WISCONSIN DEPARTMENT OF SAFETY AND PROFESSIONAL SERVICES



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STATE OF WISCONSIN BEFORE THE BOARD OF NURSING

IN THE MATTER OF

RENEWAL APPLICATION FOR A

REGISTERED NURSE CREDENTIAL

ORDER GRANTING

LIMITED LICENSE

RYAN FISH, R.N., APPLICANT.

ORDER 0008188

The parties to this action for the purpose of Wis. Stat. § 227.53 are:

Ryan Fish Tomah, WI 54660

Wisconsin Board of Nursing Department of Safety and Professional Services 4822 Madison Yards Way P.O. Box 8935 Madison, WI 53708-8935

The parties in this matter agree to the terms and conditions of the attached Stipulation as the resolution of this application. The Wisconsin Board of Nursing (Board) adopts the attached Stipulation and makes the following Findings of Fact, Conclusions of Law, and Order.

FINDINGS OF FACT

- 1. On or about February 10, 2022, Ryan Fish (Applicant) filed an application to renew Wisconsin Registered Nurse license (#174482-30). Applicant's Registered License was initially granted on August 4, 2010, and has been timely renewed to present.
- 2. Information received in the renewal application process reflects that Applicant has the following violation and convictions:
 - A. On or about August 2, 2004, Applicant was convicted of Operating While Intoxicated (OWI) 1st Offense, an ordinance violation.
 - B. On or about April 23, 2009, Applicant was convicted of OWI 2nd, a misdemeanor conviction.
 - C. On or about June 4, 2014, Applicant was convicted of OWI 3rd, a misdemeanor conviction.

- D. On or about January 5, 2018, Applicant was convicted of OWI 4th, a felony conviction.
- 3. On or about July 31, 2018, the Board issued Order 5825, a two (2) year impairment order (Order 5828).
- 4. On or about August 13, 2019, the Board granted Applicant's request for a reduction in drug and alcohol screens.
- 5. On or about September 8, 2020, the Board returned Applicant's Wisconsin Registered Nurse license (#174482-30) to full, unrestricted status.
- 6. Information received in the renewal application process reflects that Applicant has the following pending charge from an arrest that occurred on or about June 1, 2021:
 - A. Monroe County Case Number 2021CF000382, OWI 5th, a felony.
 - i. Officers observed Applicant flail his arms with his head dropping from side to side in a parked running truck. Officers approached the truck and observed Applicant slumped over and sleeping. Applicant had difficulty operating window controls and there was an open intoxicant in the center console. Applicant had slurred speech, stumbled, and needed to lean against the vehicle to hold himself up. Applicant told officers he drove from Platteville to Sparta, where officers found him. Applicant failed the Standard Field Sobriety Tests and was arrested for OWI 5th.
 - ii. On October 29, 2021, Applicant entered a no contest plea to the OWI 5th. Applicant agreed to one (1) year of incarceration, which he is currently serving via house arrest, followed by Extended Supervision for two (2) years. Applicant agreed to have his driver's license revoked for thirty-six (36) months, have an Ignition Interlock Device for thirty-six (36) months, complete an Alcohol and Other Drug Abuse (AODA) assessment, driver's safety plan, counseling, and pay a fine. Sentencing was withheld until October 20, 2022.
 - iii. Pursuant to his plea agreement, Applicant entered into OWI Treatment Court.
 - a. To be eligible for Monroe County's OWI Treatment Court, Applicant met the following eligibility criteria:
 - i. Three (3) or more OWIs
 - ii. Monroe County resident
 - iii. Adult (Age eighteen (18) or older)
 - iv. No violent felony or weapons offenses on record

- v. Finding of high risk for re-offense/high need for treatment on assessment
- vi. Meets DSM-5 criteria for a diagnosable substance use disorder
- 7. Applicant completed an AODA assessment on September 29, 2021, which found alcohol dependency and recommended twelve (12) months outpatient treatment, abstinence, and random Urinary Analyses.
- 8. Applicant has obtained outpatient treatment at the Tomah Veteran's Clinic. The VA diagnosed Applicant with post-traumatic stress disorder and alcohol use disorder, severe. Applicant receives weekly individual psychotherapy for these conditions and is subject to random urine screens.
- 9. In resolution of the matter, Applicant consents to the entry of the following Conclusions of Law and Order.

