

LOUISIANA STATE BOARD OF PRACTICAL NURSE EXAMINERS
3421 NORTH CAUSEWAY BOULEVARD, SUITE 505
METAIRIE, LOUISIANA 70002-3715
(504) 838-5791
FAX (504) 838-5279
www.lsbpne.com

DEFAULT ORDER

IN THE MATTER OF

The Louisiana State Board of Practical Nurse Examiners (Board)

v.

Amy Zelle (Respondent), LPN License #260941
139 Antonia Hill Rd., Pollock, LA 71467

On **March 25, 2013**, a formal complaint/notice of hearing (Attachment A) was mailed to the last known address of the respondent. The respondent did not reply to the complaint/notice of hearing, as required by the LAC 46:XLVII.306.I and therefore the respondent waived the right to a hearing. In accordance with the LAC 46:XLVII.306.J, this order is issued by default.

LEGAL AUTHORITY AND JURISDICTION

The Board's legal authority and jurisdiction, in adjudication proceedings, are provided for in:

1. The Louisiana Revised Statutes of 1950, Title 37, Chapter 11, Part II, Section 961 et seq., as amended; and
2. The Louisiana Administrative Code, Title 46, Part XLVII, Subpart 1, Section 101 et seq., as amended; and
3. The Louisiana Administrative Procedure Act, Title 49, Chapter 13, Section 950 et seq., as amended.

FINDINGS OF FACT

1. The respondent was issued a license to practice practical nursing in the state of Louisiana on September 14, 2006.
2. On August 19, 2009, a bill of information was filed in the 35th Judicial District Court, Parish of Grant against the respondent on two counts of issuing worthless checks. On October 7, 2009, the charges were dismissed.
3. On August 25, 2010, a bill of information was filed in the 35th Judicial District Court, Parish of Grant against the respondent on two counts of issuing worthless checks. On December 4, 2012, the charges were dismissed.
4. On January 31, 2010, the respondent falsified her 2010 license renewal application by answering "NO" to the question that asked: SINCE YOUR LAST RENEWAL, HAV E YOU: Been arrested, charged, convicted of, plead guilty or no contest and/or nolo contendere or been sentenced for any criminal offense in any state? (NOTE: even though an arrest or conviction has been pardoned, expunged, dismissed or deferred and your civil

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rights have been restored, you must answer "YES" and submit a detailed written statement and certified copies of the criminal record(s) within 10 days of today.

5. On August 3, 2012, a call was made to Achieve Medical Staffing accusing the respondent of stealing, using and sharing medications from facilities she was assigned to work as a licensed practical nurse.
6. On August 6, 2012, the respondent was scheduled to report to LOHS screening company for a urine drug screen. Several text messages were sent to the respondent throughout the day regarding the screen. At 4pm the respondent stated she would report for the drug screen but called the facility later stating the company was closing and she was unable to test.
7. On August 7, 2012, at 12 noon the respondent had not reported to LOHS for the urine drug screen. Due to suspicion of the respondent trying to flush her system for a urine drug screen, the facility scheduled a hair sample at Bottrell Agency. The respondent arrived at Bottrell Agency and was informed of the hair sample and left the facility without submitting to the test.
8. On August 21, 2012, the respondent self-reported being arrested on August 15, 2012 for DUI. According to the police report the respondent alcohol level was .133% and she was arrested on charges of DUI, Driving Under Suspension and Contempt of Court.

On February 21, 2013, the respondent pled guilty to D.W.I.-1st offense. She was sentenced to ninety days parish jail, suspended; twelve months misdemeanor probation, fine of \$750.00 plus court costs. Perform four eight hour days of community service with one half being in litter abatement; attend court approved substance abuse evaluation and comply with any recommendations; subject to random drug test and complete a driver improvement program.

9. On September 11, 2012, the board sent correspondence to the respondent advising her of the allegations and requesting a detailed written response and additional information.
10. On September 27, 2012, the board suspended the respondent's practical nursing license for failure to respond to the board's request for information.

CONCLUSIONS OF LAW

Based on the findings of fact, enumerated above, the respondent is in violation of:

1. The Louisiana Revised Statutes of 1950, Title 37, Chapter 11, Part II, Section 969 A. (4)

- (a) Is guilty of fraud or deceit in procuring or attempting to procure a license to practice practical nursing;
- (b) Is guilty of a crime;
- (c) Is unfit, or incompetent by reason of negligence, habit, or other causes;
- (d) Is habitually intemperate or is addicted to the use of habit forming drugs;
- (f) Is guilty of unprofessional conduct;
- (g) Has violated any provisions of this Part.

