

1 Respondent's license is reactivated upon payment of the renewal fee. Respondent is
2 placed on Probation for **five years** with the following terms and conditions:

3 1. Respondent shall promptly enroll in and participate in the Board's PHP
4 monitoring service which is administered by Greenberg and Sucher, P.C. ("Contractor").

5 2. Respondent shall attend the PHP Contractor's relapse prevention group
6 therapy sessions one time per week for the duration of this Order, unless excused by the
7 relapse prevention group facilitator for good cause. Individual relapse therapy may be
8 substituted for one or more of the group therapy sessions, if the PHP Contractor pre-
9 approves substitution. The relapse prevention group facilitators or individual relapse
10 prevention therapist shall submit monthly reports to the PHP Contractor regarding
11 attendance and progress.

12 3. If applicable, Respondent shall attend ninety 12-step meetings or other self-
13 help group meetings appropriate for substance abuse and approved by the PHP
14 Contractor, for a period of ninety days. Upon completion of the ninety meetings in ninety
15 days, Respondent shall participate in a 12-step recovery program or other self-help
16 program appropriate for substance abuse as recommended by the PHP Contractor.
17 Respondent shall attend a minimum of three 12-step or other self-help program meetings
18 per week. Two meetings per month must be Caduceus meetings. Respondent must
19 maintain a log of all self-help meetings.

20 4. Respondent shall promptly obtain a primary care physician and shall submit
21 the name of the physician to the PHP Contractor in writing for approval. The approved
22 primary care physician ("PCP") shall be in charge of providing and coordinating
23 Respondent's medical care and treatment. Except in an *Emergency*, Respondent shall
24 obtain medical care and treatment only from the PCP and from health care providers to
25 whom the PCP refers Respondent. Respondent shall promptly provide a copy of this

1 Order to the PCP. Respondent shall also inform all other health care providers who
2 provide medical care or treatment that Respondent is participating in the PHP.
3 "*Emergency*" means a serious accident or sudden illness that, if not treated immediately,
4 may result in a long-term medical problem or loss of life.

5 5. All prescriptions for controlled substances shall be approved by the PHP
6 Contractor prior to being filled except in an *Emergency*. Controlled substances prescribed
7 and filled in an emergency shall be reported to the PHP Contractor within 48 hours.
8 Respondent shall take no *Medication* unless the PCP or other health care provider to
9 whom the PCP refers Respondent prescribes and the PHP Contractor approves the
10 *Medication*. Respondent shall not self-prescribe any *Medication*. "*Medication*" means a
11 prescription-only drug, controlled substance, and over-the counter preparation, other than
12 plain aspirin, plain ibuprofen, and plain acetaminophen.

13 6. Respondent shall not consume alcohol, any food, or other substance
14 containing poppy seeds or alcohol.

15 7. Respondent shall continue the use of Vivitrol as medically appropriate for a
16 period of time to be determined by the PHP Contractor in consultation with Respondent's
17 PCP.

18 8. Respondent shall provide the PHP Contractor in writing with one telephone
19 number that shall be used to contact Respondent on a 24 hour per day/seven day per
20 week basis to submit to biological fluid, hair, and/or nail collection. For the purposes of this
21 section, telephonic notice shall be deemed given at the time a message to appear is left at
22 the contact telephone number provided by Respondent. Respondent authorizes any
23 person or organization conducting tests on the collected samples to provide testing results
24 to the PHP Contractor. Respondent shall comply with all requirements for biological fluid,
25 hair, and/or nail collection.

1 9. Respondent shall provide the PHP Contractor with written notice of any
2 plans to travel out of state or any time Respondent will be unavailable to be contacted at
3 the telephone number provided pursuant to paragraph eight.

4 10. Respondent shall pay for all costs, including PHP Contractor costs
5 associated with participating in the PHP at the time service is rendered, or within 30 days
6 of each invoice sent to the Respondent. An initial deposit of two months monitoring fees is
7 due upon entering the program. Failure to pay either the initial monitoring deposit or
8 monthly fees 60 days after invoicing will be reported to the Board by the contractor and
9 may result in disciplinary action up to and including revocation.

10 11. Respondent shall appear in person before the PHP Contractor for interviews
11 upon request, upon reasonable notice.

12 12. Respondent provides full consent for the PHP Contractor to discuss the
13 Respondent's case with the Relapse Prevention Group facilitator, case managers, PCP,
14 and all health care providers to ensure compliance with the PHP.

15 13 Respondent shall immediately notify the PHP Contractor in writing of any
16 change in office or home addresses and telephone numbers.

17 14. In the event of chemical dependency relapse by Respondent or
18 Respondent's use of drugs or alcohol in violation of the Order, Respondent's license shall
19 be **summarily suspended pending a hearing for revocation**. In the alternative,
20 Respondent may **SURRENDER HER LICENSE** if she agrees in writing to being impaired
21 by alcohol or drug abuse. A.R.S. § 32-1452(G).

