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BEFORE THE KANSAS STATE BOARD OF NURSING

Landon State Office Building, 900 S.W. Jackson #1051 Topeka, Kansas 66612-1230

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IN THE MATTER OF ROBERT D. GREY

License No. 13-108972-061

Case No. 12-1334-9

INITIAL AGREED ORDER

NOW ON THIS <u>Jo</u> day of <u>October</u>, 2014, THE ABOVE MATTER COMES BEFORE THE Kansas State Board of Nursing (Board) pursuant to authority granted to the Board by K.S.A. 65-1120. The Board hereby proposed to find facts and take disciplinary action against the Licensee by way of Initial Order as provided by K.S.A. 77-537.

FINDINGS OF FACT

- 1. Respondent, Robert D. Grey, is licensed to practice nursing in Kansas. The Board has jurisdiction over the Applicant and the subject matter of the action.
- 2. Applicant's address of record is 2611 Fauna Road NW Lebo, Kansas 66856..
- 3. This case was submitted to the Investigative Committee on the 24th of March, 2014.
- 4. Review of the investigation and other information gathered by the Board revealed the following information upon which this action is based.
- 5. After an investigation, the Board's investigative committee found reasonable grounds to believe that the respondent violated the Kansas Nurse Practice Act, K.S.A. 65-1120, and referred this matter for further proceedings.
- 6. The Kansas State Board of Nursing has the authority under K.S.A. 74-1106 et seq. to examine, license and renew license for duly qualified applicants and may limit, deny, suspend or revoke a license or authorization to practice nursing, may issue a public or private censure and levy administrative fines consistent with K.S.A. 74-1110, if a violation of K.S.A. 65-1120 is established.

- 7. (a) A petition was filed May 5th, 2014 to take disciplinary action against the licensee's license.
- 8. The above incidents are violations of the nurse practice act. The Respondent agrees that the board is prepared to prove that respondent has violated the act and stipulates to the allegations alleged in the Petition.
- 9. Respondent has violated the Kansas Nurse Practice Act as follows:

Count 1: K.S.A. 65-1120(a)(6), unprofessional conduct, by drug diversion K.A.R. 60-3-110(n) in past conduct;

Count 2: K.S.A. 65 1120(a)(1) unprofessional conduct by fraud or deceit in practicing nursing.

Count 3: K.S.A. 65-1120(a)(4) unable to practice with skill and safety due to current abuse of drugs or alcohol.

Count 4: K.S.A. 65-1120(a)(6) and KAR 60-3-110 (c) unprofessional conduct by failing to take appropriate action or to follow policies and procedures in the practice situation designed to safeguard each patient.

- 10. The facts below are common to all counts:
 - (a) According to a report, it is alleged that while licensee was employed by Stormont Vail Regional health Center Topeka, Kansas, licensee was observed taking needles, flushes, alcohol swabs and other items out of medication room on a unit not his regular unit.
 - (b) This incident occurred prior to clocking in.
 - (c) The Sharp's container had been broken into.
 - (d) Licensee accessed medication rooms on units other than his regular unit multiple times, including at times that he was not on duty.
 - (e) This incident occurred on or about the 2nd day of June, 2012.

- (f) Licensee transcribed a medication order for Dilantin three times a day rather than once a day.
- (g) The patient received eight day of over dosage of this medication before the error was caught.
- (h) This incident occurred on or about the 14th day of May, 2012.
- (i) Licensee was terminated from Stormont Vail Regional Medical Center on the 25th day of June, 2012.
- (j) Licensee admitted that he started out using supplies he left in his pocket for his hospice patients at his other job.
- (k) Licensee stated that he began taking supplies from Stormont Vail.
- (I) He took supplies when he would come in to check for extra hours and he realized that it was wrong.
- (m) Licensee is currently working at Flint Hills Care Center as director of Nursing.
- 11. Respondent has the right to a hearing with evidence and witnesses and to seek review of the findings from that hearing in accordance with the Kansas Administrative Procedure Act and the Act for Judicial Review and Civil Enforcement of agency actions. Respondent is waiving those rights and voluntarily entering into this agreement instead of proceeding to such a hearing.

CONCLUSIONS OF LAW

- 12. The Kansas State Board of Nursing has the authority under K.S.A. 74-1106 et seq. to examine, license and renew license for duly qualified applicants and may limit, deny, suspend or revoke a license or authorization to practice nursing, may issue a public or private censure and levy administrative fines consistent with K.S.A. 74-1110, if a violation of K.S.A. 65-1120 is established.
- 12. Respondent has violated the Kansas Nurse Practice Act as follows:

Count 1: K.S.A. 65-1120(a)(6), unprofessional conduct, by drug diversion K.A.R. 60-3-110(n) in past conduct;

Count 2: K.S.A. 65 1120(a)(1) unprofessional conduct by fraud or deceit in practicing nursing.

