

**STATE OF NEVADA**  
**BOARD OF EXAMINERS FOR LONG-TERM CARE ADMINISTRATORS**  
3157 North Rainbow Boulevard, #313  
Las Vegas, Nevada 89108  
Telephone: 702-486-5445 Fax: 702-486-5439  
Website: [www.beltca.nv.gov](http://www.beltca.nv.gov)  
E-mail: [beltca@beltca.nv.gov](mailto:beltca@beltca.nv.gov)

**MEETING NOTICE AND AGENDA**

**Date & Time:** October 24, 2013, 9:00 am

**Place of Meeting:** The Grant Sawyer State Office Building  
555 East Washington Avenue  
Room 4412  
Las Vegas, Nevada 89101

**Video Conferencing** and  
Legislative Counsel Bureau  
Conference Room 3138  
401 South Carson Street  
Carson City, Nevada 89701

All times are approximate. The Board reserves the right to take items in a different order, items may be combined for consideration by the Public Body and items may be pulled or removed at any time to accomplish business in the most efficient manner.

In certain situations, the option exists to declare the meeting on that agenda item to be a Closed (Executive) Session per NRS 241.030.

I. OPEN MEETING

II. ROLL CALL

III. PUBLIC COMMENTS

This item is to receive comments, limited to five (5) minutes, on any issue and any discussion of those items. However, no action will be taken on an item raised during Public Comments. Comments based on viewpoint are welcome.

IV. APPROVAL OF THE FOLLOWING PROPOSED DISCIPLINARY ACTION\*\*(Board may go into closed session) "FOR POSSIBLE ACTION"

- a. Leonard Arnold – The Wentworth of Las Vegas – Case No. B-36064
- b. Gilberto Decastro – Better Living Care Home – Case No. B-36077

- c. Augustine Farias – Regency Palms Assisted Living – Case No. B-36067
- d. Regina Gasataya – JC Group Home 2 – Case No. B-36060
- e. Florentino Leanillo – Golden Valley Group Home II – Case No. B-36063

V. SECRETARY'S REPORTS:

- a. Approve Minutes of August 1, 2013 Meeting  
"for possible action".

VI. ADMINISTRATIVE REPORT

VII. ADMINISTRATOR LICENSES ISSUED MUST RECEIVE FINAL BOARD APPROVAL WHEN ALL REQUIREMENTS HAVE BEEN MET.

- a. Nursing Facility Administrator Licenses Issued "for possible action".
  - (1) Mims, Deanna
  - (2) Delco, Braunwyn
  - (3) Mata, Daniel
  - (4) Duran-Ballen, Esteban
- b. Residential Facility Administrator Licenses Issued "for possible action".
  - (1) Korin, Michael
  - (2) Levin, Andrew
  - (3) Norton, Michelle
  - (4) Zajac, Marcie
- c. Inactive Requests "for possible action".
  - (1) Heuer, Mark - RFA
  - (2) Caudill, Ruth - RFA
  - (3) Pineda, Anna Marie - RFA
  - (4) MacLennan, Joan - RFA
  - (5) Christian, Jody - RFA
  - (6) Zeid, Assaad - RFA
  - (7) Gregg, Brandy - RFA
- d. Review of Probationary requirements \*\*(Board may go into closed session) "for possible action"
  - (1) Julie Liebo
- e. Final Approval of RFA License \*\*(Board may go into closed session) "for possible action"
  - (1) June Cartino

VIII. UNFINISHED BUSINESS:

- a. RCAL AIT Program Reports –The ABBA Group
- b. NFA lack of AIT opportunities, obtaining grants and formalize training for preceptors "for possible action"

c. Mark McBride to report on his experience at the National Emergence Conference

IX. NEW BUSINESS:

X. DEPUTY ATTORNEY GENERAL'S REPORT

XI. BOARD MEMBER COMMENTS

XII. PUBLIC COMMENTS

This item is to receive comments, limited to five (5) minutes, on any issue and any discussion of those items. However, no action will be taken on an item raised during Public Comments. Comments based on viewpoint are welcome.

XIV. TIME/DATE/LOCATION OF NEXT REGULAR QUARTERLY MEETING(S) "for possible action"

XVI. ADJOURNMENT

\*\*Pursuant to NRS 241.030(1), The Nevada State Board of Examiners for Long Term Care Administrators may conduct a closed meeting to consider the character, allegations of misconduct, professional competence, or physical and mental health of a person.