And 978 A. (8) Violate any provisions of this Part and Part B.

2. The Louisiana Administrative Code, Title 46, Part XLVII, Subpart 1, Sections 306 T.

- 1. being guilty of fraud or deceit in procuring or attempting to procure a license to practice practical nursing
- 2. being guilty of a crime;
- 3. being unfit, or incompetent by reason of negligence, habit or other causes;
- 4. being habitually intemperate or addicted to the use of habit-forming drugs;
- 8. being guilty of unprofessional conduct; unprofessional conduct includes, but is not limited to the following:
 - a. failure to practice practical nursing in accordance with the standards normally expected;
 - b. failure to utilize appropriate judgment in administering nursing practice;
 - g. improper use of drugs, medical supplies, or patients' records;
 - h. misappropriating personal items of an individual or the agency;
 - j. intentionally committing any act that adversely affects the physical or psychosocial welfare of the patient;
 - n. being convicted of a crime or offense which reflects the inability of the nurse to practice practical nursing with due regard for the health and safety of clients or patients or entering a plea of guilty or nolo contendere to a criminal charge regardless of final disposition of the criminal proceeding including, but not limited to, expungement or nonadjudication or pardon;

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- q. using or being under the influence of alcohol while on duty, and/or while making application for employment, or using or being under the influence of drugs which impair judgment while on duty, or using or being under the influence of illegal drugs whether on or off duty;
 - s. refusing to cooperate with employer's request to submit to a drug screen;
 - t. violating any provisions of R.S. 37:961 et seq. (the practical nursing practice act), as amended or aiding or abetting therein.

ORDER

In view of the above Findings of Fact and Conclusions of Law, the Board issues the following Order.

That the license of the respondent, Amy Zelle, license #260941 is hereby suspended from the date of this notice until the following stipulations are met:

1. The respondent shall not practice nursing during the period that the license of the respondent is suspended.
2. **Obey All Laws:**
 - A. The respondent shall obey all laws/rules governing the practice of practical nursing in this state and obey all federal, state and local criminal laws.
 - B. The respondent shall report to the Board, within **ten (10) days**, any misdemeanor or felony arrest or conviction.
3. **Notify Board of Change of Address/Telephone Number/Employment:**
 - A. The respondent shall notify the Board, in writing, within **ten (10) days** of any change in personal address, telephone number or employment.
4. **Obtain an Evaluation for Chemical Dependency**
 - A. Within **thirty (30) days** of the date of this order, the respondent shall make an appointment to undergo a chemical dependency evaluation. The evaluation shall be conducted by a licensed and certified psychologist/psychiatrist/addictionologist. The evaluation shall be conducted using both objective and subjective assessment tools.
 - B. Prior to the evaluation, the respondent shall furnish the evaluator with a copy of the Findings of Facts, Conclusions of Law, the Board Order, and the Board Order Acknowledgement Form. The evaluator shall verify receipt and review of these documents in the evaluator's written report of the evaluation of the respondent.

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- C. The respondent shall execute release of information forms to allow the evaluator to communicate with and supply information to the Board.
 - D. The respondent shall direct the evaluator to submit, directly to the offices of the Board, the release of information form, the Board Order Acknowledgement Form, and a report of the evaluation.
 - E. The report of the evaluation shall include, at minimum:
 - History of chemical use
 - Past and present treatment and/or recovery activities
 - Results of any testing conducted
 - A summary of the findings
 - Treatment plan, if applicable
 - List of medications prescribed, if applicable
 - An assessment as to respondent's ability to practice safely as a practical nurse
 - F. The respondent shall satisfactorily complete any and all recommendations made by the evaluator. If treatment or therapy is recommended, the respondent shall, within **thirty (30) days** of the evaluator's report, initiate all treatment and/or therapy activities. If treatment or therapy is recommended, the respondent shall submit to the Board the name and credentials of the therapists and/or the name and address of the treatment facilities.
 - G. The respondent shall undergo subsequent evaluations by a Board approved psychologist/psychiatrist/addictionologist if requested by the Board following a relapse or for other related causes.
5. **Participate in any and all Treatment/Aftercare Programs as Prescribed:**
- A. The respondent shall enroll and participate in Board approved treatment/aftercare programs as prescribed or recommended by the chemical addiction/mental health evaluator.
 - B. The respondent shall have the aftercare counselor submit to the Board office proof of the respondent's entry into an appropriate facility, inpatient program, outpatient program, halfway house, residential long-term treatment, and/or a combination thereof.
 - C. The respondent shall execute the release of information forms to allow the treatment facility/center/counselor/practitioner of record to communicate with and supply information to the Board.
 - D. The respondent must submit evidence of **continued compliance with treatment plan/counseling**, if applicable. Treatment/aftercare compliance must be maintained throughout the suspension period.