CONCLUSIONS OF LAW

- 1. The Board has jurisdiction to act in this matter pursuant to Wis. Stat. § 441.07 and is authorized to enter the attached Stipulation pursuant to Wis. Stat. §§ 15.08(5)(c) and 227.44(5).
- 2. Pursuant to Wis. Stat. § 441.07(1g)(b), the Board may deny an initial license or revoke, limit, suspend, or deny the renewal of a license of a registered nurse for one or more violations of this subchapter or any rule adopted by the Board under the authority of this subchapter.
- 3. Pursuant to Wis. Stat. § 441.07(1g)(c), the Board may deny an initial license or revoke, limit, suspend, or deny the renewal of a license due to acts which show the registered nurse, nurse-midwife or licensed practical nurse to be unfit or incompetent by reason of negligence, abuse of alcohol or other drugs or mental incompetency.
- 4. Pursuant to Wis. Stat. §§ 441.07(1g)(d), the Board may deny an initial license or revoke, limit, suspend, or deny the renewal of a license of a registered nurse for misconduct or unprofessional conduct.
- 5. The Board may deny or limit an application for licensure if Applicant is unable to practice safely by reason of alcohol or other substance use pursuant to Wis. Admin. Code § N 7.03(6)(f).
- 6. Pursuant to Wis. Admin. Code § N 7.03(6)(g), a Registered Nurse may be denied for unprofessional conduct or acts which show the nurse to be unfit or incompetent by reason of psychological or mental disorder.
- 7. By the conduct described in the Findings of Fact, Applicant violated Wis. Stat. § 441.07(1g)(b), (c), and (d), by committing acts which show Applicant to be unfit or incompetent

by reason of abuse of alcohol or other drugs; and Applicant is unable to practice safely by reason of alcohol or other substance abuse.

- 8. By the conduct described in the Findings of Fact, Applicant violated Wis. Stat. §§ 441.07(1g)(b) and (d), and Wis. Admin. Code § N 7.03(6)(g), by committing acts which show Applicant to be unfit or incompetent by reason of psychological or mental disorder.
- 9. Pursuant to Wis. Stat. § 440.08(4), the Board may also deny a renewal if it is necessary to protect the public health, safety, or welfare.
- 10. By the conduct described in the Findings of Fact, limitations on Applicant's license are necessary to protect the public health, safety, or welfare, pursuant to Wis. Stat. § 440.08(4).
- 11. As a result of the above conduct, Applicant is subject to limitations on his license pursuant to Wis. Stat. §§ 440.08(4), 441.07(1g)(b), (c), and (d), and Wis. Admin. Code §§ N 7.03(6)(f) and (g).

ORDER

NOW, THEREFORE, IT IS ORDERED that RYAN FISH'S application for a REGISTERED NURSE LICENSE is GRANTED subject to the following LIMITATIONS, TERMS AND CONDITIONS:

<u>CONDITIONS AND LIMITATIONS</u>

Practice Limitations

- A.1. Applicant shall provide a copy of this Order, all previous Orders and any future Order to his employer's human resources department and direct supervisor at all settings where Applicant works as a Registered Nurse or care giver or provides health care, currently or in the future, during the duration of the limited license. Applicant shall provide the Department and Safety and Professional Services Monitor (Department Monitor) with written acknowledgment from each nursing employer that a copy of this Order has been received. Such acknowledgment shall be provided to the Department Monitor within fourteen (14) days of beginning new employment and/or within fourteen (14) days of the date of this Order for employment current as of the date of this Order.
- A.2. It is Applicant's responsibility to arrange for written reports from his direct supervisor to be provided to the Department Monitor on a quarterly basis. These reports shall assess Applicant's work performance, attendance and include the number of hours of active nursing practice worked during that quarter.
- A.3. Applicant shall **not** work in a home health care, hospice, pool nursing, assisted living, agency-setting, in a skilled nursing facility, or as a nurse in a correctional setting.