Note: We are pleased to make reasonable accommodations for members of the public who are disabled and wish to attend the meeting. If special arrangements for the meeting are necessary please notify the Board of Examiners for Long Term Care Administrators by calling the Board Office at 702-486-5445, or by e-mail at: [beltca@beltca.nv.gov](mailto:beltca@beltca.nv.gov).

Anyone desiring additional information regarding the meeting, including information on how to obtain supporting board meeting material is invited to call Sandy Lampert, Executive Secretary, at (702) 486-5445.

Copies of BELTCA's Meeting Minutes are available at no charge at BELTCA's web site at:  
[beltca.nv.gov](http://beltca.nv.gov)

**The Agenda was posted at the following locations:  
BELTCA'S website: [www.beltca.nv.gov](http://www.beltca.nv.gov)**

Grant Sawyer State Office Building  
555 East Washington Ave.  
Las Vegas, NV 89101  
Fax: 702-486-2012

ADSD  
3416 Goni Rd., Building - D 132  
Carson City, NV 89706  
Fax: 775-687-0574

ADSD  
1860 East Sahara Ave.  
Las Vegas, NV 89104  
Fax: 702-486-3572

DPBH  
727 Fairview Dr., Suite E  
Carson City, NV 89706  
Fax: 775-684-1073

DPBH  
4220 S. Maryland Pkwy.  
Suite 810, Bldg. D  
Las Vegas, NV 89119  
Fax: 702-486-6520

ADSD  
445 Apple Street  
Reno, NV 89502  
Fax: 775-688-2969

Public Library  
Sierra View Branch  
Fax 775-827-8792

Carson City Courthouse  
100 Stewart St.  
Carson City, NV 89701  
Fax: 775-887-2146

Clark County – Las Vegas Library  
732 North Las Vegas Blvd.  
Las Vegas, NV 89101  
Fax: 702-507-3598

#### By E-Mail

Sue Levinsky, ADSD, LV  
Paul Shubert, DPBH, LV  
Heather Korbolic, ADSD  
Charles Perry  
Lynn Ann Homnick  
Rich Hernandez, Senior Transitions  
Theresa Brushfield  
Ed Vogel, Las Vegas Review-Journal  
Mark McBride, Administrator  
Chris Nicholas, Administrator

Jill Berntson, ADSD, Reno  
Teresa Stricker, ADSD, LV  
Donna McCafferty, DPBH  
Rosemary Womack, The Abba Group  
Daniel Mathis, NVHCA  
Shawn McGivney  
Rexanne O. Warner, United Health Care  
Robbie Williams, Administrator  
James Sullivan, Administrator  
Susan Magluilo, Administrator

STATE OF NEVADA  
**BOARD OF EXAMINERS FOR  
LONG TERM CARE ADMINISTRATORS**

3157 NORTH RAINBOW BLVD., NO. 313

LAS VEGAS, NEVADA 89108

Phone: 702-486-5445 Fax: 702-486-5439

E-Mail: [beltca@beltca.nv.gov](mailto:beltca@beltca.nv.gov)

Website: [www.beltca.Nevada.gov](http://www.beltca.Nevada.gov)

**BOARD MEMBERS**

**Margaret A. McConnell, Chairperson  
Administrator**

Las Vegas, NV 89102

Phone: (702) 486-5445

Fax: (702) 486-5439

E-Mail: [beltca@beltca.nv.gov](mailto:beltca@beltca.nv.gov)

Term: 3/94 – 10/31/2014

**Mary Ellen Wilkinson  
Vice Chairperson  
Precision Document Imaging  
429 West First Street  
Reno, NV 89503  
Phone: (775) 337-1987  
Fax: (775) 337-1141  
Email: [mew@precisiondi.com](mailto:mew@precisiondi.com)  
Term: 5/24/96 - 10/31/2015**

**Douglas R. Sinclair  
Secretary/Treasurer  
10120 So. Eastern, Suite 300  
Henderson, NV89052  
Phone: (702) 768-2304  
Fax: (702) 898-4331  
Email: [douglas@lvsinclair.com](mailto:douglas@lvsinclair.com)  
Term: 1/95 – 10/31/2013**

**Terry Clodt  
Board Member  
3157 N. Rainbow Blvd. #313  
Las Vegas, NV 89108  
Phone: (702) 458-8239  
Fax: (702) 658-7484  
Email: [Tclodt@aol.com](mailto:Tclodt@aol.com)  
Term: 10/31/05 – 10/31/2014**

