(e)-1 states in collaboration with prescribers and it also says as authorized by licensed physicians written instructions, so it appears it would fall into the definition.

Mr. Adams stated that at the October of 2010 the Board answered a similar question by saying the pharmacist could be the agent of the physician.

The EO stated she does not have that information in front of her so she can't say if the question was the same.

Dr. Oliveira Gray asked Mr. Adams if he recalls the Board referencing the same section.

Mr. Adams stated yes, it was section "f".

Ms. Okamura states in section "f" it does say, as authorized by the licensed physicians written instructions.

The EO stated I don't know if I would go so far as to say the pharmacist is the authorized agent.

The Chair Pro Tem stated there is no definition for "authorized agent" in this section and that it would be in accordance with policies, procedures and protocols that are developed collaboratively and the assumption here is when you talk about policies, procedures and protocols it has to be written or explicitly stated in some manner, it cannot be oral.

After some discussion, it was the informal interpretation of the Board to inform Mr. Batz that a pharmacist may perform the activities described under the definition of "Practice of pharmacy" in HRS Chapter 461 and in addition, may also perform additional activities pursuant to the requirements of "(2)f".

This is an informal interpretation for informational and explanatory purposes only and is not an official opinion or decision, and therefore it not to be viewed as binding on the Board.

Dispensing of Prescription Devices, Karen Kaczmarek

The Chair Pro Tem asked Mr. Lau to lead the discussion on the email inquiry from Ms. Kaczmarek asking if the Board would allow her client, Continuum Services, who would like to provide replacement supplies and accessories for Ventricular Assist Devices, to consumers in Hawaii, to hold a license/permit in another state other than a pharmacy license/permit

The Chair Pro Tem stated what the Board has been faced with lately is that there are many people that do devices out-of-state that are asking questions about shipping prescription devices into the State of Hawaii. Unfortunately, the way that our miscellaneous permit section reads 461-15(a)(7) says that for any out-of-state pharmacy or entity engaging in the practice of pharmacy in any manner to distribute, ship, mail or deliver prescription drugs or devices into the state without first obtaining a permit from the Board. Then it goes on to describe what the entity needs to do to qualify. Although this company is a DME company and not a pharmacy, they want to ship prescription devices into the State of Hawaii and therefore would be required to obtain a miscellaneous permit which would require a license verification of the entity being an out-of-state pharmacy.

After some discussion, it was the consensus of the Board to inform Ms. Kaczmarek that pursuant to 461-15(a)(7), the Board does not have the authority to "waive" or "accept" any other license/permit to "dispense" a prescription device directly to the end user/patient except by a licensed/permitted pharmacy.

Hawaii Pharmacists Administering Drugs by Injection, Nancy Noe

The Chair Pro Tem asked Ms. Okamura to lead the discussion on the email inquiry asking if Hawaii pharmacists are permitted to administer medication by injection. It is Ms. Noe's understanding that this is permitted under Hawaii Revised Statute Section 461-1 definition of the "Practice of Pharmacy".

The Chair Pro Tem stated what Ms. Noe is referring to in 461-1(2)(d), which refers to the administration of drugs by a pharmacist orally, topically, by intranasal delivery, or by injection, pursuant to the patient's licensed physician's order, by a pharmacist having appropriate training that includes programs approved by the ACPE, curriculum-based programs from an ACPE accredited college of pharmacy, state or local health department programs, or programs recognized by the board of pharmacy.

Dr. Oliveira Gray asked how common and how specific the certifications are if a pharmacist would have to obtain one certification for one specific injectable.

Ms. Okamura stated pharmacist are trained on immunizations but not specific to a particular drug.

The EO stated she spoke with Ms. Noe and was told they are talking about two specific antipsychotic drugs. The pharmacists who choose to enter into this program and administer these two antipsychotic drugs will have to receive specific training to administer these drugs. This company already has contracts in eighteen other states. The way it works is the patient selects the pharmacy they want to go to, the prescription is sent to that pharmacy and then a reminder is sent to the patient from the physician, then a notice is sent to the physician after the pharmacist administers the drug. This is a drug regimen not an immunization. There is a collaborative agreement between the pharmacist and physician.

The Chair Pro Tem clarified that an ACPE training program that is acceptable but also allows the Board to recognize non-ACPE accredited training programs. He recommended that Ms. Noe submit information about the training program for the Board's consideration.

The Board consensus is to defer on this matter for more information on the training program.

Old Business:

HAR Title 16, Chapter 95 – Status Report

The EO reported she met with the DAG to discuss revisions made to the rules. She will try to have the revisions ready for the Board to review by the next meeting.

Open Forum:

None.