Count 3:. K.S.A. 65-1120(a)(4) unable to practice with skill and safety due to current abuse of drugs or alcohol.

Count 4: K.S.A. 65-1120 (3) to be guilty of unprofessional conduct as defined as defined by rules and regulations of the board by violating the existing policies and procedures of the medical facility KAR 60-3-110 (t) failing to furnish the board, its investigators, or its representative with any information legally requested by the board.

POLICY STATEMENT

13. The role of the Kansas State Board of Nursing is to protect citizens of Kansas.

DISPOSITION

- 14. By entering into the Initial Agreed Order and consenting to the entry of the Initial Order, both parties waive their right to full administrative proceedings pursuant to K.S.A. 65-1120 and K.S.A.77-501 et seq. and to judicial review.
- 15. Based upon this agreement, and pursuant to the disciplinary remedies available in K.S.A. 65-1120, the parties agree that the Initial Agreed Order will continue through any renewal periods of respondent's nursing license until respondent completes each of the conditions and requirements of this agreement. Further, the parties agree that in the event of a lapse of Respondent's nursing license, reinstatement of Respondent's nursing license shall be contingent upon this Initial Agreed Order remaining in effect until Respondent completes each of the conditions and requirements of this agreement.
- 16. Based upon this agreement, and pursuant to the disciplinary remedies available in K.S.A. 65-1120, the parties agree that the Respondent will able to practice nursing in the State of Kansas. The license to practice nursing in Kansas is suspended immediately until licensee

is enrolled in KNAP and then for a period of six (6) months after enrolling in KNAP and this suspension will be stayed providing the Respondent is in compliance with the terms and conditions of the agreement.

- 17. The Kansas State Board of Nursing will not take additional disciplinary action against respondent's nursing license for the violations stated above as long as respondent completes each of the following conditions and requirements:
- (a) Respondent will be referred to and maintain compliance with the Kansas Nurses Assistance Program (KNAP) and follow the recommendations and requirements. There must be a determination of licensee's safety to practice nursing. Respondent shall sign releases of information necessary for KNAP to evaluate and monitor Respondent and for KNAP to report information to the Board, Attorney General's office, and Office of Administrative Hearings.
- (b) Respondent must submit to random drug screens as determined or selected by the Board or by KNAP. The costs of the drug screens will be paid by the respondent.

 Respondent agrees that a Positive Drug Screen is a violation of this agreement.
- (c) Respondent shall immediately notify the Legal Division of any use of alcohol, if prohibited by KNAP, or controlled substances, or any violation of the Initial Agreed Order.
- (d) The respondent shall immediately inform all medical or health related employers and prospective employers of this Initial Agreed Order and not work in agency or unsupervised positions. Licensee will not work in any unsupervised positions and no home health care during this agreement.
- (e) Respondent will Submit Reports from the respondent's employer to the attention of the Legal Division, Kansas State Board of Nursing, Landon State Office Building, 900 S.W. Jackson, Suite 1051, Topeka, Kansas 66612-1230 on the following schedule: First report will be due on Decemberr 10th, 2014 and the 10th of every third month until eight (8) reports have been submitted. These reports are performance reports while in a position that requires a nursing license.

- (f) Respondent shall send a money order for \$70 to the Board upon entering into this agreement to pay the cost of this action.
- (g) Respondent shall not violate the Kansas Nurse Practice Act during the duration of the agreement.
- (h) Respondent shall not violate the laws of the United States, of State, or of any political subdivision of any State during the term of this agreement. Traffic infractions shall not be considered violations of the law.
- (i) The respondent will complete two (2) hours of Continuing Nurses Education (CNE) on the topic of "Kansas Nurse Practices Act." Respondent is to submit the original certificates for proof of the completion of the hours within 30 days of this agreement.
- (j) Respondent agrees to notify the Legal Division of any changes in address and phone number as well as all employment terminations or employer changes or additions. All such notifications shall be made in writing within fourteen (14) days of such a change.
- 18. Respondent acknowledges and agrees that Respondent is responsible for the costs related to satisfying the conditions and requirements of this Initial Agreed Order. Respondent furthis acknowledges and agrees that to provide the Board with false information regarding compliance with this Initial Agreed Order is a violation of this Initial Agreed Order.
- 19. If Respondent does not meet these conditions and requirements, the Kansas State
 Board of Nursing may request additional sanctions against Respondent's license or application
 for a license. Respondent would be sent notice of such action and would be entitled to a
 hearing as to whethis Respondent had complied with this Initial Agreed Order, but Respondent
 could not contest the violations listed in this agreement.
- 20. All parties understand that if an action based on failure to meet the conditions and requirements of this Initial Agreed Order is filed, K.S.A. 77-531 requires the Notice of Hearing to be served upon the Respondent and the Respondent's attorney of record, if any. All parties agree that only serving the Notice of Hearing upon the Respondent will be proper service and it

is the Respondent's responsibility to contact his or her attorney, if any, in reference to the action.