- A.4. Applicant shall practice only in a work setting pre-approved by the Board or its designee and only under the direct supervision of a licensed nurse or other licensed health care professional approved by the Board or its designee.
- A.5. Applicant <u>may</u> work as provider in a setting in which Applicant has access to controlled substances. If Treater subsequently recommends restrictions on such access, the Board or its designee may impose such restrictions.
- A.6. Applicant shall report to the Department Monitor any change of employment status, residence, address or telephone number within five (5) days of the date of a change. This report shall be provided in addition to formal change of address notification pursuant to Wis. Stat. § 440.11.

Treatment Required

- A.8. Within thirty (30) days of the date of this Order, Applicant shall enter into, and shall continue, drug and alcohol treatment with a treater acceptable to the Board or its designee (Treater). Applicant shall participate in, cooperate with, and follow all treatment recommended by Treater.
- A.9. Applicant shall immediately provide Treater with a copy of this Order and all other subsequent orders.
- A.10. Treater shall be responsible for coordinating Applicant's rehabilitation and treatment program as required under the term of this Order, and shall immediately report any relapse, violation of any of the terms and conditions of this Order, and any suspected unprofessional conduct, to the Department Monitor. If Treater is unable or unwilling to serve as Treater, Applicant shall immediately seek approval of a successor Treater by the Board or its designee.
- A.11. The rehabilitation program shall include individual and/or group therapy sessions at a frequency to be determined by Treater. Therapy may end only upon a determination by the Board or its designee after receiving a petition for modification as required by B.5., below.
- A.12. Treater shall submit formal written reports to the Department Monitor on a quarterly basis, as directed by the Department Monitor. These reports shall assess Applicant's progress in the drug and alcohol treatment program. Treater shall report immediately to the Department Monitor any violation or suspected violation of this Order.

Releases

A.13. Applicant shall provide and keep on file with Treater, all treatment facilities and personnel, laboratories and collections sites, current releases complying with state and federal laws. The releases shall allow the Board, its designee, and any employee of the Department to:

- a. obtain all urine, blood and hair specimen screen results and patient health care and treatment records and reports, and
- b. discuss the progress of Applicant's treatment and rehabilitation. Copies of these releases shall immediately be filed with the Department Monitor.

AA/NA Meetings

A.14. Applicant shall attend Narcotics Anonymous and/or Alcoholics Anonymous meetings or a Board-approved equivalent program for recovering professionals, at the frequency recommended by Treater, but no less that twice per week. Attendance of Applicant at such meetings shall be verified and reported quarterly to Treater and the Department Monitor.

Sobriety

- A.15. Applicant shall abstain from all personal use of alcohol.
- A.16. Applicant shall abstain from all personal use of controlled substances as defined in Wis. Stat. § 961.01(4), except when prescribed, dispensed or administered by a practitioner for a legitimate medical condition. Applicant shall disclose Applicant's drug and alcohol history and the existence and nature of this Order to the practitioner prior to the practitioner prescribing the controlled substance. Applicant shall, at the time the controlled substance is prescribed, immediately sign a release in compliance with state and federal laws authorizing the practitioner to discuss Applicant's treatment with, and provide copies of treatment records to, Treater and the Board or its designee. Copies of these releases shall immediately be filed with the Department Monitor. Applicant shall disclose the name and address of such practitioner to the Department Monitor within five (5) business days of receipt of a prescription for controlled substances.
- A.17. Applicant shall provide the Department Monitor with a list of over-the-counter medications and drugs that he may take from time to time. Applicant shall abstain from all use of over-the-counter medications or other substances (including but not limited to natural substances such as poppy seeds or any products containing alcohol) which may mask consumption of controlled substances or of alcohol, create false positive screening results, or otherwise interfere with Applicant's test results, treatment or rehabilitation, unless ordered by a physician and approved by Treater, in which case the drug must be reported as described in paragraph A.18. It is Applicant's responsibility to educate himself about the medications and substances which may violate this paragraph, and to avoid those medications and substances.
- A.18. Applicant shall report to the Department Monitor all prescription medications and drugs taken by Applicant. Reports must be received within twenty-four (24) hours of administration, fill, or refill of the medication(s) or drug(s), and shall identify the person(s) who prescribed, dispensed, administered, or ordered said medication(s) or drug(s). Each time the prescription is filled or refilled, Applicant shall immediately arrange for the prescriber or pharmacy to fax and mail copies of all prescriptions to the Department Monitor.