Applications:

Ratification List

Upon a motion by Dr. Oliveira Gray, seconded by Mr. Lau, it was voted on and unanimously carried to approve the attached ratification lists with amendments.

Executive Session:

At 10:04 a.m., upon a motion by Mr. Lau, seconded by Dr. Oliveira Gray, it was voted on and unanimously carried to move into executive session pursuant to §92-5(a)(1) and (4), HRS, "to consider and evaluate personal information relating to individuals applying for professional or vocational licenses cited in section 26-9 or both;" and "To consult with the Board's attorney on questions and issues pertaining to the board's powers, duties, privileges, immunities, and liabilities;".

At 11:01 a.m. upon a motion by Mr. Lau, seconded by Ms. Okamura, it was voted on and unanimously carried to move out of executive session.

Chapter 91, HRS,
Adjudicatory Matters:

At 11:01 a.m., the Chair Pro Tem called for a recess from the Board's meeting to discuss and deliberate on the following adjudicatory matters, pursuant to Chapter 91, HRS:

In the Matter of the Miscellaneous Permit of **PORTLAND PROFESSIONAL PHARMACY ASSOCIATES; PHA 2010-57-L** Settlement Agreement Prior to filing of Petition for Disciplinary Action and Board's Final Order; Exhibit "1"

Upon a motion by Mr. Lau, seconded by Ms. Keefe, it was voted on and unanimously carried to accept the Board's Final Order.

In the Matter of the Pharmacist's License of **RONALD J. DI GIAMBATTISTA; PHA 2010-50-L**, Requesting Board Approval of Continuing Education Courses in Compliance with Board's Final Order.

Upon a motion by Ms. Keefe, seconded by Dr. Oliveira Gray, it was voted on and unanimously carried to approve the continuing education courses.

Applications:

Applications

Pharmacist

Upon a motion by the Chair Pro Tem, seconded by Ms. Keefe, it was voted on and unanimously carried to approve the following applications for pharmacist license:

Duck, Cara
Hebert, Marie
Katahara, Brendan F.
McC Campbell, Douglas
Coloma, Shaina
Lindsey, Derrick

Miscellaneous Permit

Upon a motion by the Chair Pro Tem, seconded by Ms. Keefe, it was voted on and unanimously carried to approve the following applications for miscellaneous permit license:

Orsini Pharmaceutical Services Inc
Hotbar LLC, dba Monroe Clinic Drugs
Maxor National Pharmacy Services Corp., dba Maxor Correctional Pharmacy Services
Gipsco Investment Corporation, dba Lee Silsby Compounding Pharmacy
IHS Acquisition XXX Inc., dba US Bioservices (PMP 290) – Change of PIC, Daniel Beaudry
Concierge Compounding Pharmaceuticals Inc.

Miscellaneous Permit

Upon a motion by the Chair Pro Tem, seconded by Ms. Keefe, it was voted on and unanimously carried to defer the following application for additional information:

Liberty Medical Supply Inc.

Request for Review of "Practical Experience for Reciprocity", Casimir Zygmunt

The Board consensus for the following is that a complete application must be submitted in order for the Board to make a determination.

Zygmunt, Casimir

Next Meeting: Thursday, August 15, 2013
9:00 a.m.
King Kalakaua Conference Room
King Kalakaua Building, First Floor
335 Merchant Street
Honolulu, Hawaii 96813

The EO called for volunteers for the Laws and Rules Committee.

Mr. Lau, Ms. Keefe and Ms. Okamura volunteered to be on the Laws and Rules Committee.

Mr. Lau stated he will not be able to attend the August 15, 2013 meeting.

Adjournment: With no further business to discuss, the Chair Pro Tem adjourned the meeting at 11:20 a.m.

Taken and recorded by:

Reviewed and approved by:

/s/ Lisa Kalani
Lisa Kalani, Secretary

/s/ Lee ann Teshima
Lee Ann Teshima, Executive Officer

8/1/13

Minutes approved as is.

Minutes approved with changes; see minutes of _____

BOARD OF PHARMACY

July 18, 2013 Ratification List

Miscellaneous Permits (PMP)

Change of PIC:

BriovaRx of Maine Inc. (PMP 823)

53 Darling Avenue
South Portland, Maine 04106
New PIC: Christen Roy
Effective: 5/31, 2013

OptumRx (PMP 495)

dba OptumRx

6800 W 115th Street, #600
Overland Park, Kansas 66211
New PIC: Alexander Knoeferl
Effective: 5/3/2013

Foothills Professional Pharmacy Ltd (PMP 789)

4545 E Chandler Blvd., #100
Phoenix, Arizona 85048
New PIC: Peter G. Petrov
Effective: 5/1/2013

Closure:

Hometech Therapies Inc. (PMP 695)

3200 Concord Rd., Ste. 101
Aston, Pennsylvania 19014
Effective: 6/3/2013

Pharmacy (PHY)

Change of PIC:

Mina Corporation (PHY 814)

dba Mina Pharmacy #17

440 Kilani Avenue
Wahiawa, Hawaii 96786
New PIC: Sheena Cabrerros
Effective: 5/13/2013

Waianae District Comprehensive Health & Hospital Board Incorporated (PHY 641)

dba Waianae Professional Pharmacy

86-260 Farrington Hwy.
Waianae, Hawaii 96792
New PIC: Garrett Fujii
Effective: 7/1/2013

Longs Drug Stores of California LLC (PHY 725)

dba Longs Drugs #9825

609 Kailua Rd.

Kailua, Hawaii 96734

New PIC: Caroline Mizo

Effective: 6/23/2013

Puna Plantation Hawaii Ltd. (PHY 834)

dba Waikoloa Village Market Pharmacy

68-3916 Paniolo Avenue

Waikoloa, Hawaii 96738

New PIC: Tricia Anderson

Effective: June 1, 2013

Longs Drug Stores of California LLC (PHY 839)

dba Longs Drugs #10153

54-316 Kamehameha Hwy.

Hauula, Hawaii 96717

New PIC: David Inouye

Effective: 6/23/2013

Longs Drug Stores of California LLC (PHY 728)

dba Longs Drugs #9185

377 Keahole Street

Honolulu, Hawaii 96825

New PIC: Jenny Matsumoto-Hussey

Effective: 7/21/2013

Longs Drug Stores of California LLC (PHY 1637)

dba Longs Drugs #9663

70 E Kaahumanu Avenue

Kahului, Hawaii 96732

New PIC: Anthony Pascual

Effective: 6/23/2013

Longs Drug Stores of California LLC (PHY 840)

dba Longs Drugs #10295

841 Bishop Street, Ste. 105

Honolulu, Hawaii 96813

New PIC: Kent Hirata

Effective: 7/21/2013

Longs Drug Stores of California LLC (PHY 739)

dba Longs Drugs #9936

78-6831 Alii Drive, Ste. 300

Kailua-Kona, Hawaii 96740

New PIC: Mark B. Ecclestone, Jr.

Effective: 7/21/2013

Longs Drug Stores of California LLC (PHY 718)

dba Longs Drugs #9220

4211 Waiialae Avenue
Honolulu, Hawaii 96816
New PIC: Krissi Hirata
Effective: 7/21/2013

Longs Drug Stores of California LLC (PHY 733)

dba Longs Drugs #9249

75-5595 Palani Road
Kailua-Kona, Hawaii 96740
New PIC: Steven Evans
Effective: 7/21/2013

Reactivation:

MediPharm Pharmacy LLC (PWD 112)

1188 Bishop Street, #802
Honolulu, Hawaii 96813
Effective: 6/12/2013

Closure:

Easy Scripts Inc. (PHY 776)

dba Easy Clinic Lab & Rx Shop

444 Hana Highway, Suite K
Kahului, Hawaii 96732-2315
Effective: 5/23/2013

Corner Pharmacy Corporation (PHY 685)

dba Corner Pharmacy

1029 Kapahulu Avenue, Ste. 303
Honolulu, Hawaii 96816
Effective: 6/24/2013

LTYPE	LIC NUM	BP NAME PART 1
PH	3501	DANIEL <HU<
PH	3502	MELISSA K <GOTO<
PH	3503	LAURA L <PIRONE<
PH	3504	VENETA P <TSONEV<
PH	3505	KEVIN E <COGSDILL<
PH	3506	REBECCA S <TIJERINA<
PH	3507	LARRY L <WHIPPLE<
PH	3508	SHELLEY K <NAKASONE<
PH	3509	JAMES R <STANLEY<
PH	3510	STEWART H <CHUNG<
PH	3511	STACEY J <BOHN<
PH	3512	ALEXANDER E <LATIF<