**Linda K. Geling  
Board Member  
3157 North Rainbow Blvd., #313  
Las Vegas, NV 89108  
Phone: (702) 486-5445  
Fax: (702) 486-5439  
Email: [beltca@beltca.nv.gov](mailto:beltca@beltca.nv.gov)  
Term: 10/31/2009 – 10/31/2014**

**Jane Gruner  
Administrator  
Aging & Disabilities Services Division  
3416 Goni Road, Suite D-132  
Carson City, NV 89706  
Phone: (775) 687-0515  
Fax: (775) 687-0574  
Email: [jgruner@dhhs.nv.gov](mailto:jgruner@dhhs.nv.gov)  
Term: Statute**

**Lindsay T. Hansen, M.D.  
Board Certified in Internal Medicine  
63 Town Center Drive, Ste. 506  
Las Vegas, NV 89144  
Phone: (702) 240-8111  
Fax: (702) 240-0658  
Email: [lindsayhansen@cox.net](mailto:lindsayhansen@cox.net)  
Term: 11/1/2010 – 10/31/13**

**Sophia G. Long Esq.  
Deputy Attorney General  
555 East Washington Avenue  
Suite 3900  
Las Vegas, NV 89101  
Phone: (702) 486-3165  
Fax: (702) 486-3416  
E-mail: [slong@ag.nv.gov](mailto:slong@ag.nv.gov)**

**Sandy Lampert  
Executive Secretary  
3157 N. Rainbow Blvd. #313  
Las Vegas, NV 89108  
Phone: (702) 486-5445  
Fax: (702) 486-5439  
Email: [beltca@beltca.nv.gov](mailto:beltca@beltca.nv.gov)**

**BEFORE THE NEVADA STATE BOARD OF EXAMINERS**  
**FOR LONG TERM CARE ADMINISTRATORS**

In the Matter of the Complaint for  
Disciplinary Action Against  
  
LEONARD A. ARONLD,  
  
RESPONDENT  
  
Residential Facility Administrator for  
  
THE WENTWORTH OF LAS VEGAS

Case No. B-36064

Filed: \_\_\_\_\_

\_\_\_\_\_  
Executive Secretary

**STIPULATION FOR SETTLEMENT OF DISCIPLINARY ACTIONS**

WHEREAS, as more fully addressed below, the NEVADA STATE BOARD OF EXAMINERS OF LONG TERM CARE ADMINISTRATORS, ("BOARD"), and RESPONDENT LEONARD A. ARNOLD ("RESPONDENT" or "ARNOLD") (collectively referred to as "the Parties"), hereby enter into this Stipulation for Settlement of Disciplinary Actions as follows:

**Jurisdiction**

1. Pursuant to Nevada Revised Statute 654.110(1)(f), the BOARD has jurisdiction to receive, investigate and take appropriate action with respect to any charge or complaint filed with the BOARD against a licensee.
2. RESPONDENT at all times relevant hereto, was and currently is, licensed in the State of Nevada as a residential facility administrator ("RFA") by the BOARD, pursuant to the provisions of Nevada Revised Statutes and Nevada Administrative Code chapters 654.
3. At all times relevant hereto, RESPONDENT was the Administrator of THE WENTWORTH OF LAS VEGAS located at 2620 Lake Sahara Dr., Las Vegas,

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1 Nevada 89117 ("the Facility"), License No. 9291, and as a result of such licensure,  
2 his/her conduct in the capacity of a licensee was and is governed by Nevada  
3 Revised Statutes Chapter 654, Nevada Administrative Code 654, and other  
4 provisions of Nevada law.

- 5 4. Pursuant to Nevada Revised Statute 233B.121(5), the BOARD is authorized to  
6 enter into a settlement agreement to resolve a disputed matter.