Drug and Alcohol Screens

- A.19. Within 30 days of the date of this Order, Applicant shall enroll and begin participation in a drug and alcohol monitoring program which is approved by the Department Monitor (Approved Program).
- A.20. At the time Applicant enrolls in the Approved Program, Applicant shall review all the rules and procedures made available by the Approved Program. Failure to comply with all requirements for participation in drug and alcohol monitoring established by the Approved Program is a substantial violation of this Order. The requirements shall include:
 - a. contact with the Approved Program as directed on a daily basis, including vacations, weekends and holidays, and
 - b. production of a urine, blood, sweat, fingernail, hair, saliva or other specimen at a collection site designated by the Approved Program within five (5) hours of notification of a test.
- A.21. The Approved Program shall require the testing of specimens at a frequency of not less than forty-nine (49) times per year (one (1) of which may be a hair test at the Board's discretion), for at least the first year of the Order. Thereafter the Board may adjust the frequency of testing on its own initiative at any time, and/or the Applicant may petition for a modification of the frequency per paragraph B.5. below.
- A.22. If any urine, blood, sweat, fingernail, hair, saliva or other specimen is positive or suspected positive for any controlled substances or alcohol, Applicant shall promptly submit to additional tests or examinations as the Board or its designee shall determine to be appropriate to clarify or confirm the positive or suspected positive test results.
- A.23. In addition to any requirement of the Approved Program, the Board or its designee may require Applicant to do any or all of the following:
 - a. submit additional urine specimens;
 - b. submit blood, hair or breath specimens;
 - c. furnish any specimen in a directly witnessed manner.
- A.24. All confirmed positive test results shall be presumed to be valid. Applicant must prove by a preponderance of the evidence an error in collection, testing, fault in the chain of custody or other valid defense.
- A.25. The Approved Program shall submit information and reports to the Department Monitor as directed.

OWI Treatment Court

- A.26. Applicant shall comply with all of the terms and conditions of his negotiated plea in Monroe County Case number 2021CF000382 (OWI 5th) including OWI Treatment Court. Any violations or failure to comply with the requirements of Applicant's sentence or OWI Treatment Court must be reported to the Board within forty-eight (48) hours of the violation
- A.27. The Board may consider whether Applicant's OWI Treatment Court participation and requirements may satisfy any of the terms of this Order.

MISCELLANEOUS

Department Monitor

B.1. Any requests, petitions, reports and other information required by this Order shall be mailed, e-mailed, faxed or delivered to:

Department Monitor
Division of Legal Services and Compliance
Department of Safety and Professional Services
P.O. Box 7190, Madison, WI 53707-7190
Telephone (608) 267-3817; Fax (608) 266-2264
DSPSMonitoring@wisconsin.gov

You may also submit this information online via DSPS' Monitoring Case management System, here: https://dspsmonitoring.wi.gov

Required Reporting by Applicant

- B.2. Applicant is responsible for compliance with all the terms and conditions of this Order, including the timely submission of reports by others. Applicant shall promptly notify the Department Monitor of any failures of the Treater, treatment facility, Approved Program or collection sites to conform to the terms and conditions of this Order. Applicant shall promptly notify the Department Monitor of any violations of any of the terms and conditions of this Order by Applicant.
- B.3. Applicant shall submit self-reports to the Department Monitor on a quarterly basis, as directed by the Department Monitor. The reports shall include a summary of Respondent's compliance with the terms and conditions of the Order in the previous quarter, Applicant's current address, and home telephone number.

