### BEFORE THE MEDICAL BOARD OF CALIFORNIA DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against: )

JACK JYH-PERNG WU, M.D.

Physician's and Surgeon's Certificate No. A 93228

Respondent

Case No. 800-2015-014602

### **DECISION AND ORDER**

The attached Stipulated Settlement and Disciplinary Order is hereby adopted as the Decision and Order of the Medical Board of California, Department of Consumer Affairs, State of California.

This Decision shall become effective at 5:00 p.m. on September 5, 2018.

IT IS SO ORDERED: August 6, 2018.

**MEDICAL BOARD OF CALIFORNIA** 

Kristina D. Lawson, J.D., Chair Panel B

В			
1	XAVIER BECERRA Attorney General of California		
2	JUDITH T. ALVARADO		
3	Supervising Deputy Attorney General REBECCA L. SMITH		
4	Deputy Attorney General State Bar No. 179733		
5	California Department of Justice 300 South Spring Street, Suite 1702		
6	Los Angeles, California 90013 Telephone: (213) 269-6475		
7	Facsimile: (213) 897-9395 Attorneys for Complainant		
8	BEFORE THE		
9	MEDICAL BOARD OF CALIFORNIA DEPARTMENT OF CONSUMER AFFAIRS		
10	STATE OF CALIFORNIA		
11	In the Matter of the Accusation Against: Case No. 800-2015-014602		
12	JACK JYH-PERNG WU, M.D.		
13	28720 Roadside Circle, Suite 399STIPULATED SETTLEMENT ANDAgoura Hills, California 91301-3316DISCIPLINARY ORDER		
14	Physician's and Surgeon's Certificate		
15	No. A 93228,		
16	Respondent.		
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18	IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-		
19	entitled proceedings that the following matters are true:		
20	PARTIES		
21	1. Kimberly Kirchmeyer ("Complainant") is the Executive Director of the Medical		
22	Board of California (Board). She brought this action solely in her official capacity and is		
23	represented in this matter by Xavier Becerra, Attorney General of the State of California, by		
24	Rebecca L. Smith, Deputy Attorney General.		
25	2. Respondent Jack Jyh-Perng Wu, M.D. ("Respondent") is represented in this		
26	proceeding by attorney Mark B. Guterman, whose address is 865 South Figueroa Street, 32 <sup>nd</sup>		
27	Floor, Los Angeles, California 90017.		
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STIPULATED SETTLEMENT (800-2015-014602)

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1	3.	On November 2, 2005, the Board issued Physician's and Surgeon's Certificate
2	number A9	3228 to Respondent. That license was in full force and effect at all times relevant to
3	the charges	brought here and will expire on November 30, 2019, unless renewed.
4		JURISDICTION
5	4.	Accusation No. 800-2015-014602 was filed before the Board, and is currently
6	pending ag	ainst Respondent. The Accusation and all other statutorily required documents were
7	properly served on Respondent on June 7, 2018. Respondent timely filed his Notice of Defense	
8	contesting	the Accusation.
9	5.	A copy of Accusation No. 800-2015-014602 is attached as Exhibit A and
10	incorporate	ed herein by reference.
11		ADVISEMENT AND WAIVERS
12	6.	Respondent has carefully read, fully discussed with counsel, and understands the
13	charges and	d allegations in Accusation No. 800-2015-014602. Respondent has also carefully read,
14	fully discu	ssed with counsel, and understands the effects of this Stipulated Settlement and
15	Disciplina	ry Order.
16	7.	Respondent is fully aware of his legal rights in this matter, including the right to a
17	hearing on	the charges and allegations in the Accusation; the right to confront and cross-examine
18	the witness	ses against him; the right to present evidence and to testify on his own behalf; the right
19	to the issue	ance of subpoenas to compel the attendance of witnesses and the production of
20	documents	; the right to reconsideration and court review of an adverse decision; and all other
21	rights acco	orded by the California Administrative Procedure Act and other applicable laws.
22	8.	Respondent voluntarily, knowingly, and intelligently waives and gives up each and
23	every righ	t set forth above.
24		CULPABILITY
25	9.	Respondent does not contest that, at an administrative hearing, Complainant could
26	establish a	prima facie case with respect to the charges and allegations contained in Accusation
27	No. 800-2	015-014602 and that he has thereby subjected his license to disciplinary action.
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		STIPULATED SETTLEMENT (800-2015-01460)

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STIPULATED SETTLEMENT (800-2015-014602)

1 10. Respondent agrees that if he ever petitions for early termination or modification of
 probation, or if the Board ever petitions for revocation of probation, all of the charges and
 allegations contained in Accusation No. 800-2015-014602 shall be deemed true, correct and fully
 admitted by Respondent for purposes of that proceeding or any other licensing proceeding
 involving Respondent in the State of California.

11. Respondent agrees that his Physician's and Surgeon's Certificate is subject to
discipline and he agrees to be bound by the Board's probationary terms as set forth in the
Disciplinary Order below.

### 9

### **CONTINGENCY**

This stipulation shall be subject to approval by the Medical Board of California. 12. 10 Respondent understands and agrees that counsel for Complainant and the staff of the Medical 11 Board of California may communicate directly with the Board regarding this stipulation and 12 settlement, without notice to or participation by Respondent or his counsel. By signing the 13 stipulation, Respondent understands and agrees that he may not withdraw his agreement or seek 14 to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails 15 to adopt this stipulation as its Decision and Order, the Stipulated Settlement and Disciplinary 16 Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal 17 action between the parties, and the Board shall not be disqualified from further action by having 18 considered this matter. 19

13. The parties understand and agree that Portable Document Format ("PDF") and
facsimile copies of this Stipulated Settlement and Disciplinary Order, including PDF and
facsimile signatures thereto, shall have the same force and effect as the originals.

- 14. In consideration of the foregoing admissions and stipulations, the parties agree that
  the Board may, without further notice or formal proceeding, issue and enter the following
  Disciplinary Order:
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### DISCIPLINARY ORDER

IT IS HEREBY ORDERED that Physician's and Surgeon's Certificate No. A 93228 issued to Respondent Jack Jyh-Perng Wu, M.D. is revoked. However, the revocation is stayed and Respondent is placed on probation for five (5) years on the following terms and conditions.

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1. <u>CONTROLLED SUBSTANCES - PARTIAL RESTRICTION</u>. Respondent shall not order, prescribe, dispense, administer, furnish, or possess any opioids and/or opiate narcotics, including all opioids and/or opiate narcotics that are controlled substances as defined by the California Uniform Controlled Substances Act.

Respondent shall not issue an oral or written recommendation or approval to a patient or a 9 patient's primary caregiver for the possession or cultivation of marijuana for the personal medical 10 purposes of the patient within the meaning of Health and Safety Code section 11362.5. If 11 Respondent forms the medical opinion, after an appropriate prior examination and medical 12 indication, that a patient's medical condition may benefit from the use of marijuana, Respondent 13 shall so inform the patient and shall refer the patient to another physician who, following an 14 appropriate prior examination and medical indication, may independently issue a medically 15 appropriate recommendation or approval for the possession or cultivation of marijuana for the 16 personal medical purposes of the patient within the meaning of Health and Safety Code section 17 11362.5. In addition, Respondent shall inform the patient or the patient's primary caregiver that 18 Respondent is prohibited from issuing a recommendation or approval for the possession or 19 cultivation of marijuana for the personal medical purposes of the patient and that the patient or 20 the patient's primary caregiver may not rely on Respondent's statements to legally possess or 21 cultivate marijuana for the personal medical purposes of the patient. Respondent shall fully 22 document in the patient's chart that the patient or the patient's primary caregiver was so 23 informed. Nothing in this condition prohibits Respondent from providing the patient or the 24 patient's primary caregiver information about the possible medical benefits resulting from the use 25 of marijuana. 26

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#### CONTROLLED SUBSTANCES - MAINTAIN RECORDS AND ACCESS TO 2.