LTYPE TEMP LIC NUM VAM_BPR_LEGAL_NAME_1

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PHI T130612021 NIYATI B <AMIN<  
PHI T130703008 TRAM-ANH N <NGUYEN<  
PHI T130612019 DENITA A <PLEASANT<  
PHI T130612020 KATHERINE M <BUTLER<  
PHI T130708005 EMILY R <BROOKSHIRE<  
PHI T130703015 BRANDON L <BARRETT<  
PHI T130703003 BRANDEE C <STUKES<  
PHI T130703012 DIPALE K <PATEL<  
PHI T130708003 AARON J <GOLZ<  
PHI T130703005 JENNIFER M <HARRIS<  
PHI T130703020 BRANDI L <WERSINGER<  
PHI T130612002 GREGORY A <BERG<  
PHI T130703010 KELSEY E <LOMBARD<  
PHI T130708004 MARC V <WESTBY<  
PHI T130703018 APRIL D <HUSCHKA<  
PHI T130708010 MICHAEL J <SCHNACKENBERG<  
PHI T130703002 JORDAN E <HANEY<  
PHI T130708008 BRETT Q <WOLFF<  
PHI T130612001 ALLISON A <CONNER<  
PHI T130708007 DANIEL S <MCCOMAS<  
PHI T130703017 NICHOLAS R <ROVANG<  
PHI T130612014 BETH A <EARLES<  
PHI T130627001 NANCY M <GIRGIS<  
PHI T130603001 SARA M <FUKUMURA<  
PHI T130612013 SAMANTHA H <CHANG<  
PHI T130612006 EDWARD T <CHENG<  
PHI T130708002 LAHELA N S <MATSUI<  
PHI T130703007 GWYNNE H <PALACIO-MANZANO<  
PHI T130612010 DERRICK J <CHUN<  
PHI T130612015 ANGELA B <LEE<  
PHI T130703013 MATTHEW <TALAVERA<  
PHI T130703019 ANDY T L <HO<  
PHI T130612018 KAYDI E W <NG<  
PHI T130703006 BRYSON K <TAMANAHA<  
PHI T130708001 DAVID T W <LEE<  
PHI T130612004 SHANE-ANN <SUEHIRO<  
PHI T130612017 GARRETT A <KOBAYASHI<  
PHI T130612005 RYNE J <WATANABE<  
PHI T130612003 LEI L K <CHEUNG<  
PHI T130708009 BRITTNEY M A <LOUIS-SOARES<  
PHI T130612011 JAIRUS K <MAHOE<  
PHI T130612008 AMANDA M <ITAI<  
PHI T130612009 CATHY J <YONG<  
PHI T130612007 PATRICK C C <ENRIQUEZ<  
PHI T130703016 NATALIE Y <FUKUHARA<  
PHI T130703014 JACKY <LEE<  
PHI T130703011 LAUREN H <WEE<  
PHI T130612016 KEVIN <WANG<  
PHI T130612012 DAVID <UNG<  
PHI T130605001 CHELSEA W L <CHAN<  
PHI T130708006 FABIENNE JO CHUN <CHOU<  
PHI T130703009 THUY-TIEN M <DIEP<  
PHI T130703004 MARIA J <MONTENEGRO-OREAMUNO<  
PHI T130703001 ELIZABETH Y <TAN<
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LTYPE	LIC NUM	LIC NAME PART 1	BUSN ADDR 1	BUSN CITY	BUSN		
					ST	BUSN ZIP	BP NAME PART 1
PHY	839	LONGS DRUGS #10153	54-316 KAMEHAMEHA HWY	HAUULA	HI	96717	LONGS DRUG STORES CALIFORNIA LLC
PHY	840	LONGS DRUGS #10295	841 BISHOP ST STE 105	HONOLULU	HI	96813	LONGS DRUG STORES CALIFORNIA LLC

LTYPE	LIC NUM	LIC NAME PART 1	BUSN ADDR 1	BUSN CITY	BUSN		
					ST	BUSN ZIP	BP NAME PART 1
PMP	841		932-36 W HALLANDALE BEACH BLVD	HALLANDALE	FL	33009	RX PRO PHARMACY AND COMPOUNDING IN
PMP	842		7335 W 33RD ST N	WICHITA	KS	67205	JCB LABORATORIES
PMP	843	SHARED SOLUTIONS PHARMACY	17775 W 106TH ST STE 101	OLATHE	KS	66061	PATIENT SERVICES & SOLUTIONS INC
PMP	844	ADVANCED HOMECARE PHARMACY	12699 FARLEY ST	REDFORD	MI	48239	ASAP RX INC
PMP	845	DAILYMED PHARMACY	975 INDUSTRIAL RD STE E & G	SAN CARLOS	CA	94071	MEDICATION ADHERENCE SOLUTIONS LLC

Pharmacy Relocation

License Number	Name	Trade Name (if applicable)	Address	Effective Date
PHY-755	Longs Drug Stores California LLC	Longs Drugs #5638	96-3163 Pikake Street Pahala HI 96777	06/13/13

LTYPE	LIC NUM	LIC NAME PART 1	BUSN ADDR 1	BUSN CITY	BUSN		
					ST	BUSN ZIP	BP NAME PART 1
PWD	164		820 MILILANI ST #703	HONOLULU	HI	96813	ELITE PHARMA INC