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- E. The respondent shall cause the aftercare counselor to submit quarterly to the Board office progress reports indicating compliance with treatment recommendations. Reports are due on or before the 10th day of January, April, July, and October of each year until treatment is deemed complete.
- F. Upon completion of the treatment/aftercare program(s), the respondent shall also have the aftercare counselor provide the Board with documentation indicating the respondent's successful completion of the program.
6. Select One Primary Pharmacy:
- A. The respondent must notify the Board of the name, address, and telephone number of his/her selected pharmacy within **ten (10) days** of the date of the Board Order. If the respondent acquires a new pharmacy, written notification must be received within **ten (10) days** of the first use.
7. Abstain from Unauthorized Drug Use and Controlled/Abuse Potential Substances (including alcohol):
- A. The respondent must abstain at all times from the use of controlled or abuse potential substances, including alcohol, and illegal drugs as defined by law, except as prescribed by a licensed practitioner from whom he/she seeks medical attention.
- B. In the event the respondent obtains a prescription from a licensed practitioner for any controlled/abuse potential substance, the **respondent shall submit a copy of the prescription to the Board within 48 hours.** The prescription must be for a current condition. The respondent must not arbitrarily take medications prescribed for a past illness or take a prescription that is prescribed for another person. The respondent shall also have his/her prescribing provider notify the Board in writing within **ten (10) days** of the provider's issuance of the prescription. The Board at any time may request the practitioner to document the continued need for the prescribed medication(s).
- C. If the respondent obtains prescription(s) from more than one prescriber, he/she must inform each physician of any/all medication(s) being prescribed. The prescriber(s) must submit a letter to the Board indicating that they are aware that the respondent is being medicated by other providers.
- D. The respondent, if enrolled in aftercare, must inform the aftercare counselor of any/all prescriptions, and the aftercare counselor must submit a letter to the Board within **ten (10) days** of the prescription date indicating that they are aware of any/all prescriptions.
- The respondent shall **NOT** consume hemp, poppy seeds, or any product or by-product containing the same.

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- E. The respondent's licensed practitioner(s) must complete the Board's Controlled Medication(s)/Abuse Potential Substance(s) form for controlled medication(s)/abuse potential substances, and submit it within ten (10) days of the date of the prescription directly to the Board office. The form must come from the provider to the Board office by mail. It may not pass through the respondent's hands; it may not be sent by facsimile.
 - F. The controlled medication/abuse potential substance form must contain a record of all health care providers treating the respondent along with the condition(s) being treated and prescription(s) ordered for listed condition(s).
 - G. The prescribing provider must acknowledge in writing and by documenting on the controlled medication form that said provider has knowledge of the respondent's dependency and/or use of controlled or abuse potential substances. The provider must identify the medication, dosage, and the date the medication was prescribed.
 - H. No medications from a prescription over six (6) months old should be taken without updated prescription verification. Using prescribed medication(s) over six (6) months old without an updated verification is grounds for further disciplinary action as stated in this order.
 - I. If prescription drugs are refilled, the Board must also have a letter from the prescribing practitioner attesting to the continued need for the medication(s) and the controlled medication/abuse potential substance form must be updated every six (6) months. The form is required to be re-submitted to the Board at that time.
 - Failure to follow these procedures when obtaining a prescription may be grounds for further disciplinary action as stated in this order.
8. Enroll in a Drug Screening Program:
- A. Within **ten (10) days** of the date of this order, the respondent shall register with a drug screening firm selected by the Board. Drug screens will begin immediately upon registration with the drug screening firm.
 - B. It is the responsibility of the respondent to ensure that he/she has properly registered with the drug screening firm selected by the Board.
 - C. The respondent shall submit to and pay for random drug and/or alcohol screens. The random testing shall be done at a minimum of once per month but may be required more frequently as requested by the Board. The Board may at any time request additional testing, including but not limited to, hair and/or blood samples.
 - D. Occurrence of any of the following conditions constitutes noncompliance with the Board order:

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1. failure to register with the selected firm within ten (10) days of the date of this order;
 2. a positive drug screen;
 3. failure to call the testing firm daily;
 4. failure to submit a specimen on the date selected for screening;
 5. refusal to furnish a specimen;
 6. submission of a specimen where the integrity has been compromised, as indicated by the presence of adulterants or submission of a sample that is below acceptable volume or temperature to be tested;
 7. Failure to follow requested procedure in obtaining a specimen.
- E. Drug screen results indicating an abnormal/dilute specimen or a result indicating a low specific gravity with low creatinine levels will be considered positive and non-compliant with Board Order and grounds for further disciplinary action as stated in this order.
- F. The respondent must listen to the entire message. Failing to listen to the entire message will be considered non-compliant with this order and grounds for further disciplinary action as stated in this order.
- G. Failure to properly fill out or maintain a proper chain of custody form in any way that is not accepted by the drug testing facility will be considered positive and non-compliant with the Board order and grounds for further disciplinary action as stated in this order.
- H. The respondent shall adhere to all guidelines set forth by the Board and the drug screening firm. The drug screening firm will report any/all violations of their guidelines, policies and procedures to the Board.
9. **Fines/Fees:**
- A. The respondent is hereby fined **\$500.00, payable by cashiers check or money order only**, for the violation detailed in the Conclusions of Law and payable **within 90 days** of the date of this order.
 - B. The respondent must pay any/all fines/fees owed to the Board, including a reinstatement fee, if/when applicable. Fines/fees are **payable by cashiers check or money order only**.
10. **Reinstatement Requirements:**
- A. All stipulations of the suspension must be successfully fulfilled prior to a request for reinstatement.
 - B. The respondent is to submit a written request for reinstatement to the Board office.

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- C. If a chemical and/or psychological assessment was stipulated before reinstatement can be considered, the mental health professional who conducted the original assessment must submit a letter to the Board office indicating that he/she feels the respondent can safely return to the practice of practical nursing and under what conditions (i.e., recommendations for ongoing treatment and a list of medications being prescribed). Furthermore, if the assessment included a treatment plan to be completed prior to reinstatement, evidence of compliance with this plan must also be submitted to the Board.

Upon favorable review of the reinstatement request, the license of the respondent may then be placed on probation for a minimum period of one (1) year with the following stipulations:

1. **License:**

- A. The license of the respondent will be stamped "PROBATION".

2. **Fines/Fees:**

- A. The respondent is to submit a \$500.00 annual probation monitoring fee, payable by cashiers check or money order only
- Due within three (3) months of receiving a probated license, and annually thereafter until the probation is satisfactorily completed.
 - Failure to pay this fee in the time allotted will result in the immediate suspension of the respondent's practical nursing license.

3. **Employment:**

- A. The respondent must provide a copy of the entire Board Order/Consent Order to include the Findings of Facts and Conclusions of Law immediately to any/all current employer(s) and at the time of application to any/all prospective employer(s).
- If the respondent is already employed as an LPN, then the current employer must submit the Letter of Hire to the Board office within ten (10) days of the date of the Board Order/Consent Order.
 - Upon obtaining new employment as an LPN, the respondent must have the prospective employer submit the Letter of Hire to the Board office within ten (10) days of the date of hire.
- B. All current and prospective employers must agree to monitor the respondent while on probation.
- C. Probation will run concurrent with employment as an LPN.
- D. The respondent must be employed a minimum of 80 hours per month.