RECORDS AND INVENTORIES. Respondent shall maintain a record of all controlled substances ordered, prescribed, dispensed, administered, or possessed by Respondent, and any recommendation or approval which enables a patient or patient's primary caregiver to possess or 4 cultivate marijuana for the personal medical purposes of the patient within the meaning of Health 5 and Safety Code section 11362.5, during probation, showing all of the following: 1) the name and 6 address of the patient; 2) the date; 3) the character and quantity of controlled substances involved; 7 and 4) the indications and diagnosis for which the controlled substances were furnished. 8

Respondent shall keep these records in a separate file or ledger, in chronological order. All 9 records and any inventories of controlled substances shall be available for immediate inspection 10 and copying on the premises by the Board or its designee at all times during business hours and 11 shall be retained for the entire term of probation. 12

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EDUCATION COURSE. Within sixty (60) calendar days of the effective date of this 3. Decision, and on an annual basis thereafter, Respondent shall submit to the Board or its designee 14 for its prior approval educational program(s) or course(s) which shall not be less than forty (40) 15 hours per year, for each year of probation. The educational program(s) or course(s) shall be 16 aimed at correcting any areas of deficient practice or knowledge and shall be Category I certified. 17 The educational program(s) or course(s) shall be at Respondent's expense and shall be in addition 18 to the Continuing Medical Education ("CME") requirements for renewal of licensure. Following 19 the completion of each course, the Board or its designee may administer an examination to test 20 Respondent's knowledge of the course. Respondent shall provide proof of attendance for sixty-21 five (65) hours of CME of which forty (40) hours were in satisfaction of this condition. 22

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PRESCRIBING PRACTICES COURSE. Within sixty (60) calendar days of the 4. effective date of this Decision, Respondent shall enroll in a course in prescribing practices 24 approved in advance by the Board or its designee. Respondent shall provide the approved course 25 provider with any information and documents that the approved course provider may deem 26 pertinent. Respondent shall participate in and successfully complete the classroom component of 27 the course not later than six (6) months after Respondent's initial enrollment. Respondent shall 28

successfully complete any other component of the course within one (1) year of enrollment. The prescribing practices course shall be at Respondent's expense and shall be in addition to the Continuing Medical Education ("CME") requirements for renewal of licensure.

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A prescribing practices course taken after the acts that gave rise to the charges in the 4 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board 6 or its designee, be accepted towards the fulfillment of this condition if the course would have been approved by the Board or its designee had the course been taken after the effective date of 7 this Decision. 8

Respondent shall submit a certification of successful completion to the Board or its 9 designee not later than fifteen (15) calendar days after successfully completing the course, or not 10 later than fifteen (15) calendar days after the effective date of the Decision, whichever is later. 11 5. MEDICAL RECORD KEEPING COURSE. Within sixty (60) calendar days of the 12 13 effective date of this Decision, Respondent shall enroll in a course in medical record keeping approved in advance by the Board or its designee. Respondent shall provide the approved course 14 provider with any information and documents that the approved course provider may deem 15 pertinent. Respondent shall participate in and successfully complete the classroom component of 16 the course not later than six (6) months after Respondent's initial enrollment. Respondent shall 17 successfully complete any other component of the course within one (1) year of enrollment. The 18 medical record keeping course shall be at Respondent's expense and shall be in addition to the 19 Continuing Medical Education ("CME") requirements for renewal of licensure. 20

A medical record keeping course taken after the acts that gave rise to the charges in the 21 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board 22 or its designee, be accepted towards the fulfillment of this condition if the course would have 23 been approved by the Board or its designee had the course been taken after the effective date of 24 this Decision. 25

Respondent shall submit a certification of successful completion to the Board or its 26 designee not later than fifteen (15) calendar days after successfully completing the course, or not 27 later than fifteen (15) calendar days after the effective date of the Decision, whichever is later. 28

6. PROFESSIONALISM PROGRAM (ETHICS COURSE). Within sixty (60) calendar 1 days of the effective date of this Decision, Respondent shall enroll in a professionalism program, 2 that meets the requirements of Title 16, California Code of Regulations (CCR) section 1358.1. 3 Respondent shall participate in and successfully complete that program. Respondent shall 4 provide any information and documents that the program may deem pertinent. Respondent shall 5 successfully complete the classroom component of the program not later than six (6) months after 6 Respondent's initial enrollment, and the longitudinal component of the program not later than the 7 time specified by the program, but no later than one (1) year after attending the classroom 8 component. The professionalism program shall be at Respondent's expense and shall be in 9 10 addition to the Continuing Medical Education ("CME") requirements for renewal of licensure. A professionalism program taken after the acts that gave rise to the charges in the 11

Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board
or its designee, be accepted towards the fulfillment of this condition if the program would have
been approved by the Board or its designee had the program been taken after the effective date of
this Decision.

Respondent shall submit a certification of successful completion to the Board or its 16 designee not later than fifteen (15) calendar days after successfully completing the program or not 17 later than fifteen (15) calendar days after the effective date of the Decision, whichever is later. 18 7. PROFESSIONAL BOUNDARIES PROGRAM. Within sixty (60) calendar days 19 from the effective date of this Decision, Respondent shall enroll in a professional boundaries 20 program approved in advance by the Board or its designee. Respondent, at the program's 21 discretion, shall undergo and complete the program's assessment of Respondent's competency, 22 mental health and/or neuropsychological performance, and at minimum, a 24-hour program of 23 interactive education and training in the area of boundaries, which takes into account data 24 obtained from the assessment and from the Decision, Accusation and any other information that 25 the Board or its designee deems relevant. The program shall evaluate Respondent at the end of 26 the training and the program shall provide any data from the assessment and training as well as 27 the results of the evaluation to the Board or its designee. 28

Failure to complete the entire program not later than six (6) months after Respondent's 1 initial enrollment shall constitute a violation of probation unless the Board or its designee agrees 2 in writing to a later time for completion. Based on Respondent's performance in and evaluations 3 from the assessment, education, and training, the program shall advise the Board or its designee 4 of its recommendation(s) for additional education, training, psychotherapy and other measures 5 necessary to ensure that Respondent can practice medicine safely. Respondent shall comply with 6 program recommendations. At the completion of the program, Respondent shall submit to a final 7 evaluation. The program shall provide the results of the evaluation to the Board or its designee. 8 The professional boundaries program shall be at Respondent's expense and shall be in addition to 9 the Continuing Medical Education ("CME") requirements for renewal of licensure. 10

11 The program has the authority to determine whether or not Respondent successfully12 completed the program.

A professional boundaries course taken after the acts that gave rise to the charges in the Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board or its designee, be accepted towards the fulfillment of this condition if the course would have been approved by the Board or its designee had the course been taken after the effective date of this Decision.

18 Respondent shall have no direct patient care until Respondent has successfully completed
19 the program and has been so notified by the Board or its designee in writing.