- 21. Respondent acknowledges and agrees that if any action based on failure to meet the conditions and requirements of this Initial Agreed Order is filed during the term of this Initial Agreed Order, or within 30 days after the expiration date, the conditions of this Initial Agreed Order shall continue in effect until the Board or a hearing/presiding officer designated pursuant to K.S.A. 77-514 and K.S.A. 77-526, rules on the action.
- 22. Respondent acknowledges and agrees that upon a finding of Respondent not complying with any of the conditions or requirements of this Initial Agreed Order the stay on the Suspension of Respondent's license to practice nursing in the State of Kansas will be removed from the date of said finding. Respondent will not be allowed to practice nursing in the state of Kansas during the period of suspension. Respondent acknowledges and agrees that all conditions and requirements of this Initial Agreed Order remain in effect during the period of suspension.
- 23. Respondent acknowledges and agrees that the Suspension will be extended due to a finding of non-compliance with any of the conditions or requirements of this Initial Agreed Order, the Suspension will not be Stayed until the Respondent has, following the prescribed time period of suspension, provided written verification to the Board that Respondent is in compliance and has remained in compliance during the period of suspension, with all conditions and requirements of this Initial Agreed Order. Upon the Respondent providing said written verification the suspension will be stayed.
- 24. The Board will inactivate the case file once respondent satisfies this agreement. The agreement does not prohibit the agency from taking disciplinary action against Respondent's license for any additional or cumulative violation of the Kansas Nurse Practice Act committed by the Respondent before or after this agreement is entered into.

- 25. This agreement is a discipline and must be reported on any future renewal or reinstatement applications. This agreement is a contract entered into by the parties to resolve an investigative case. The original of this agreement shall be placed in the Agency Record. This Agreement is a public record and will be reported to national disciplinary data banks.
- 26. After successful completion of all of the conditions and requirements of this Initial Agreed Order by the respondent, the Initial Agreed Order will be satisfied and the case will be inactivated.
- 27. By signing this Initial Agreed Order, Respondent acknowledges that Respondent has read and understands the entire document, and agrees to be bound by its terms. The Initial Agreed Order constitute the entire agreement of the parties and may not be modified except in writing and approved by all parties. The effective date of the Initial Agreed Order is the date shown on the certificate of service.
- 28. The hearing/presiding officer whose signature appears below has been designated pursuant to K.S.A. 77-514 and K.S.A. 77-526 to act on behalf of the Board/agency head and to hear discipline cases on behalf of the Board/agency head and to render eithis initial orders or final orders, if by agreement of both parties, in those discipline cases.

IN WITNESS WHEREOF, the parties hereto execute the INITIAL AGREED ORDER.

IT IS SO ORDERED.

Respondent Robert D. Grey

2611 Fauna Road NW

Lebo, Kansas 66856

Michael R. Fitzgibbons #/2287 Assistant Attorney General

Kansas State Board of Nursing

Landon State Office Building 900 SW Jackson #1051

Topeka, KS 66612

must sign before a Notary Public.

SUBSCRIPTIO BEFORE ME TITIS 10th DAY

OF OCTUSER, 2014

STATE OF KAN

Sandra Sharon, Presiding Officer

Pursuant to K.S.A. 77-527, eithis party may request a review of the final order by filing a petition for reconsideration with the Kansas State Board of Nursing. A petition for reconsideration must be filed with 15 days from the date the final order was served. Failure to timely request a reconsideration by the Kansas State Board of Nursing may preclude furthis judicial review. The petition for reconsideration shall be mailed or personally delivered to: Mary Blubaugh, Executive Director, Board of Nursing, Landon State Office Building, Suite 1051, 900 SW Jackson, Topeka, KS 66612-1230.

Pursuant to K.S.A. 77-531, if the final order is served by mail, three days are added to the time limits set out above.

Pursuant to K.S.A. 77-530, if a request for reconsideration is not requested in the time and manner stated above, the initial order shall become effective as a final order 30 days after service.

CERTIFICATE OF SERVICE

On the Dorder day of October , 2014, I mailed a copy of the INITIAL AGREED ORDER:

Robert D. Grey 2611 Fauna Road NW Lebo, Kansas 66856

> Michael R. Fitzgibbons, #12287 Assistant Attorney General