22 15. Respondent shall immediately provide a copy of this Order to all current and
23 future employers and all hospitals and free standing surgery centers where Respondent
24 currently has or in the future gains employment or privileges. Within 30 days of the date of
25 this Order, Respondent shall provide the PHP Contractor with a signed statement of

1 compliance with this notification requirement. Respondent is further required to notify, in
2 writing, all employers, hospitals and free standing surgery centers where Respondent
3 currently has or in the future gains employment or privileges, of a chemical dependency
4 relapse.,

5 16. In the event Respondent resides or practices as a physician in a state other
6 than Arizona, Respondent shall participate in the rehabilitation program sponsored by that
7 state's medical licensing authority or medical society. Respondent shall cause the
8 monitoring state's program to provide written quarterly reports to the PHP Contractor
9 regarding Respondent's attendance, participation, and monitoring. The monitoring state's
10 program and Respondent shall immediately notify the PHP Contractor if Respondent is
11 non-compliant with any aspect of the monitoring requirements or is required to undergo
12 any additional treatment.

13 17. After two years, Respondent may submit a written request to the Board for
14 release from the terms of this Order. Respondent's request for release will be placed on
15 the next pending Board agenda, provided a complete submission is received by Board
16 staff no less than 14 days prior to the Board meeting. Respondent's request for release
17 must provide the Board with evidence establishing that she has successfully satisfied all of
18 the terms and conditions of this Order, including correspondence from the PHP stating that
19 Respondent is safe to practice without additional monitoring. The Board has the sole
20 discretion to determine whether all of the terms and conditions of this Order have been
21 met or whether to take any other action that is consistent with its statutory and regulatory
22 authority.

23 18. The Board retains jurisdiction and may initiate new action based upon any
24 violation of this Order.

25

1 DATED AND EFFECTIVE this 16th day of September, 2016.

2 ARIZONA MEDICAL BOARD

3
4 By Patricia E. McSorley

5 Patricia E. McSorley
6 Executive Director

7 **CONSENT TO ENTRY OF ORDER**

8 1. Respondent has read and understands this Consent Agreement and the
9 stipulated Findings of Fact, Conclusions of Law and Order ("Order"). Respondent
10 acknowledges she has the right to consult with legal counsel regarding this matter.

11 2. Respondent acknowledges and agrees that this Order is entered into freely
12 and voluntarily and that no promise was made or coercion used to induce such entry.

13 3. By consenting to this Order, Respondent voluntarily relinquishes any rights
14 to a hearing or judicial review in state or federal court on the matters alleged, or to
15 challenge this Order in its entirety as issued by the Board, and waives any other cause of
16 action related thereto or arising from said Order.

17 4. The Order is not effective until approved by the Board and signed by its
18 Executive Director.

19 5. All admissions made by Respondent are solely for final disposition of this
20 matter and any subsequent related administrative proceedings or civil litigation involving
21 the Board and Respondent. Therefore, said admissions by Respondent are not intended
22 or made for any other use, such as in the context of another state or federal government
23 regulatory agency proceeding, civil or criminal court proceeding, in the State of Arizona or
24 any other state or federal court.

1 6. Upon signing this agreement, and returning this document (or a copy
2 thereof) to the Board's Executive Director, Respondent may not revoke the consent to the
3 entry of the Order. Respondent may not make any modifications to the document. Any
4 modifications to this original document are ineffective and void unless mutually approved
5 by the parties.

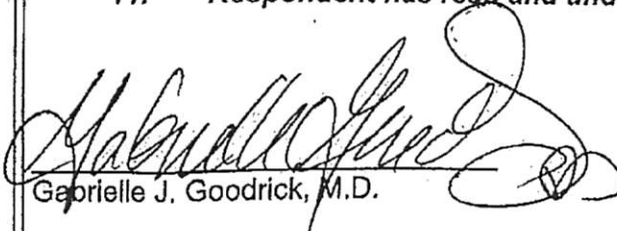
6 7. This Order is a public record that will be publicly disseminated as a formal
7 disciplinary action of the Board and will be reported to the National Practitioner's Data
8 Bank and on the Board's web site as a disciplinary action.

9 8. If any part of the Order is later declared void or otherwise unenforceable, the
10 remainder of the Order in its entirety shall remain in force and effect.

11 9. If the Board does not adopt this Order, Respondent will not assert as a
12 defense that the Board's consideration of the Order constitutes bias, prejudice,
13 prejudgment or other similar defense.

14 10. Any violation of this Order constitutes unprofessional conduct and may result
15 in disciplinary action. A.R.S. § § 32-1401(27)(r) ("[v]iolating a formal order, probation,
16 consent agreement or stipulation issued or entered into by the board or its executive
17 director under this chapter") and 32-1451.

18 **11. Respondent has read and understands the conditions of probation.**

19
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21 
22 Gabrielle J. Goodrick, M.D.

DATED: 9-7-16

23 EXECUTED COPY of the foregoing mailed
24 this 16 day of Sept, 2016 to:

25 Gabrielle J. Goodrick, M.D.
ADDRESS OF RECORD

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Stephen W. Myers, Esq.
ADDRESS OF RECORD

ORIGINAL of the foregoing filed
this 16th day of Sept, 2016 with:

Arizona Medical Board
9545 E. Doubletree Ranch Road
Scottsdale, AZ 85258

Mary Bobey
Arizona Medical Board Staff