ORDER OF EMERGENCY LICENSE SUSPENSION
AND NOTICE OF HEARING

1. RSA 329 and New Hampshire Board of Medicine Administrative Rule 409.01 authorize the New Hampshire Board of Medicine ("Board") to suspend a license to practice medicine for no more than one hundred twenty (120) days pending completion of an adjudicatory proceeding, in cases involving imminent danger to life or health, prior to holding a hearing. RSA 329:18-b; Med 409.01. The Administrative Procedures Act requires agencies to commence an adjudicative proceeding not later than 10 days after the date of the emergency order suspending a license. RSA 541-A:30, III. Accordingly, the Board may commence a bifurcated proceeding. If so, the Board must hold a limited hearing ("first hearing") within 10 working days to determine whether there is "imminent danger to life or health" or whether "the public health, safety or welfare requires" that the licensee’s license remain suspended for the duration of the adjudicative proceeding. RSA 329:18-b; RSA 541-A:30, III. The first hearing satisfies the requirements of RSA 329:18-b and a suspension may be ordered until the conclusion of the investigation and adjudicatory proceeding, even if such exceeds 120 days. RSA 329:18-b. If the Board does not commence the first hearing within 10 days, the suspension order shall be automatically vacated. RSA 541-A:30, III. The Board may not continue the first hearing without the consent of the licensee to the continuation of the suspension pending issuance of the Board’s final decision. RSA 329:18-b and Med 409.01.

2. Stephen V. Friedman, MD, ("Respondent") holds an active license, No. 15531, issued on February 1, 2012, to practice medicine in the State of New Hampshire.
3. The Board has received information indicating that the continued practice of medicine by Respondent poses an imminent threat to life, safety and/or health, which warrants the temporary suspension of Respondent’s license to practice medicine pending a hearing on whether permanent and/or temporary disciplinary sanctions should be imposed. An investigation was conducted and a Report of Investigation was provided to the Board.

4. In support of this Order of Emergency License Suspension and Notice of Hearing, the Board alleges the following facts:

A. The Massachusetts Board of Registration in Medicine issued a Statement of Allegations dated August 5, 2011, notifying Respondent that the Massachusetts Board was investigating his conduct. The Statement of Allegations ordered Respondent to respond.

B. On September 2, 2011, Respondent signed a document titled Stipulation that included the following findings of fact (among others) regarding an incident that occurred on October 11, 2007 while Respondent was intubating a patient at North Shore Medical Center (NSMC):

   i. “The Respondent placed the unlabeled syringe containing 5 ml of Fentanyl in his shirt pocket.”

   ii. “The Respondent completed the intubation without administering the 5 ml of Fentanyl to the patient.”

   iii. “The Respondent told the NSMC nurse that he had given the Fentanyl to the Patient.”

   iv. “There was no documentation in the patient’s chart to indicate that the Fentanyl was administered to the patient.”
v. "The NSMC nursing staff who were present at the patient's bedside did not administer, nor did they observe the Respondent administer, the Fentanyl to the patient."

vi. "Later that same evening, a syringe was found by two NSMC physicians in the NSMC physician's workroom in a file cabinet drawer next to the work station that the Respondent was using earlier that evening."

vii. "The substance in the syringe was analyzed and the liquid was determined to be Fentanyl."

C. Thirteen days after signing the Stipulation, Respondent submitted an application dated September 15, 2011, seeking a license from the Board to practice medicine in New Hampshire.

D. Question 12 of the application asks whether there are any pending investigations (or within the prior ten years) by a governmental authority. Respondent answered, "No."

E. Question 11 of the application asks whether Respondent has "ever had staff privileges, employment or appointment in a hospital or other health care institution denied, limited, suspended or revoked." Respondent answered, "No" despite having been terminated from NSMC on or about October 26, 2007.