8. CLINICAL COMPETENCE ASSESSMENT PROGRAM. Within sixty (60) 20 calendar days of the effective date of this Decision, Respondent shall enroll in a clinical 21 competence assessment program approved in advance by the Board or its designee. Respondent 22 shall successfully complete the program not later than six (6) months after Respondent's initial 23 enrollment unless the Board or its designee agrees in writing to an extension of that time. 24 The program shall consist of a comprehensive assessment of Respondent's physical and 25 mental health and the six general domains of clinical competence as defined by the Accreditation 26 Council on Graduate Medical Education and American Board of Medical Specialties pertaining to 27

28 Respondent's current or intended area of practice. The program shall take into account data

obtained from the pre-assessment, self-report forms and interview, and the Decision, Accusation,
and any other information that the Board or its designee deems relevant. The program shall
require Respondent's on-site participation for a minimum of three (3) and no more than five (5)
days as determined by the program for the assessment and clinical education evaluation.
Respondent shall pay all expenses associated with the clinical competence assessment program.

At the end of the evaluation, the program will submit a report to the Board or its designee
which unequivocally states whether Respondent has demonstrated the ability to practice safely
and independently. Based on Respondent's performance on the clinical competence assessment,
the program will advise the Board or its designee of its recommendation(s) for the scope and
length of any additional educational or clinical training, evaluation or treatment for any medical
condition or psychological condition, or anything else affecting Respondent's practice of
medicine. Respondent shall comply with the program's recommendations.

Determination as to whether Respondent successfully completed the clinical competence
assessment program is solely within the program's jurisdiction.

Respondent shall have no direct patient care until Respondent has successfully completed
the clinical competence assessment program and has been so notified by the Board or its designee
in writing.

Within sixty (60) days after Respondent has successfully completed the clinical competence assessment program, Respondent shall participate in a professional enhancement program approved in advance by the Board or its designee, which shall include quarterly chart review, semi-annual practice assessment, and semi-annual review of professional growth and education. Respondent shall participate in the professional enhancement program at Respondent's expense during the term of probation, or until the Board or its designee determines that further participation is no longer necessary.

9. <u>PSYCHIATRIC EVALUATION</u>. Within thirty (30) calendar days of the effective
 date of this Decision, and on whatever periodic basis thereafter may be required by the Board or
 its designee, Respondent shall undergo and complete a psychiatric evaluation (and psychological
 testing, if deemed necessary) by a Board-appointed board certified psychiatrist, who shall

consider any information provided by the Board or designee and any other information the psychiatrist deems relevant, and shall furnish a written evaluation report to the Board or its 2 designee. Psychiatric evaluations conducted prior to the effective date of the Decision shall not be accepted towards the fulfillment of this requirement. Respondent shall pay the cost of all 4 psychiatric evaluations and psychological testing. 5

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Respondent shall comply with all restrictions or conditions recommended by the evaluating psychiatrist within fifteen (15) calendar days after being notified by the Board or its designee. Respondent shall have no direct patient care until notified by the Board or its designee that Respondent is mentally fit to practice medicine safely. The period of time that Respondent is not providing direct patient care shall not be counted toward completion of the term of probation.

PSYCHOTHERAPY. Within sixty (60) calendar days of the effective date of this 10. 11 Decision, Respondent shall submit to the Board or its designee for prior approval the name and 12 qualifications of a California-licensed board certified psychiatrist or a licensed psychologist who 13 has a doctoral degree in psychology and at least five years of postgraduate experience in the 14 diagnosis and treatment of emotional and mental disorders. Upon approval, Respondent shall 15 undergo and continue psychotherapy treatment, including any modifications to the frequency of 16 psychotherapy, until the Board or its designee deems that no further psychotherapy is necessary. 17

The psychotherapist shall consider any information provided by the Board or its designee 18 and any other information the psychotherapist deems relevant and shall furnish a written 19 evaluation report to the Board or its designee. Respondent shall cooperate in providing the 20 psychotherapist with any information and documents that the psychotherapist may deem 21 pertinent. 22

Respondent shall have the treating psychotherapist submit quarterly status reports to the 23 Board or its designee. The Board or its designee may require Respondent to undergo psychiatric 24 evaluations by a Board-appointed board certified psychiatrist. If, prior to the completion of 25 probation, Respondent is found to be mentally unfit to resume the practice of medicine without 26 restrictions, the Board shall retain continuing jurisdiction over Respondent's license and the 27 period of probation shall be extended until the Board determines that Respondent is mentally fit 28

1 || to resume the practice of medicine without restrictions.

Respondent shall pay the cost of all psychotherapy and psychiatric evaluations. 2 NOTIFICATION. Within seven (7) days of the effective date of this Decision, 11. 3 Respondent shall provide a true copy of this Decision and Accusation to the Chief of Staff or the 4 Chief Executive Officer at every hospital where privileges or membership are extended to 5 Respondent, at any other facility where Respondent engages in the practice of medicine, 6 including all physician and locum tenens registries or other similar agencies, and to the Chief 7 Executive Officer at every insurance carrier which extends malpractice insurance coverage to 8 Respondent. Respondent shall submit proof of compliance to the Board or its designee within 9 fifteen (15) calendar days. 10 This condition shall apply to any change(s) in hospitals, other facilities or insurance carrier. 11 SUPERVISION OF PHYSICIAN ASSISTANTS AND ADVANCED PRACTICE 12. 12 NURSES. During probation, Respondent is prohibited from supervising physician assistants and 13 advanced practice nurses. 14 OBEY ALL LAWS. Respondent shall obey all federal, state and local laws, all rules 13. 15 governing the practice of medicine in California and remain in full compliance with any court 16 ordered criminal probation, payments, and other orders. 17 **<u>QUARTERLY DECLARATIONS</u>**. Respondent shall submit quarterly declarations 14. 18 under penalty of perjury on forms provided by the Board, stating whether there has been 19 compliance with all the conditions of probation. 20 Respondent shall submit quarterly declarations not later than ten (10) calendar days after 21 the end of the preceding quarter. 22 GENERAL PROBATION REQUIREMENTS. 15. 23 Compliance with Probation Unit 24 Respondent shall comply with the Board's probation unit. 25 Address Changes 26 Respondent shall, at all times, keep the Board informed of Respondent's business and 27 residence addresses, email address (if available), and telephone number. Changes of such 28 11

1	addresses shall be immediately communicated in writing to the Board or its designee. Under no	
2	circumstances shall a post office box serve as an address of record, except as allowed by Business	
3	and Professions Code section 2021(b).	
4	Place of Practice	
5	Respondent shall not engage in the practice of medicine in Respondent's or patient's place	
6	of residence, unless the patient resides in a skilled nursing facility or other similar licensed	
7	facility.	
8	License Renewal	
9	Respondent shall maintain a current and renewed California physician's and surgeon's	
10	license.	
11	Travel or Residence Outside California	
12	Respondent shall immediately inform the Board or its designee, in writing, of travel to any	
13	areas outside the jurisdiction of California which lasts, or is contemplated to last, more than thirty	
14	(30) calendar days.	
15	In the event Respondent should leave the State of California to reside or to practice	
16	Respondent shall notify the Board or its designee in writing thirty (30) calendar days prior to the	
17	dates of departure and return.	
18	16. <u>INTERVIEW WITH THE BOARD OR ITS DESIGNEE</u> . Respondent shall be	
19	available in person upon request for interviews either at Respondent's place of business or at the	
20	probation unit office, with or without prior notice throughout the term of probation.	
21	17. <u>NON-PRACTICE WHILE ON PROBATION</u> . Respondent shall notify the Board or	
22	its designee in writing within fifteen (15) calendar days of any periods of non-practice lasting	
23	more than 30 calendar days and within fifteen (15) calendar days of Respondent's return to	
24	practice. Non-practice is defined as any period of time Respondent is not practicing medicine as	
25	defined in Business and Professions Code sections 2051 and 2052 for at least forty (40) hours in a	
26	calendar month in direct patient care, clinical activity or teaching, or other activity as approved by	
27	the Board. If Respondent resides in California and is considered to be in non-practice,	
28	Respondent shall comply with all terms and conditions of probation. All time spent in an	
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intensive training program which has been approved by the Board or its designee shall not be
considered non-practice and does not relieve Respondent from complying with all the terms and
conditions of probation. Practicing medicine in another state of the United States or Federal
jurisdiction while on probation with the medical licensing authority of that state or jurisdiction
shall not be considered non-practice. A Board-ordered suspension of practice shall not be
considered as a period of non-practice.