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- E. The respondent shall notify the Board, in writing, within ten (10) days of any change in personal address, telephone number, or employment. Changes in employment include accepting a new job, as well as resignation, or termination.
 - F. The probationary period will not commence or progress until and unless the respondent is employed and delivering direct patient care as a licensed practical nurse.
 - G. Failure to maintain stable employment may be grounds for termination of probation.
 - H. The respondent must practice under the supervision of a nurse (RN or LPN whose license is unencumbered) or physician and must provide direct patient care as follows:
 - The respondent must be supervised on a regular and consistent basis by his/her assigned supervisor. The supervisor must observe and work closely enough with the respondent to be able to give an informed evaluation of the respondent. The employer must be willing to allow this supervision and provide opportunities for the same supervisor to evaluate the performance of the respondent.
 - It is the respondent's responsibility to ensure that his/her supervisor submits the evaluation reports quarterly.
 - 1. Reports are due on or before the 10th day of January, April, July and October of each year. (Note: these forms will be provided to the employer by the Board)
 - 2. Only the respondent's supervisor may complete the evaluations according to the observations made during the supervision.
 - I. The respondent is prohibited from working in temporary staffing, as an agency nurse, for a nursing pool and/or in the home health setting, or in any other similar setting including but not limited to working in a teaching capacity, as a travel nurse and /or on an "as needed" basis-PRN.
4. **Notify Board of Change of Address/Telephone Number/Employment:**
- A. The respondent shall notify the Board, in writing, within ten (10) days of any changes in personal address, telephone number or employment. Changes in employment include accepting a new job, as well as resignation, or termination.
5. **Select One Primary Pharmacy:**
- A. The respondent must notify the Board of the name, address, and telephone number of his/her selected pharmacy within ten (10) days of the date of the Board Order. If the respondent acquires a new pharmacy, written notification

must be received within **ten (10) days** of the first use. This is required regardless of whether the respondent is employed in nursing.

6. Abstain from Unauthorized Drug Use and Controlled/Abuse Potential Substances (including alcohol):

- A. The respondent must abstain at all times from the use of controlled or abuse potential substances, including alcohol, and illegal drugs as defined by law, except as prescribed by a licensed practitioner from whom he/she seeks medical attention.
- B. In the event the respondent obtains a prescription from a licensed practitioner for any controlled/abuse potential substance, the **respondent shall submit a copy of the prescription to the Board within 48 hours.** The prescription must be for a current condition. The respondent must not arbitrarily take medications prescribed for a past illness or take a prescription that is prescribed for another person. The respondent shall also have his/her prescribing provider notify the Board in writing within **ten (10) days** of the provider's issuance of the prescription. The Board at any time may request the practitioner to document the continued need for the prescribed medication(s).
- C. If the respondent obtains prescription(s) from more than one prescriber, he/she must inform each physician of any/all medication being prescribed. The prescriber(s) must submit a letter to the Board indicating that they are aware that the respondent is being medicated by other providers.
- D. The respondent, if enrolled in aftercare, must inform the aftercare counselor of any/all prescriptions, and the aftercare counselor must submit a letter to the Board within **ten (10) days** of the prescription date indicating that they are aware of any/all prescriptions.
 - **The respondent shall NOT consume hemp, poppy seeds, or any product or byproduct containing same.**
- E. The respondent's licensed practitioner(s) must complete the Board's **Controlled Medication/Abuse Potential Substance(s) Form** for controlled medication(s)/abuse potential substances, and submit it within **ten (10) days** of the date of the prescription **directly** to the Board office. The form must come from the provider to the Board office by mail. **It may not pass through the respondent's hands; it may not be sent by facsimile.**
- F. The controlled medication/abuse potential substance form must contain a record of all health care providers treating the respondent along with the condition(s) being treated and prescription(s) ordered for listed condition(s).
- G. The prescribing provider must acknowledge in writing and by documenting on the controlled medication form that said provider has knowledge of the

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respondent's dependency and/or use of controlled or abuse potential substances. The provider must identify the medication, dosage, and the date the medication was prescribed.

- H. No medications from a prescription over six (6) months old should be taken without updated prescription verification. Using prescribed medication(s) over six (6) months old without an updated verification is grounds for further disciplinary action as stated in this order.
- I. If prescription drugs are refilled, the Board must also have a letter from the prescribing practitioner attesting to the continued need for the medication(s) and the controlled medication/abuse potential substance form must be updated every six (6) months. The form is required to be re-submitted to the Board at that time.
 - **Failure to follow these procedures when obtaining a prescription may be grounds for further disciplinary action as stated in this order.**