F. Respondent was ultimately reprimanded by the Massachusetts Board for failing to properly dispose of a syringe containing Fentanyl. The Massachusetts Final Decision and Order is dated January 18, 2012.
G. The Massachusetts Final Decision and Order requires Respondent to notify any out-of-state licensing board “with which he becomes associated in the year following the date of the imposition of this Order.”

H. Respondent was granted a license by the New Hampshire Board that became effective February 1, 2012.

I. Respondent did not notify the Board about the Massachusetts Final Decision and Order.

J. In his application for New Hampshire licensure, Respondent represented that he was employed at NSMC until December 2007, though he had been terminated on or about October 26, 2007.

5. Based upon the above information, the Board finds that the case involves imminent danger to life and/or health. Further, the Board believes there is a reasonable basis for both immediately suspending Respondent’s license on a temporary basis, and for commencing an expedited disciplinary proceeding against Respondent pursuant to RSA 329:18-b, 541-A:30, III, and Med 409.01.

6. The purpose of this proceeding will be to determine whether Respondent has engaged in professional misconduct contrary to RSA 329:17, VI and/or RSA 329:18-b, which warrants the continued imposition of a temporary license suspension, the imposition of permanent disciplinary sanctions, or both. The specific issues to be determined in this proceeding are:

A. Whether, on or about October 11, 2007, Respondent committed professional misconduct by telling a NSMC nurse that he had administered Fentanyl to a patient when in fact he had not administered the Fentanyl and instead placed the syringe containing Fentanyl into his pocket, constituting professional misconduct under RSA 329:17, VI(d); and/or
B. Whether, on or about September 15, 2011, Respondent committed professional misconduct as provided by RSA 329:17, VI(a) by knowingly providing false information when he answered “No” to Question 11 on the Addendum to Application submitted with his application for New Hampshire licensure; and/or

C. Whether, on or about September 15, 2011, Respondent committed professional misconduct as provided by RSA 329:17, VI(a) by knowingly providing false information when he answered “No” to Question 12 on the Addendum to Application submitted with his application for New Hampshire licensure; and/or

D. Whether, on or about September 15, 2011, Respondent committed professional misconduct as provided by RSA 329:17, VI(a) by knowingly providing false information in his application for New Hampshire licensure when he represented that he had been employed at NSMC until December 2012; and/or

E. Whether Respondent’s failure to notify the Board of the Massachusetts Final Decision and Order constitutes professional misconduct under Med 403.03 and RSA 329:17, VI(i); and

F. If any of the above allegations are proven, whether and to what extent, Respondent should be subjected to one or more of the disciplinary sanctions authorized by RSA 329:17, VII.

7. While RSA 329:18-a requires that the Board furnish Respondent at least 15 days' notice of allegations of professional misconduct and the date, time and place of an adjudicatory hearing, RSA 541-A:30, III and Med 409.01 require the Board to commence an adjudicatory hearing within ten (10) days after the date of an immediate, temporary license suspension order.

8. The Board intends to complete this adjudicative proceeding within the one hundred twenty (120) day time period provided by RSA 329:18-b and Med 409.01. Accordingly, neither the
date of the initial evidentiary hearing nor the date for concluding this proceeding shall be postponed or extended unless Respondent agrees to continue the suspension period pending issuance of the Board’s final decision in this matter. See RSA 329:18-b, 541-A:30, III, and Med 409.01.

THEREFORE, IT IS ORDERED that Respondent’s New Hampshire license to practice medicine is immediately suspended until further order of the Board; and,

IT IS FURTHER ORDERED that an adjudicatory proceeding be commenced for the purpose of resolving the issues articulated above pursuant to RSA 329:17; 329:18-a; 329:18-b; 541-A:30, III; and Med 409.01. To the extent that this order or the Board’s rules do not address an issue of procedure, the Board shall apply the New Hampshire Department of Justice Rules, Part 800; and,