In the event Respondent's period of non-practice while on probation exceeds 18 calendar 7 months, Respondent shall successfully complete the Federation of State Medical Boards Special 8 Purpose Examination, or, at the Board's discretion, a clinical competence assessment program 9 that meets the criteria of Condition 18 of the current version of the Board's "Manual of Model 10 Disciplinary Orders and Disciplinary Guidelines" prior to resuming the practice of medicine. 11 Respondent's period of non-practice while on probation shall not exceed two (2) years. 12 Periods of non-practice will not apply to the reduction of the probationary term. 13 Periods of non-practice for Respondent residing outside of California will relieve him of the 14 responsibility to comply with the probationary terms and conditions with the exception of this 15 condition and the following terms and conditions of probation: Obey All Laws; General Probation 16 Requirements; Quarterly Declarations; Abstain from the Use of Alcohol and/or Controlled 17

18. <u>COMPLETION OF PROBATION</u>. Respondent shall comply with all financial
 obligations (e.g., restitution, probation costs) not later than one hundred twenty (120) calendar
 days prior to the completion of probation. Upon successful completion of probation,
 Respondent's certificate shall be fully restored.

Substances; and Biological Fluid Testing.

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19. <u>VIOLATION OF PROBATION</u>. Failure to fully comply with any term or condition
 of probation is a violation of probation. If Respondent violates probation in any respect, the
 Board, after giving Respondent notice and the opportunity to be heard, may revoke probation and
 carry out the disciplinary order that was stayed. If an Accusation, or Petition to Revoke
 Probation, or an Interim Suspension Order is filed against Respondent during probation, the
 Board shall have continuing jurisdiction until the matter is final, and the period of probation shall

1 be extended until the matter is final.

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LICENSE SURRENDER. Following the effective date of this Decision, if 20. 2 Respondent ceases practicing due to retirement or health reasons or is otherwise unable to satisfy 3 the terms and conditions of probation, Respondent may request to surrender his license. The 4 Board reserves the right to evaluate Respondent's request and to exercise its discretion in 5 determining whether or not to grant the request, or to take any other action deemed appropriate 6 and reasonable under the circumstances. Upon formal acceptance of the surrender, Respondent 7 shall within fifteen (15) calendar days deliver Respondent's wallet and wall certificate to the 8 Board or its designee and Respondent shall no longer practice medicine. Respondent will no 9 longer be subject to the terms and conditions of probation. If Respondent re-applies for a medical 10 license, the application shall be treated as a petition for reinstatement of a revoked certificate. 11 PROBATION MONITORING COSTS. Respondent shall pay the costs associated - 21. 12 with probation monitoring each and every year of probation, as designated by the Board, which 13 may be adjusted on an annual basis. Such costs shall be payable to the Medical Board of 14 California and delivered to the Board or its designee no later than January 31 of each calendar 15 16 year.

### **ACCEPTANCE**

I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully discussed it with my attorney, Mark B. Guterman. I understand the stipulation and the effect it will have on my Physician's and Surgeon's Certificate. I enter into this Stipulated Settlement and Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the Medical Board of California.

22 23 DATED: 7/10/18 24 JACK JYH-PERNG WU, M.D. 25 Respondent 26 ///

I have read and fully discussed with Respondent Jack Jyh-Perng Wu, M.D. the terms and 1 conditions and other matters contained in the above Stipulated Settlement and Disciplinary Order. 2 I approve its form and content. 3 DATED: 17 4 Mark R Guterman Attorney for Respondent 5 6 **ENDORSEMENT** 7 The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully 8 submitted for consideration by the Medical Board of California. 9 10 Dated: 7/13/18 Respectfully submitted, 11 XAVIER BECERRA Attorney General of California 12 JUDITH T. ALVARADO Supervising Deputy Attorney General 13 14 15 . SMITH Re Deputy Attorney General 16 Attorneys for Complainant 17 LA2018501044 18 19 20 21 22 23 24 25 26 27 28 15 STIPULATED SETTLEMENT (800-2015-014602)

## Exhibit A

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Accusation No. 800-2015-014602

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1 2 3	XAVIER BECERRA Attorney General of California JUDITH T. ALVARADO Supervising Deputy Attorney General REBECCA L. SMITH Deputy Attorney General	FILED STATE OF CALIFORNIA MEDICAL BOARD OF CALIFORNIA SACRAMENTO <u>Twe</u> 7 20 (8 BY <u>K. Voorg</u> ANALYST
4 5 6 7	State Bar No. 179733 California Department of Justice 300 South Spring Street, Suite 1702 Los Angeles, California 90013 Telephone: (213) 269-6475 Facsimile: (213) 897-9395 Attorneys for Complainant	٩
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9	MEDICAL BOARD DEPARTMENT OF C STATE OF C	ONSUMER AFFAIRS
-10		
11	In the Matter of the Accusation Against:	Case No. 800-2015-014602
12	JACK JYH-PERNG WU, M.D.	ACCUSATION
13	28720 Roadside Drive, Suite 399 Agoura Hills, California 91301-3316	· · ·
14	Physician's and Surgeon's Certificate No. A93228,	
15		
16	Respondent.	
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18	Complainant alleges:	
19	PAR	<u>ries</u>
20	1. Kimberly Kirchmeyer ("Complainant	") brings this Accusation solely in her official
21	capacity as the Executive Director of the Medical	Board of California, Department of Consumer
22	Affairs ("Board").	
23	2. On November 2, 2005, the Board issu	ed Physician's and Surgeon's Certificate
24	number A93228 to Jack Jyh-Perng Wu, M.D. ("R	espondent"). That license was in full force and
25	effect at all times relevant to the charges brought	here and will expire on November 30, 2019,
26	unless renewed.	
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		ACCUSATION

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1	JURISDICTION
2	3. This Accusation is brought before the Board under the authority of the following
3	laws. All section references are to the Business and Professions Code ("Code") unless otherwise
4	indicated.
5	4. Section 2004 of the Code states:
6	"The board shall have the responsibility for the following:
7	"(a) The enforcement of the disciplinary and criminal provisions of the Medical Practice
8.	Act.
9	"(b) The administration and hearing of disciplinary actions.
10	"(c) Carrying out disciplinary actions appropriate to findings made by a panel or an
11	administrative law judge.
12	"(d) Suspending, revoking, or otherwise limiting certificates after the conclusion of
13	disciplinary actions.
14	"(e) Reviewing the quality of medical practice carried out by physician and surgeon
15	certificate holders under the jurisdiction of the board.
16	"(f) Approving undergraduate and graduate medical education programs.
17	"(g) Approving clinical clerkship and special programs and hospitals for the programs in
18	subdivision (f).
19	"(h) Issuing licenses and certificates under the board's jurisdiction.
20	"(i) Administering the board's continuing medical education program."
21	5. Section 2234 of the Code states:
22	"The board shall take action against any licensee who is charged with unprofessional
23	conduct. In addition to other provisions of this article, unprofessional conduct includes, but is not
24	limited to, the following:
25	"(a) Violating or attempting to violate, directly or indirectly, assisting in or abetting the
26	violation of, or conspiring to violate any provision of this chapter.
27	"(b) Gross negligence.
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	ACCUSATION

"(c) Repeated negligent acts. To be repeated, there must be two or more negligent acts or omissions. An initial negligent act or omission followed by a separate and distinct departure from the applicable standard of care shall constitute repeated negligent acts.