7. Enroll in a Drug Screening Program:

- A. If the respondent is not already registered with a drug testing firm, the respondent shall within **ten (10) days** of the date of this order, register with a drug screening firm selected by the Board. Drug screens will begin immediately upon registration with the drug screening firm.
- B. It is the responsibility of the respondent to ensure that he/she has properly registered with the drug screening firm selected by the Board.
- C. The respondent shall submit to and pay for random drug and/or alcohol screens. The random testing shall be done at a minimum of once per month but may be required more frequently as requested by the Board. The Board may at any time request additional testing, including but not limited to, hair and/or blood samples.
- D. Occurrence of any of the following conditions constitutes noncompliance with the Board order:
 - Failure to register with the selected firm within **ten (10) days** of the date of this order;
 - A positive drug screen;
 - Failure to call the testing firm daily;
 - Failure to submit a specimen on the date selected for screening;
 - Refusal to furnish a specimen;
 - Submission of a specimen where the integrity has been compromised, as indicated by the presence of adulterants or submission of a sample that is below acceptable volume or temperature to be tested;

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- Failure to follow requested procedure in obtaining a specimen.
 - E. Drug screen results indicating an abnormal/dilute specimen or a result indicating a low specific gravity with low creatinine levels will be considered positive and non-compliant with Board Order and grounds for further disciplinary action as stated in this order.
 - F. The respondent must listen to the entire message. Failure to listen to the entire message will be considered non-compliant with this order and grounds for further disciplinary action as stated in this order.
 - G. Failure to properly fill out or maintain a proper chain of custody form in any way that is not accepted by the drug testing facility will be considered positive and non-compliant with the Board Order and grounds for further disciplinary action as stated in this order.
 - H. The respondent shall adhere to all guidelines set forth by the Board and the drug screening firm. The drug screening firm will report any/all violations of their guidelines, policies and procedures to the Board.
8. **Participate in any and all Treatment/Aftercare Programs as Prescribed:**
- A. If the respondent is not already enrolled and participating in a treatment/aftercare program, the respondent shall within **ten (10) days** of the date of this order, enroll and participate in Board approved treatments/aftercare programs as prescribed or recommended by the chemical addiction/mental health evaluator.
 - B. The respondent shall have the aftercare counselor submit to the Board office proof of the respondent's entry into an appropriate facility, inpatient program, outpatient program, halfway house, residential long-term treatment, and/or a combination thereof.
 - C. The respondent shall execute the release of information forms to allow the treatment facility/center/counselor/practitioner of record to communicate with and supply information to the Board.
 - D. The respondent must submit evidence of **continued compliance with treatment plan/counseling**, if applicable. Treatment/aftercare compliance must be maintained throughout the probation period.
 - E. The respondent shall cause the aftercare counselor to submit quarterly to the Board office progress reports indicating compliance with treatment recommendations. Reports are due on or before the 10th day of January, April, July and October of each year until treatment is deemed complete.
 - F. Upon completion of the treatment/aftercare program(s), the respondent shall also have the aftercare counselor provide the Board with documentation indicating the respondent's successful completion of the program.

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Violations

Furthermore, the respondent is hereby notified that failure to comply with any stipulations of this Order of the Board may result in any of the following:

- a. Immediate suspension of license;
- b. Indefinite suspension of license;
- c. Ineligibility for annual renewal of license;
- d. Additional fines/penalties up to \$500.00 per occurrence;
- e. Increased probationary period;
- f. Summary suspension; and
- g. Revocation

FAILURE TO COMPLY WITH ANY SECTION OF THIS ORDER RELATED TO DRUG SCREENS, TREATMENT PLANS, AND/OR REGARDING ABUSE POTENTIAL PRESCRIPTION AND/OR ILLEGAL DRUGS MAY RESULT IN SUSPENSION OF UP TO A FOUR (4) YEAR PERIOD WITHOUT A HEARING BEFORE THE BOARD. During the period of suspension, if related to substance abuse, appropriate consistent treatment must be obtained, and the respondent must show evidence of **two (2) consecutive years** of being drug/alcohol free immediately prior to the respondent's initiation of a reinstatement request. If during the **two (2) consecutive years** of sobriety the respondent relapses, the **two (2) consecutive years** of sobriety will re-start on the date of the relapse occurrence, provided that the respondent is in treatment.

Public Records

This Order is public record. All disciplinary actions of the Board will be reported to all required data banks and agencies as required by law.

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M Lynn Ansardi, RN

4/16/2013
Date

M. Lynn Ansardi, RN
Executive Director

Mailed this 16th day of April, 2013 by U.S. Postal Service, Regular and Certified Mail No. 7011
3500 0001 1842 9428 to:

Amy Zelle
139 Antonia Hill Road
Pollock, LA 71467