7 **Allegations**

- 8 5. On or about April 17, 2013, the State of Nevada, Department of Health and Human  
9 Services, Aging and Disability Services ("ADSD") received a report of abuse at The  
10 Wentworth of Las Vegas, and subsequently ADSD issued its referral against the  
11 Facility.  
12
- 13 6. On or about April 30, 2013, the BOARD sent a "Notice Pursuant to Nevada Revised  
14 Statutes ("NRS") 233B.127(3) of Intent to Take Administrative Action for Violations  
15 of Chapter 654 of NRS and Chapter 449 of NRS" to RESPONDENT, by certified  
16 mail, notifying him or her of an investigation concerning allegations of Chapter 654  
17 violations.  
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- 19 7. On July 22, 2013, the Board sent correspondence to RESPONDENT, by certified  
20 mail, notifying RESPONDENT that sufficient evidence had been found for  
21 disciplinary action to be commenced, and that the BOARD proposed such action  
22 would be brought for an administrative hearing.  
23
- 24 8. Respondent acknowledges that information has been received by the BOARD or its  
25 agent, which constitutes sufficient grounds for the initiation of an administrative  
26 hearing.  
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- 28 9. The Parties desire to resolve any disputed matters relating to the BOARD'S  
investigation, and recognize that continued litigation of this dispute would be

1 protracted, costly and time consuming, and therefore, the Parties have reached a  
2 settlement agreement in the interest of judicial and administrative economy.  
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5 **Violations of Law**

6 10. RESPONDENT admits that the conduct set forth in the ADSD referral constitutes a  
7 violation of law regulating the practice of residential facility administrators and/or  
8 skilled nursing administrators. RESPONDENT has elected to enter into this  
9 settlement agreement rather than face the possibility of further disciplinary action  
10 by the BOARD.  
11

12 **Administrative Penalty**

13 11. RESPONDENT shall pay the following monetary assessment to the BOARD:

14	Administrative Fine:	\$	250.00
15	Administrative & Legal Costs:		<u>350.00</u>
16	Total Assessed:	\$	<u>600.00</u>

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18 12. RESPONDENT shall pay to the BOARD the total sum of \$600.00, in twelve (12)  
19 installments consisting of the first payment being ten (10) percent of the total  
20 balance equaling \$60.01 and eleven (11) equal monthly installment payments  
21 \$49.09 thereafter.

22 13. The first payment of \$60.01 is due and payable within thirty (30) days after the  
23 EFFECTIVE DATE of the BOARD'S Final Order, with eleven (11) additional  
24 installment payments of \$49.09, each installment payment becoming due and  
25 payable on the 15<sup>th</sup> day of each next succeeding month after the first payment, until  
26 the total balance due is paid in full. No grace period will be permitted. Any  
27 installment payment not actually received by the BOARD on or before its due date  
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**BEFORE THE NEVADA STATE BOARD OF EXAMINERS  
FOR LONG TERM CARE ADMINISTRATORS**

In the Matter of the Complaint for  
Disciplinary Action Against )  
GILBERTO A. DECASTRO, )  
RESPONDENT )  
Residential Facility Administrator for )  
BETTER LIVING CARE HOME )  
\_\_\_\_\_ )

Case No. B-36077  
Filed: \_\_\_\_\_  
\_\_\_\_\_  
Executive Secretary

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**STIPULATION FOR SETTLEMENT OF DISCIPLINARY ACTIONS**

WHEREAS, as more fully addressed below, the NEVADA STATE BOARD OF EXAMINERS OF LONG TERM CARE ADMINISTRATORS, ("BOARD"), and RESPONDENT GILBERTO A. DECASTRO ("RESPONDENT" or "DECASTRO") (collectively referred to as "the Parties"), hereby enter into this Stipulation for Settlement of Disciplinary Actions as follows:

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**Jurisdiction**

1. Pursuant to Nevada Revised Statute 654.110(1)(f), the BOARD has jurisdiction to receive, investigate and take appropriate action with respect to any charge or complaint filed with the BOARD against a licensee.
2. RESPONDENT at all times relevant hereto, was and currently is, licensed in the State of Nevada as a residential facility administrator ("RFA") by the BOARD, pursuant to the provisions of Nevada Revised Statutes and Nevada Administrative Code chapters 654.
3. At all times relevant hereto, RESPONDENT was the Administrator of BETTER

Attorney General's Office  
555 E. Washington, Suite 3900  
Las Vegas, NV 89101

1 LIVING CASE HOME located at 706 Lacy Lane., Las Vegas, Nevada 89107 ("the  
2 Facility"), License No. 9288, and as a result of such licensure, his/her conduct in the  
3 capacity of a licensee was and is governed by Nevada Revised Statutes Chapter  
4 654, Nevada Administrative Code 654, and other provisions of Nevada law.