"(1) An initial negligent diagnosis followed by an act or omission medically appropriate for that negligent diagnosis of the patient shall constitute a single negligent act.

6 "(2) When the standard of care requires a change in the diagnosis, act, or omission that
7 constitutes the negligent act described in paragraph (1), including, but not limited to, a
8 reevaluation of the diagnosis or a change in treatment, and the licensee's conduct departs from the
9 applicable standard of care, each departure constitutes a separate and distinct breach of the
10 standard of care.

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6. Section 2227 of the Code states:

"(a) A licensee whose matter has been heard by an administrative law judge of the Medical
Quality Hearing Panel as designated in Section 11371 of the Government Code, or whose default
has been entered, and who is found guilty, or who has entered into a stipulation for disciplinary
action with the board, may, in accordance with the provisions of this chapter:

"(1) Have his or her license revoked upon order of the board.

18 "(2) Have his or her right to practice suspended for a period not to exceed one year upon
19 order of the board.

20 "(3) Be placed on probation and be required to pay the costs of probation monitoring upon
21 order of the board.

"(4) Be publicly reprimanded by the board. The public reprimand may include a
requirement that the licensee complete relevant educational courses approved by the board.

24 "(5) Have any other action taken in relation to discipline as part of an order of probation, as
25 the board or an administrative law judge may deem proper.

"(b) Any matter heard pursuant to subdivision (a), except for warning letters, medical
review or advisory conferences, professional competency examinations, continuing education
activities, and cost reimbursement associated therewith that are agreed to with the board and

successfully completed by the licensee, or other matters made confidential or privileged by existing law, is deemed public, and shall be made available to the public by the board pursuant to Section 803.1."

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7. Section 2266 of the Code states:

5 "The failure of a physician and surgeon to maintain adequate and accurate records relating
6 to the provision of services to their patients constitutes unprofessional conduct."

8. Section 801.01 of the Code states:

8 "The Legislature finds and declares that the filing of reports with the applicable state 9 agencies required under this section is essential for the protection of the public. It is the intent of 10 the Legislature that the reporting requirements set forth in this section be interpreted broadly in 11 order to expand reporting obligations.

"(a) A complete report shall be sent to the Medical Board of California, the Osteopathic
Medical Board of California, the California Board of Podiatric Medicine, or the Physician
Assistant Board with respect to a licensee of the board as to the following:

15 "(1) A settlement over thirty thousand dollars (\$30,000) or arbitration award of any amount 16 or a civil judgment of any amount, whether or not vacated by a settlement after entry of the 17 judgment, that was not reversed on appeal, of a claim or action for damages for death or personal 18 injury caused by the licensee's alleged negligence, error, or omission in practice, or by his or her 19 rendering of unauthorized professional services.

"(2) A settlement over thirty thousand dollars (\$30,000), if the settlement is based on the
licensee's alleged negligence, error, or omission in practice, or on the licensee's rendering of
unauthorized professional services, and a party to the settlement is a corporation, medical group,
partnership, or other corporate entity in which the licensee has an ownership interest or that
employs or contracts with the licensee.

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27 "(2) The licensee, or his or her counsel, if the licensee does not possess professional
28 liability insurance.

"(b) The report shall be sent by the following:

1 "(c) The entity, person, or licensee obligated to report pursuant to subdivision (b) shall send 2 the complete report if the judgment, settlement agreement, or arbitration award is entered against 3 4 or paid by the employer of the licensee and not entered against or paid by the licensee. "Employer," as used in this paragraph, means a professional corporation, a group practice, a 5 health care facility or clinic licensed or exempt from licensure under the Health and Safety Code, 6 a licensed health care service plan, a medical care foundation, an educational institution, a 7 professional institution, a professional school or college, a general law corporation, a public 8 9 entity, or a nonprofit organization that employs, retains, or contracts with a licensee referred to in this section. Nothing in this paragraph shall be construed to authorize the employment of, or 10 contracting with, any licensee in violation of Section 2400. 11 "(d) The report shall be sent to the Medical Board of California, the Osteopathic Medical 12 Board of California, the California Board of Podiatric Medicine, or the Physician Assistant Board 13 as appropriate, within 30 days after the written settlement agreement has been reduced to writing 14 and signed by all parties thereto, within 30 days after service of the arbitration award on the 15 parties, or within 30 days after the date of entry of the civil judgment. 16 17 "(f) Failure to substantially comply with this section is a public offense punishable by a fine 18 of not less than five hundred dollars (\$500) and not more than five thousand dollars (\$5,000). 19 "… 20 "(k) For purposes of this section, "licensee" means a licensee of the Medical Board of 21 California, the Osteopathic Medical Board of California, the California Board of Podiatric 22 Medicine, or the Physician Assistant Board." 23 9. Section 822 of the Code states: 24 25 "If a licensing agency determines that its licentiate's ability to practice his or her profession safely is impaired because the licentiate is mentally ill, or physically ill affecting 26 competency, the licensing agency may take action by any one of the following methods: 27 "(a) Revoking the licentiate's certificate or license. 28 5

ACCUSATION

"(b) Suspending the licentiate's right to practice.

"(c) Placing the licentiate on probation.

"(d) Taking such other action in relation to the licentiate as the licensing agency in its discretion deems proper.

"The licensing agency shall not reinstate a revoked or suspended certificate or license until it has received competent evidence of the absence or control of the condition which caused its action and until it is satisfied that with due regard for the public health and safety the person's right to practice his or her profession may be safely reinstated."

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10. California Code of Regulations, title 16, section 1360, states:

"For the purposes of denial, suspension or revocation of a license, certificate or permit 10 11 pursuant to Division 1.5 (commencing with Section 475) of the code, a crime or act shall be considered to be substantially related to the qualifications, functions or duties of a person holding 12 a license, certificate or permit under the Medical Practice Act if to a substantial degree it 13 evidences present or potential unfitness of a person holding a license, certificate or permit to 14 perform the functions authorized by the license, certificate or permit in a manner consistent with 15 the public health, safety or welfare. Such crimes or acts shall include but not be limited to the 16 following: Violating or attempting to violate, directly or indirectly, or assisting in or abetting the 17 violation of, or conspiring to violate any provision of the Medical Practice Act." 18

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### DRUG LAWS

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11. Section 725 of the Code states:

"(a) Repeated acts of clearly excessive prescribing, furnishing, dispensing, or administering
of drugs or treatment, repeated acts of clearly excessive use of diagnostic procedures, or repeated
acts of clearly excessive use of diagnostic or treatment facilities as determined by the standard of
the community of licensees is unprofessional conduct for a physician and surgeon, dentist,
podiatrist, psychologist, physical therapist, chiropractor, optometrist, speech-language
pathologist, or audiologist.