IT IS FURTHER ORDERED that Stephen V. Friedman, MD, shall appear before the Board on Wednesday, September 5, 2012 at 1:00 p.m., at the Board’s office located at 2 Industrial Park Drive, Concord, N.H., to participate in an adjudicatory hearing and, if deemed appropriate, be subject to sanctions pursuant to RSA 329:17, VII; and,

IT IS FURTHER ORDERED that if Respondent elects to be represented by counsel, at Respondent’s own expense, said counsel shall file a notice of appearance at the earliest date possible; and,

IT IS FURTHER ORDERED that Respondent’s failure to appear at the time and place specified above may result in the hearing being held in absentia, or the imposition of disciplinary sanctions without further notice or an opportunity to be heard, or both; and,

IT IS FURTHER ORDERED that Jason D. Reimers, Esq., N.H. Department of Justice, 33 Capitol Street, Concord, N.H. 03301 is appointed to act as Hearing Counsel in this matter with all the authority within the scope of RSA Chapter 329 to represent the public interest. Hearing Counsel shall have the status of a party to this proceeding; and,
IT IS FURTHER ORDERED that Edmund J. Waters, Jr., Board Member, or any other person whom the Board may designate, shall act as presiding officer in this proceeding; and,

IT IS FURTHER ORDERED that any proposed exhibits, motions or other documents intended to become part of the record in this proceeding, be filed by the proponent with the Board, in the form of an original and eleven (11) copies, and with an additional copy mailed to any party to the proceeding, and to Elyse S. Alkalay, Esq., Counsel to the Board, N.H. Department of Justice, 33 Capitol Street, Concord, New Hampshire 03301. All responses or objections to such motions or other documents are to be filed in similar fashion within ten (10) days of receipt of such motion or other document unless otherwise ordered by the Board; and,

IT IS FURTHER ORDERED that a witness and exhibit list and any proposed exhibits, pre-marked for identification only, shall be filed with the Board no later than three (3) days before the date of the hearing. Respondent shall pre-mark his exhibits with capital letters, and Hearing Counsel shall pre-mark his exhibits with Arabic numerals; and,

IT IS FURTHER ORDERED that unless good cause exists, all motions shall be filed at least three (3) days before the date of any hearing, conference, event or deadline which would be affected by the requested relief, except any motion seeking to postpone a hearing or conference, which shall be filed at least ten (10) days before the hearing or conference in question; and,

IT IS FURTHER ORDERED that the entirety of all oral proceedings be recorded verbatim by the Board. Upon the request of any party made at least ten (10) days prior to the proceeding or conference or upon the Board’s own initiative, a shorthand court reporter shall be provided at the hearing or conference and such record shall be transcribed by the Board if the requesting party or agency shall pay all reasonable costs for such transcription; and,
IT IS FURTHER ORDERED that all documents shall be filed with the Board by mailing or delivering them to Penny Taylor, Administrator, N.H. Board of Medicine, 2 Industrial Park Drive, Suite 8, Concord, New Hampshire 03301; and

IT IS FURTHER ORDERED that routine procedural inquiries may be made by contacting Penny Taylor, Administrator, N.H. Board of Medicine, at (603) 271-1204, but that all other communications with the Board shall be in writing and filed as provided above. Ex parte communications are forbidden by statute and the Board's regulations; and,

IT IS FURTHER ORDERED that a copy of this Notice of Hearing shall be served upon Respondent by certified mail addressed to the office address he supplied to the Board in his latest renewal application. See RSA 329:18, VI, Med. 409.01(c) and RSA 329:16(f). A copy shall also be delivered to Hearing Counsel.

BY ORDER OF THE BOARD

Dated: August 28, 2012

Penny Taylor, Administrator
Authorized Representative of the
New Hampshire Board of Medicine

\*Robert P. Cervenka, M.D., Board Member, recused. Gail Barba, Public Member, Michael Barr, M.D., Board Member and John H. Wheeler, D.O., Board Member, did not participate.