- 5 4. Pursuant to Nevada Revised Statute 233B.121(5), the BOARD is authorized to  
6 enter into a settlement agreement to resolve a disputed matter.  
7

8 **Allegations**

- 9 5. On or about April 30, 2013 through May 15, 2013, the State of Nevada, Division of  
10 Public and Behavioral Health ("DPBH") conducted a State Licensure grading  
11 resurvey and complaint investigation at Better Living Care Home, and subsequently  
12 DPBH issued its Statements of Deficiencies ("SOD") against the Facility.  
13 6. On or about August 21, 2013, the BOARD sent a "Notice Pursuant to Nevada  
14 Revised Statutes ("NRS") 233B.127(3) of Intent to Take Administrative Action for  
15 Violations of Chapter 654 of NRS and Chapter 449 of NRS" to RESPONDENT, by  
16 certified mail, notifying him or her of an investigation concerning allegations of  
17 Chapter 654 violations.  
18 7. On September 3, 2013, the Board sent correspondence to RESPONDENT, by  
19 certified mail, notifying RESPONDENT that sufficient evidence had been found for  
20 disciplinary action to be commenced, and that the BOARD proposed such action  
21 would be brought for an administrative hearing.  
22 8. Respondent acknowledges that information has been received by the BOARD or its  
23 agent, which constitutes sufficient grounds for the initiation of an administrative  
24 hearing.  
25 9. The Parties desire to resolve any disputed matters relating to the BOARD'S  
26 investigation, and recognize that continued litigation of this dispute would be  
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1 protracted, costly and time consuming, and therefore, the Parties have reached a  
2 settlement agreement in the interest of judicial and administrative economy.  
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5 **Violations of Law**

6 10. RESPONDENT admits that the conduct set forth in the DPBH survey and/or  
7 complaint investigation constitutes a violation of law regulating the practice of  
8 residential facility administrators and/or skilled nursing administrators.  
9 RESPONDENT has elected to enter into this settlement agreement rather than  
10 face the possibility of further disciplinary action by the BOARD.  
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12 **Administrative Penalty**

13 11. RESPONDENT shall complete 4 approved CEU hours on Administrative Oversight  
14 and submit the Certificates of Completion to the Board within thirty (30) days after  
15 the Effective Date of the Board's Final Order, and pay the following monetary  
16 assessment to the BOARD:  
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18	Administrative Fine:	\$	1,0000.00
19	Administrative & Legal Costs:		<u>350.00</u>
20	Total Assessed:	\$	<u>1,350.00</u>

21 12. RESPONDENT shall pay to the BOARD the total sum of \$1,350.00, in twelve (12)  
22 installments consisting of the first payment being ten (10) percent of the total  
23 balance equaling \$135.05 and eleven (11) equal monthly installment payments  
24 \$110.45 thereafter.  
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26 13. The first payment of \$135.05 is due and payable within thirty (30) days after the  
27 EFFECTIVE DATE of the BOARD'S Final Order, with eleven (11) additional  
28 installment payments of \$110.45, each installment payment becoming due and

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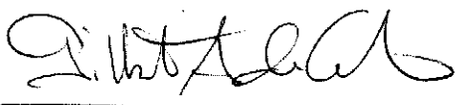
31. If the BOARD does not accept the settlement agreement, it shall be regarded as null and void. Admissions by RESPONDENT in the settlement agreement will not be regarded as evidence against him at the subsequent disciplinary hearing. The RESPONDENT will be free to defend himself and no inferences against him will be made from his willingness to have entered into this agreement.

**Complete Agreement**

32. This settlement agreement consists of eight pages and embodies the entire agreement between the BOARD and RESPONDENT. It may not be altered, amended or modified without the express consent of the parties.

Date: 6 September 2013

Date: \_\_\_\_\_  
NEVADA STATE BOARD OF  
EXAMINERS OF LONG TERM CARE  
ADMINISTRATORS

By:   
\_\_\_\_\_  
Gilberto A. Decastro  
Licensee

By: \_\_\_\_\_  
Sandy Lampert  
Executive Secretary

1                                   **BEFORE THE NEVADA STATE BOARD OF EXAMINERS**  
2                                   **FOR LONG TERM CARE ADMINISTRATORS**