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12. Section 2238 of the Code states:

"A violation of any federal statute or federal regulation or any of the statutes or regulations of this state regulating dangerous drugs or controlled substances constitutes unprofessional conduct."

13. Section 2242 of the Code states:

"(a) Prescribing, dispensing, or furnishing dangerous drugs as defined in Section 4022 without an appropriate prior examination and a medical indication, constitutes unprofessional conduct.

9 "(b) No licensee shall be found to have committed unprofessional conduct within the
10 meaning of this section if, at the time the drugs were prescribed, dispensed, or furnished, any of
11 the following applies:

"(1) The licensee was a designated physician and surgeon or podiatrist serving in the
absence of the patient's physician and surgeon or podiatrist, as the case may be, and if the drugs
were prescribed, dispensed, or furnished only as necessary to maintain the patient until the return
of his or her practitioner, but in any case no longer than 72 hours.

16 "(2) The licensee transmitted the order for the drugs to a registered nurse or to a licensed
17 vocational nurse in an inpatient facility, and if both of the following conditions exist:

18 "(A) The practitioner had consulted with the registered nurse or licensed vocational nurse
19 who had reviewed the patient's records.

"(B) The practitioner was designated as the practitioner to serve in the absence of the
patient's physician and surgeon or podiatrist, as the case may be.

"(3) The licensee was a designated practitioner serving in the absence of the patient's physician and surgeon or podiatrist, as the case may be, and was in possession of or had utilized the patient's records and ordered the renewal of a medically indicated prescription for an amount not exceeding the original prescription in strength or amount or for more than one refill.

26 "(4) The licensee was acting in accordance with Section 120582 of the Health and Safety
27 Code."

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1	14. Code section 4021 states:
2	"Controlled substance' means any substance listed in chapter 2 (commencing with Section
3	11053) of Division 10 of the Health and Safety Code."
4	15. Code section 4022 provides:
5	"Dangerous drug' or 'dangerous device' means any drug or device unsafe for self-use in
6	humans or animals, and includes the following:
7	"(a) Any drug that bears the legend: 'Caution: federal law prohibits dispensing without
8	prescription,' 'Rx only' or words of similar import.
9	"(b) Any device that bears the statement: 'Caution: federal law restricts this device to sale
10	by or on the order of a,' 'Rx only,' or words of similar import, the blank to be filled
11	in with the designation of the practitioner licensed to use or order use of the device.
12	"(c) Any other drug or device that by federal or state law can be lawfully dispensed only on
13	prescription or furnished pursuant to Section 4006."
14	16. Health and Safety Code section 11153 states in pertinent part:
15	"(a) A prescription for a controlled substance shall only be issued for a legitimate medical
16	purpose by an individual practitioner acting in the usual course of his or her professional
17	practice
18	"(b) Any person who knowingly violates this section shall be punished by imprisonment
19	in the state prison or in a county jail not exceeding one year, or by a fine not exceeding twenty
20	thousand (\$20,000), or by both that fine and imprisonment"
21	17. Health and Safety Code section 11157 states:
22	"No person shall issue a prescription that is false or fictitious in any respect."
23	18. Health and Safety Code section 11173, subdivision (a), states:
24	"No person shall obtain or attempt to obtain controlled substances, or procure or attempt to
25	procure the administration of or prescription for controlled substances by (1) fraud, deceit,
26	misrepresentation, or subterfuge; or (2) by the concealment of a material fact."
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	ACCUSATION

19. Health and Safety Code section 11175 states:

"No person shall obtain or possess a prescription that does not comply with his division, nor shall any person obtain a controlled substance by means of a prescription which does not comply with this division or possess a controlled substance obtained by such a prescription."

### **DRUGS INVOLVED**

20. Lorazepam is a Schedule IV controlled substance as defined by section 11057,
subdivision (d)(16), of the Health and Safety Code and is a dangerous drug as defined in Section
4022 of the Code.

21. Hydromorphone, also known as Dilaudid, is a Schedule II controlled substance as defined by section 11055, subdivision (a)(1)(J), of the Health and Safety Code and is a dangerous drug as defined in Section 4022 of the Code.

12 22. Oxycodone is a Schedule II controlled substance as defined by section 11055,
13 subdivision (a)(1)(M), of the Health and Safety Code and is a dangerous drug as defined in
14 Section 4022 of the Code.

### FACTUAL ALLEGATIONS

Respondent is a psychiatrist. He met J.M.<sup>1</sup> in approximately 2008 or 2009 while they
both worked at UCLA. Respondent was the medical director for the Adult Eating Disorder
Program and a psychiatrist in the UCLA Partial Hospitalization Program. J.M. worked at UCLA
Adult Psychiatry as a clinical liaison/assistant. At that time, Respondent and J.M.'s interactions
were limited to the workplace and both characterized their relationship as "being friends".

21 24. Respondent left his positions at UCLA in August 2010 and began a private outpatient
22 psychiatry practice.

J.M. and her mother were invited to and attended Respondent's wedding in 2010.

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26. J.M. left her position at UCLA in 2011.

25 27. Respondent and J.M. remained in contact following their respective departures from
26 UCLA. In January 2013, Respondent began visiting J.M. at her home. J.M. and her mother
27 reported to Respondent that J.M. had been having debilitating chest pains since 2011.

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<sup>1</sup> Initials are used to protect privacy interests.

28. On August 12, 2013, J.M. executed Health Information Release forms on 1 Respondent's office based practice letterhead providing consent and authorization for Respondent 2 to obtain her medical information from cardiologist, Dr. H.H. and cardiologist, Dr. N.B.M. 3 Respondent agreed to become involved in J.M.'s medical care and treatment, by 4 29. speaking with her providers and reviewing her medical records to assist in determining the 5 etiology of her complaints. Respondent stated that the authorizations were executed so that Drs. 6 H.H. and N.B.M. would speak with him regarding J.M.'s cardiac condition.<sup>2</sup> Drs. H.H. and 7 N.B.M. did not provide him with J.M.'s medical records. Respondent reviewed J.M.'s medical 8 9 records that she had at her home and made copies of portions of those records for his file on J.M. Respondent spoke on the phone on one occasion with Dr. H.H. and on one occasion with Dr. 10 N.B.M.'s nurse practitioner. Respondent told them both that he was a psychiatrist and a friend of 11 J.M. He asked their thoughts and opinions regarding her cardiac condition. 12 30. On August 12, 2013, Respondent prescribed 45 tablets of Lorazepam, 1 milligram, to 13 J.M. 14 31. On August 23, 2013, Respondent prescribed 15 tablets of Dilaudid, 4 milligrams, to 15 J.M. 16 32. On February 15, 2014, Respondent prescribed 11 tablets of Sertraline HCL, 50 17 milligrams, to J.M. 18 On February 16, 2014, Respondent prescribed 24 tablets of Dilaudid, 4 milligrams, to 33. 19 20 J.M. The pharmacist filling the prescription noted that Respondent dropped this prescription off at the pharmacy himself and that J.M. had not previously filled prescriptions at this location. 21 On March 19, 2014, Respondent prescribed 40 tablets of Hydromorphone, 4 22 34. milligrams, to J.M. 23 /// 24 25 /// 26 <sup>2</sup> Respondent advised Board representatives that he was "temporarily" J.M.'s treating physician in 27 August 2013 when she asked him for his opinion regarding her chest pain. Respondent has also stated that he did not consider himself J.M.'s treating physician when he had her execute the medical information 28 release authorizations. 10 ACCUSATION