Change of Treater or Approved Program by Board

B.4. If the Board or its designee determines the Treater or Approved Program has performed inadequately or has failed to satisfy the terms and conditions of this Order, the Board

or its designee may direct that Applicant continue treatment and rehabilitation under the direction of another Treater or Approved Program

Petitions for Modification of Limitations or Termination of Order

- B.5. Applicant may petition the Board on an annual basis for modification of the terms of this Order, however, no petition for modification shall be considered sooner than one (1) year from the date of this Order. Any petition for modification shall be accompanied by a written recommendation from Applicant's Treater expressly supporting the specific modification(s) sought. Denial of a petition in whole or in part shall not be considered a denial of a license within the meaning of Wis. Stat. § 227.01(3)(a), and Applicant shall not have a right to any further hearings or proceedings on the denial.
- B.6. Applicant may petition the Board for termination of this Order after demonstrating five (5) years of continuous, successful compliance with the terms of the Order, including at least six hundred (600) hours of approved nursing practice each year. The Board may, on its own motion, grant full Wisconsin licensure at any time.

Costs of Compliance

B.7. Applicant shall be responsible for all costs and expenses incurred in conjunction with the monitoring, screening, supervision and any other expenses associated with compliance with the terms of this Order. Being dropped from a program for non-payment is a violation of this Order.

Additional Discipline

B.8. If Applicant violates any term of this Order, Applicant's license may, in the discretion of the Board or its designee, be SUSPENDED, without further notice or hearing, until Applicant has provided proof, which is determined by the Board or its designee to be sufficient, that Applicant is in compliance with the terms of the Order. The Board may, in addition and/or in the alternative, refer any violation of this Order to the Division of Legal Services and Compliance for further investigation and action.

Dated at Madison, Wisconsin this 12th day of October , 2022

WISCONSIN BOARD OF NURSING

By: Dr. Rosalyn McFarland DNP, RN, APNP, FNP-BC /ALC

A Member of the Board

STATE OF WISCONSIN BEFORE THE BOARD OF NURSING

IN THE MATTER OF

RENEWAL APPLICATION FOR A REGISTERED NURSE CREDENTIAL

STIPULATION

RYAN FISH. R.N., APPLICANT.

ORDER 0008188

It is stipulated between Applicant and the Wisconsin Board of Nursing (Board) as follows:

- 1. Applicant filed a renewal application for a Registered Nurse license.
- 2. Information received by the Board reflects a basis for denial of licensure.
- 3. Based upon the information of record, the Board agrees to issue, and Applicant agrees to accept, an Order granting a Registered Nurse license, subject to the terms and conditions set forth in the attached Order adopting the Stipulation.
- 4. Applicant understands that by signing this Stipulation, Applicant voluntarily and knowingly waives the following rights:
 - the right to request a hearing related to the denial of the application;
 - the right to confront and cross-examine the witnesses against Applicant;
 - the right to call witnesses on Applicant's behalf and to compel their attendance by subpoena;
 - the right to testify on Applicant's own behalf;
 - the right to file objections to any proposed decision and to present briefs or oral arguments to the officials who are to render the final decision;
 - the right to petition for rehearing; and
 - all other applicable rights afforded to Applicant under the United States Constitution, the Wisconsin Constitution, the Wisconsin Statutes, the Wisconsin Administrative Code, and other provisions of state or federal law.
- 5. Applicant is aware of Applicant's right to seek legal representation and has been provided an opportunity to obtain legal counsel before signing this Stipulation.
- 6. Applicant agrees to the adoption of the attached Order Granting Limited License by the Board. The parties to the Stipulation consent to the entry of the attached Order Granting Limited License without further notice, appearance, or consent of the parties.

- 8. Applicant is informed that the Order Granting Limited License is a public record and will be published in accordance with standard procedure.
- 9. Applicant is informed that the Order Granting Limited License is an encumbrance as defined by the Enhanced Nurse Licensure Compact (Compact) and Applicant's multi-state license and/or privilege, if any, will be subject to all terms and conditions of the Compact.

Ryan Fish

Tomah, W1 54660 License no. 174482-30 10/10/22 Date

Dr. Rosalyn McFarland DNP, RN, APNP, FNP-BC /ALC
A Member of the Board of Nursing

A Member of the Board of Nursing Department of Safety and Professional Services P.O. Box 8935 Madison, WI 53708-8935 10/12/22

Date