3  
4 In the Matter of the Complaint for  
5 Disciplinary Action Against

6                   AUGUSTINE J. FARIAS,

7                   RESPONDENT

8 Residential Facility Administrator for

9 REGENCY PALMS ASSISTED LIVING  
10 \_\_\_\_\_ )

Case No. B-36067

Filed: \_\_\_\_\_

\_\_\_\_\_  
Executive Secretary

11  
12                                   **STIPULATION FOR SETTLEMENT OF DISCIPLINARY ACTIONS**

13           WHEREAS, as more fully addressed below, the NEVADA STATE BOARD OF  
14 EXAMINERS OF LONG TERM CARE ADMINISTRATORS, ("BOARD"), and RESPONDENT  
15 AUGUSTINE J. FARIAS ("RESPONDENT" or "FARIAS") (collectively referred to as "the  
16 Parties"), hereby enter into this Stipulation for Settlement of Disciplinary Actions as follows:

17           **Jurisdiction**

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- 19           1. Pursuant to Nevada Revised Statute 654.110(1)(f), the BOARD has jurisdiction to  
20 receive, investigate and take appropriate action with respect to any charge or  
21 complaint filed with the BOARD against a licensee.
- 22           2. RESPONDENT at all times relevant hereto, was and currently is, licensed in the  
23 State of Nevada as a residential facility administrator ("RFA") by the BOARD,  
24 pursuant to the provisions of Nevada Revised Statutes and Nevada Administrative  
25 Code chapters 654.
- 26           3. At all times relevant hereto, RESPONDENT was the Administrator of REGENCY  
27 PALMS ASSISTED LIVING located at 3985 Pearl St., Las Vegas, Nevada 89121  
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1 ("the Facility"), License No. 9123, and as a result of such licensure, his/her conduct  
2 in the capacity of a licensee was and is governed by Nevada Revised Statutes  
3 Chapter 654, Nevada Administrative Code 654, and other provisions of Nevada law.

- 4 4. Pursuant to Nevada Revised Statute 233B.121(5), the BOARD is authorized to  
5 enter into a settlement agreement to resolve a disputed matter.

6 **Allegations**

- 7 5. On or about October 9, 2012 through November 5, 2012, the State of Nevada,  
8 Bureau of Health Care and Quality & Compliance ("HCQC") conducted a complaint  
9 investigation at Regency Palms Assisted Living, and subsequently HCQC issued its  
10 Statements of Deficiencies ("SOD") against the Facility.
- 11 6. On or about May 14, 2013, the BOARD sent a "Notice Pursuant to Nevada Revised  
12 Statutes ("NRS") 233B.127(3) of Intent to Take Administrative Action for Violations  
13 of Chapter 654 of NRS and Chapter 449 of NRS" to RESPONDENT, by certified  
14 mail, notifying him or her of an investigation concerning allegations of Chapter 654  
15 violations.
- 16 7. On August 2, 2013, the Board sent correspondence to RESPONDENT, by certified  
17 mail, notifying RESPONDENT that sufficient evidence had been found for  
18 disciplinary action to be commenced, and that the BOARD proposed such action  
19 would be brought for an administrative hearing.
- 20 8. Respondent acknowledges that information has been received by the BOARD or its  
21 agent, which constitutes sufficient grounds for the initiation of an administrative  
22 hearing.
- 23 9. The Parties desire to resolve any disputed matters relating to the BOARD'S  
24 investigation, and recognize that continued litigation of this dispute would be  
25 protracted, costly and time consuming, and therefore, the Parties have reached a  
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1 settlement agreement in the interest of judicial and administrative economy.  
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4 **Violations of Law**

5 10. RESPONDENT admits that the conduct set forth in the HCQC survey and/or  
6 complaint investigation constitutes a violation of law regulating the practice of  
7 residential facility administrators and/or skilled nursing administrators.  
8 RESPONDENT has elected to enter into this settlement agreement rather than  
9 face the possibility of further disciplinary action by the BOARD.  
10

11 **Administrative Penalty**

12 11. RESPONDENT shall complete 3 approved CEU hours on Administrative Oversight  
13 and submit the Certificates of Completion to the Board within thirty (30) days after  
14 the Effective Date of the Board's Final Order, and pay the following monetary  
15 assessment to the BOARD:

16	Administrative Fine:	\$	250.00
17	Administrative & Legal Costs:		<u>350.00</u>
18	Total Assessed:	\$	<u>600.00</u>

19  
20 12. RESPONDENT shall pay to the BOARD the total sum of \$600.00, in twelve (12)  
21 installments consisting of the first payment being ten (10) percent of the total  
22 balance equaling \$60.01 and eleven (11) equal monthly installment payments  
23 \$49.09 thereafter.