1	35. In April 2014, J.M. underwent bladder surgery at UCLA-Santa Monica Hospital.	
2	Respondent was not part of J.M.'s medical team. Once J.M. was discharged home, Respondent	
. 3	stayed with J.M. at her home to watch over her while J.M.'s mother was at work.	
4	36. On April 19, 2014, Respondent prescribed 24 tablets of Dilaudid, 4 milligrams, to	
5	J.M.	
6	37. On April 24, 2014, Respondent prescribed 30 tablets of Oxycodone, 5 milligrams, to	
.7	J.M.	
8	38. On April 29, 2014, Respondent prescribed 45 tablets of Oxycodone, 10 milligrams, to	
9	J.M.	
10	39. On May 10, 2014, Respondent prescribed 60 tablets of Oxycodone, 5 milligrams, to	
11	J.M.	
12	40. Respondent advised Board representatives that the controlled substance prescriptions	
13	that he issued following J.M.'s bladder surgery were at J.M. and her mother's request for J.M.'s	
14	post-operative surgical pain. He explained: "I wrote it because I know how bad her pain is, and a	
15	lot of providers do not believe how bad her pain can be."	
16	41. Respondent did not speak with J.M.'s surgeon or primary care physician nor did he	
17	perform a CURES review before prescribing pain medications for J.M. <sup>3</sup> He did not make notes	
18	of any examination nor record any pain scale when he was prescribing to J.M. He also did not	
19	instruct J.M. to inform her surgeon or primary care physician that he had prescribed controlled	
20	substances for her.	
21	42. Respondent told his wife that he was in love/infatuated with J.M. In August 2014,	
22	Respondent's wife filed for divorce. On August 11, 2014, following Respondent's arrest for	
23	alleged domestic battery, his wife sought a restraining order requesting that he be removed from	
24	the family home.	
25.		
26	3 OUTDER is the Original Delastrone Littlingtion Devices and Evolution System which stores	
27	<sup>3</sup> CURES is the Controlled Substance Utilization Review and Evaluation System which stores Schedule II, III and IV controlled substance prescription information reported as dispensed in California.	
28	Prescribers authorized to prescribe, order, administer, furnish, or dispense Schedule II, III, or IV controlled substances, and pharmacists, may access CURES data for patient care purposes.	

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ACCUSATION

43. Respondent moved out of the family home and Respondent stayed with J.M. and her . 1 mother for approximately one-week. Respondent slept in J.M.'s bed with her on two of the nights 2 3 that he stayed at J.M.'s home. J.M. indicated that one evening during that week she fell asleep 4 while Respondent and she were lying on her bed discussing his current family situation. She woke up with Respondent lying next to her and facing her with his leg positioned over her body. 5 On another occasion that week, J.M. had agreed to spend the evening with Respondent but then 6 chose to go out to dinner with friends, at which time Respondent became angry that she had 7 changed her plans and refused to let her leave. J.M. complained to her mother that she no longer 8 9 felt comfortable with Respondent staying with them and J.M.'s mother then asked him to leave.

44. On November 18, 2014, Respondent prescribed 35 tablets of Dilaudid, 4 milligrams,
to J.M.

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45. From March 2013 to December 2014, Respondent provided financial help to J.M. and her mother, totaling approximately \$88,000.

46. In December 2014, J.M. began to recollect memories of her time spent with
Respondent in 2013 and 2014. She recalled physical intimacy, including Respondent kissing her
while sitting on the couch in the living room, waking up to Respondent brushing the outside of
her underwear under her sweatpants, waking up to Respondent touching one of her breasts on the
outside of the shirt and lying on the kitchen floor without clothes with Respondent's face above
her.

47. Respondent initially reported to Board representatives that his relationship with J.M.
was platonic. He stated that he kissed her on the forehead a couple of times while saying
goodbye but never attempted anything else of a romantic nature physically towards her. He also
stated that he kissed J.M. on the lips twice. He denied having sexual intercourse with her. He did
state, however, that in later 2014, he thought maybe that the friendship was growing more into a
love interest.

48. Respondent committed extreme departures from the standard of care with respect to
his involvement with J.M. More specifically, Respondent excessively prescribed controlled
substances to J.M. without a medical basis, without examination and without knowledge of

concurrent treatments and prescribing of her treating physicians. Further, Respondent prescribed highly addicting opioids without taking a sufficient history to determine the presence of opioid misuse. It appears that Respondent has minimized his behaviors with J.M. suggesting a serious lack of self-awareness. Respondent's behavior suggests that he is in severe denial or is attempting to minimize his personal psychological problems, both of which raise serious doubt regarding Respondent's ability to safely function as a physician without harming the public.

49. The Board requested that Respondent submit to voluntary mental and physical examinations.

9 50. On April 24, 2018, a mental evaluation was performed by psychiatrist, A.L.S., M.D.
10 Following his evaluation, Dr. S concluded that Respondent is unable to practice medicine
11 reasonably and safely without concurrent intensive monitoring, oversight and supervision.

a. Dr. S opined that Respondent lacks insight and judgment to safely practice
medicine without supervision. Dr. S formed the opinion that Respondent failed to realize his
egregious series of errors and only after intense prodding was he finally able to acknowledge that
he was ill-suited to make the medical interventions he made.

b. Dr. S opined that Respondent lacks the ability to recognize the need for
supervision and counsel, both on a chronic and emergent basis, and the inability to recognize the
need for supervision and counsel makes him unsafe to practice medicine without oversight and
monitoring. Further, Dr. S opined that Respondent's belief that he could trust J.M.'s mother to
pick up on signs and symptoms of a major catastrophic event in J.M.'s medical condition is the
kind of error in reasoning that can endanger patient health, safety and welfare.

51. On March 29, 2018, the Board received Respondent's Report of Settlement in excess
of \$30,000 reporting that on April 28, 2015, J.M. filed a civil lawsuit against Respondent, Los
Angeles Superior Court Case No. BC580094. That lawsuit alleged causes of action for
negligence; violation of Civil Code section 51.9 (sexual harassment); sexual assault and battery;
and intentional inflection of emotional distress. Following the settlement of the action, a Notice
of Entry of Dismissal was filed with the Court on May 15, 2017.

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### FIRST CAUSE FOR DISCIPLINE

(Mental Illness and/or Physical Illness Affecting Competency)

52. By reason of the facts set forth above in paragraphs 23 through 50, Respondent's license is subject to disciplinary action pursuant to section 822 of the Code as a result of mental illness and/or physical illness affecting Respondent's competency. The circumstances are as follows:

a. Respondent is unable to practice medicine reasonably and safely without
concurrent intensive monitoring, oversight and supervision.

b. Respondent lacks insight and judgment to safely practice medicine without
supervision. Respondent failed to realize his egregious series of error with respect to J.M. and
only after intense prodding was Respondent finally able to acknowledge that he was ill-suited to
make the medical interventions he made regarding J.M.

c. Respondent lacks the ability to recognize the need for supervision and counsel,
both on a chronic and emergent basis, and the inability to recognize the need for supervision and
counsel makes him unsafe to practice medicine without oversight and monitoring. Respondent's
belief that he could trust J.M.'s mother to pick up on signs and symptoms of a major catastrophic
event in J.M.'s medical condition is the kind of error in reasoning that can endanger patient
health, safety and welfare.

53. Respondent's acts and/or omissions set forth in paragraphs 23 through 50 above, whether proven individually, jointly, or in any combination thereof, constitute mental illness and/or physical illness affecting Respondent's competency in violation of section 822 of the Code. Therefore, cause for discipline exists.