24 13. The first payment of \$60.01 is due and payable within thirty (30) days after the  
25 EFFECTIVE DATE of the BOARD'S Final Order, with eleven (11) additional  
26 installment payments of \$49.09, each installment payment becoming due and  
27 payable on the 15<sup>th</sup> day of each next succeeding month after the first payment, until  
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1 be regarded as evidence against him at the subsequent disciplinary hearing. The  
2 RESPONDENT will be free to defend himself and no inferences against him will be  
3 made from his willingness to have entered into this agreement.  
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10 **Complete Agreement**

11 32. This settlement agreement consists of eight pages and embodies the entire  
12 agreement between the BOARD and RESPONDENT. It may not be altered,  
13 amended or modified without the express consent of the parties.

14 Date: 8/5/13

Date: \_\_\_\_\_  
NEVADA STATE BOARD OF  
EXAMINERS OF LONG TERM CARE  
ADMINISTRATORS

17 By:  RFA  
18 Augustine J. Farias  
19 Licensee

By: \_\_\_\_\_  
SANDY LAMPERT  
Executive Secretary

1                                   **BEFORE THE NEVADA STATE BOARD OF EXAMINERS**  
2                                   **FOR LONG TERM CARE ADMINISTRATORS**

3 In the Matter of the Complaint for                    )  
4 Disciplinary Action Against                        )  
5 REGINA GASATAYA,                                    )  
6                                   RESPONDENT                        )  
7 Residential Facility Administrator for            )  
8 JC GROUP HOME 2                                    )  
9 \_\_\_\_\_

Case No.    B36060

Filed: \_\_\_\_\_

\_\_\_\_\_  
Executive Secretary

10                                   **STIPULATION FOR SETTLEMENT OF DISCIPLINARY ACTIONS**

11           WHEREAS, as more fully addressed below, the NEVADA STATE BOARD OF  
12 EXAMINERS FOR LONG TERM CARE, ("Board"), and Respondent REGINA GASATAYA  
13 ("Respondent" or "Gasataya"), collectively referred to as "Parties," hereby enter into this  
14 Stipulation for Settlement of Disciplinary Actions ("Agreement") as follows:

15           **Jurisdiction**

- 16           1. Pursuant to Nevada Revised Statute 654.110(1)(f), the Board has jurisdiction to  
17 receive, investigate and take appropriate action with respect to any charge or  
18 complaint filed with the Board against a licensee.  
19  
20           2. Respondent at all times relevant hereto, was and currently is, licensed in the State  
21 of Nevada as a residential facility administrator ("RFA") by the Board, pursuant to  
22 the provisions of Nevada Revised Statutes and Nevada Administrative Code  
23 chapters 654.  
24  
25           3. At all times relevant hereto, Respondent was the Administrator of JC GROUP  
26 HOME 2 located at 3475 Scottsdale Road Reno, Nevada 89512, ("Facility"),  
27 License No. 5808, and as a result of such licensure, her conduct in the capacity of a  
28 licensee was and is governed by Nevada Revised Statutes Chapter 654, Nevada

Attorney General's Office  
555 E. Washington, Suite 3900  
Las Vegas, NV 89101

Administrative Code 654, and other provisions of Nevada law.

**Allegations**

4. On or about November 24, 2009, the State of Nevada, Bureau of Health Care and Quality & Compliance ("HCQC") conducted a required grading survey of the Facility and initiated a complaint investigation. The survey was completed on November 24, 2009, on which date HCQC issued its Statement of Deficiencies against the Facility. The Facility received a survey grade of D.
5. On or about September 25, 2013, the Board issued a formal Complaint against Respondent on the basis of the information received from HCQC as a result of the 2009 Investigation.
6. The Board is receipt of another complaint against Respondent stemming from an investigation from the State of Nevada Office of the Attorney General, Medicaid Fraud Control Unit which allegations include Respondent's inattentiveness to the Facility resulting in the financial exploitation of residents by Facility staff. Respondent's actions are in violation of NAC 654.210(2)(a), NAC 654.210(2)(b), NAC 654.210(2)(p), including the act found in NAC 654.166. (Case No. B36030B).
7. The Board has filed and properly served notice of Complaint against alleging violations of the provisions of Chapter 654 of the Nevada Revised Statutes and Chapter 654 of the Administrative Code.
8. Respondent acknowledges that information has been received by the Board, which constitutes sufficient grounds for the initiation of an administrative hearing.
9. The Parties desire to resolve any disputed matters relating to the Board's Complaint, as well as the issues stemming from an investigation from the State of Nevada Office of the Attorney General, Medicaid Fraud Control Unit, and recognize that continued litigation of this dispute would be protracted, costly and time

1 consuming, and therefore, the Parties have reached a settlement agreement in the  
2 interest of judicial and administrative economy.