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# SECOND CAUSE FOR DISCIPLINE

(Gross Negligence in Excessively Prescribing Controlled Substances to J.M.)

54. Respondent is subject to disciplinary action under Code sections 2234, subdivision
(b), and 725, in that he engaged in gross negligence by excessively prescribing controlled
substances to J.M. Complainant refers to and, by this reference, incorporates herein, paragraphs
23 through 50, above, as though fully set forth herein. The circumstances are as follows:

a. The standard of medical practice in California requires that physicians only
 prescribe controlled medications or provide other treatments in the context of a professional
 physician – patient relationship. The standard of medical practice in California further requires
 that the physician make a good faith effort to obtain sufficient information necessary to establish
 whether or not the patient suffers from an illness or disorder requiring treatment prior to proving
 any form of treatment.

b. The standard of medical practice in California requires that physicians
prescribing controlled medications have a medical basis, including evidence that the abusable
medications are medically indicated, that there are not safer treatments, an awareness of the
patient's history of substance use, or a knowledge of other providers also simultaneously
prescribing controlled substances.

c. The standard of medical practice in California for a practitioner prescribing
controlled substances requires that the practitioner document the assessment of the indications,
benefits, risks, alternatives (and offer of alternatives), adverse effects, effectiveness, and/or
precautions regarding the safe prescribing of controlled substances.

16 d. Respondent prescribed controlled substances to J.M. outside of the professional
17 physician – patient relationship.

18 e. Respondent prescribed controlled substances to J.M. without performing any
19 examination.

f. Respondent prescribed controlled substances to J.M. without taking a sufficient
history to determine the presence of opioid misuse.

g. Respondent prescribed controlled substances to J.M. without knowledge of
concurrent treatments and prescribing of her treating physicians.

h. Respondent failed to maintain documentation of his prescriptions for controlled
substances for J.M.

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1	55. Respondent's acts and/or omissions as set forth in paragraphs 23 through 50, above,
2	whether proven individually, jointly, or in any combination thereof, constitute gross negligence
3	pursuant to sections 2234, subdivision (b), and 725 of the Code. Therefore cause for discipline
4	exists.
5	THIRD CAUSE FOR DISCIPLINE
6 ·	(Repeated Negligent Acts)
7	56. Respondent is subject to disciplinary action under section 2234, subdivision (c), in
8	that he engaged in repeated acts of negligence by excessively prescribing controlled substances to
9	J.M. Complainant refers to and, by this reference, incorporates herein, paragraphs 23 through 55,
10	above, as though fully set forth herein. The circumstances are as follows:
11	a. Respondent prescribed controlled substances to J.M. outside of the professional
12	physician – patient relationship.
13	b. Respondent prescribed controlled substances to J.M. without performing any
14	examination.
15	c. Respondent prescribed controlled substances to J.M. without taking a sufficient
16	history to determine the presence of opioid misuse.
17	d. Respondent prescribed controlled substances to J.M. without knowledge of
18	concurrent treatments and prescribing of her treating physicians.
19	e. Respondent failed to maintain documentation of his prescriptions for controlled
20	substances for J.M.
21	57. Respondent's acts and/or omissions as set forth in paragraphs 23 through 55, above,
22	whether proven individually, jointly, or in any combination thereof, constitute repeated negligent
23	acts pursuant to section 2234, subdivision (c), of the Code. Therefore cause for discipline exists.
24	FOURTH CAUSE FOR DISCIPLINE
25	(Violation of Drug Statutes)
26	58. By reason of the facts set forth above in paragraphs 23 through 50, Respondent's
27	license is subject to disciplinary action pursuant to section 2238 of the Code for violating drug
28	statutes.
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	ACCUSATION

· 1	59. Respondent's acts and/or omissions set forth in paragraphs 23 through 50, above,
2	whether proven individually, jointly, or in any combination thereof, constitute drug statute
3	violations in violation of section 2238. Therefore, cause for discipline exists.
4	FIFTH CAUSE FOR DISCIPLINE
5	(Prescribing, Dispensing, or Furnishing Dangerous Drugs Without
6	an Appropriate Prior Examination and Medical Indication)
7	60. By reason of the facts set forth above in paragraphs 23 through 50, Respondent's
8	license is subject to disciplinary action pursuant to section 2242, subdivision (a), of the Code for
9	prescribing, dispensing, or furnishing dangerous drugs as defined in Section 4022 without an
10	appropriate prior examination and medical indication.
11	61. Respondent's acts and/or omissions set forth in paragraphs 23 through 50 above,
12	whether proven individually, jointly, or in any combination thereof, constitute prescribing,
13	dispensing, or furnishing dangerous drugs as defined in Section 4022 without an appropriate prior
14	examination and medical indication in violation of section 2242, subdivision (a), of the Code.
15	Therefore, cause for discipline exists.
16	SIXTH CAUSE FOR DISCIPLINE
17	(Failing to Maintain Adequate and Accurate Medical Records)
18	62. By reason of the facts set forth above in paragraphs 23 through 50, Respondent's
19	license is subject to disciplinary action pursuant to section 2266 of the Code for failing to
20	maintain adequate and accurate medical records.
21	63. Respondent's acts and/or omissions set forth in paragraphs 23 through 50 above,
22	whether proven individually, jointly, or in any combination thereof, constitute failing to maintain
23	adequate and accurate medical records in violation of section 2266 of the Code. Therefore, cause
24	for discipline exists.
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1	SEVENTH CAUSE FOR DISCIPLINE
2	(Unprofessional Conduct)
3	64. By reason of the facts set forth above in paragraphs 23 through 63, Respondent's
. 4	license is subject to disciplinary action pursuant to section 2234 of the Code for engaging in
5	unprofessional conduct.
6	65. Respondent's acts and/or omissions set forth in paragraphs 23 through 63 above,
7	whether proven individually, jointly, or in any combination thereof, constitute unprofessional
8	conduct in violation of section 2234 of the Code. Therefore, cause for discipline exists.
9	EIGHTH CAUSE FOR DISCIPLINE
10	(Failure to Timely Report Settlement)
11	66. By reason of the facts set forth above in paragraph 51, Respondent's license is subject
12	to disciplinary action pursuant to sections 801.01 and 2234 of the Code for failing to timely report
13	the settlement of the lawsuit filed against him by J.M.
14	67. Respondent's acts and/or omissions set forth in paragraph 51 above, whether proven
15	individually, jointly, or in any combination thereof, constitute unprofessional conduct in violation
16	of sections 801.01 and 2234 of the Code. Therefore, cause for discipline exists.
17	PRAYER
18	WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,
19	and that following the hearing, the Medical Board of California issue a decision:
20	1. Revoking or suspending Physician's and Surgeon's Certificate Number A 93228,
21	issued to Jack Jyh-Perng Wu, M.D.;
22	2. Revoking, suspending or denying approval of Jack Jyh-Perng Wu, M.D.'s authority to
23	supervise physician assistants and advanced practice nurses;
24	3. Ordering Jack Jyh-Perng Wu, M.D., if placed on probation, to pay the Board the costs
25	of probation monitoring; and
26	///
27	
28	
	18
	ACCUSATION

Taking such other and further action as deemed necessary and proper. 4. DATED: \_\_\_\_June 7, 2018 KIMBERLY KI Executive Director Medical Board of California Department of Consumer Affairs State of California Complainant LA2018501044 

ACCUSATION