3 **Guilt**

- 4 10. Respondent admits that the conduct set forth in the Complaints constitutes a  
5 violation of law regulating the practice of residential facility administrators and/or  
6 skilled nursing administrators. Respondent has elected to enter into this settlement  
7 agreement rather than face the possibility of further disciplinary action by the Board.

8 **Administrative Penalty and Costs**

- 9 11. Respondent shall pay the following **monetary assessments** to the Board:

11 a. Administrative fine	\$ 1,500.00
12 b. BELTCA Costs	\$ 350.00
13 c. Attorney's fees	<u>\$ 1,140.00</u>
14 Total monetary assessments	\$ 2,990.00

- 15 12. Respondent shall pay to the Board the total sum of \$2,990.00, in twenty-four (24)  
16 installments consisting of the first payment being ten (10) percent of the total  
17 balance equaling \$299.00 and twenty-three (23) equal monthly installment  
18 payments \$117.00 thereafter.

- 19 13. The first payment of \$299.00 is due and payable within thirty (30) days after the  
20 EFFECTIVE DATE of the Board's Order, with twenty-three (23) additional  
21 installment payments of \$117.00, each installment payment becoming due and  
22 payable on the 15<sup>th</sup> day of each next succeeding month after the first payment, until  
23 the total balance due is paid in full. No grace period will be permitted. Any  
24 installment payment not actually received by the Board on or before its due date,  
25 shall be construed as an event of default of this agreement by the Respondent.  
26  
27  
28

1 knowledge obtained by the Board through consideration of this Agreement, if after  
2 review by the Board, this Agreement is rejected.

3 33. If the Board does not accept the settlement agreement, it shall be regarded as null  
4 and void. Admissions by Respondent in the settlement agreement will not be  
5 regarded as evidence against him at the subsequent disciplinary hearing. The  
6 Respondent will be free to defend himself and no inferences against him will be  
7 made from his willingness to have entered into this Agreement.

8 **Complete Agreement**

9  
10 34. This Agreement consists of seven pages and embodies the entire agreement  
11 between the Board and Respondent. It may not be altered, amended or modified  
12 without the express consent of the parties.

13 DATED this \_\_\_\_\_ day of October 2013.

14  
15  
16 NEVADA STATE BOARD OF  
EXAMINERS OF LONG TERM CARE  
ADMINISTRATORS

17  
18 \_\_\_\_\_  
REGINA GASATAYA, Licensee

By:

\_\_\_\_\_  
TERRY CLODT  
Investigating Board Member

19  
20  
21  
22 CATHERINE CORTEZ MASTO  
Attorney General

23  
24 By:

\_\_\_\_\_  
Sophia G. Long, Esq.  
Deputy Attorney General  
555 E. Washington Avenue, Suite 3900  
Las Vegas, Nevada 89101  
(702) 486-3420

1                                   **BEFORE THE NEVADA STATE BOARD OF EXAMINERS**  
2                                   **FOR LONG TERM CARE ADMINISTRATORS**

3  
4 In the Matter of the Complaint for )  
5 Disciplinary Action Against        )  
6                    FLORENTINO T. LEANILLO,        )  
7                    RESPONDENT                        )  
8 Residential Facility Administrator for        )  
9                    GOLDEN VALLEY GROUP HOME II        )  
10 \_\_\_\_\_ )

Case No. B-36063

Filed: \_\_\_\_\_

\_\_\_\_\_  
Executive Secretary

11  
12                                   **STIPULATION FOR SETTLEMENT OF DISCIPLINARY ACTIONS**

13        WHEREAS, as more fully addressed below, the NEVADA STATE BOARD OF  
14 EXAMINERS OF LONG TERM CARE ADMINISTRATORS, ("BOARD"), and RESPONDENT  
15 FLORENTINO T. LEANILLO ("RESPONDENT" or "LEANILLO") (collectively referred to as  
16 "the Parties"), hereby enter into this Stipulation for Settlement of Disciplinary Actions as  
17 follows:

18                    **Jurisdiction**

- 19
- 20        1. Pursuant to Nevada Revised Statute 654.110(1)(f), the BOARD has jurisdiction to  
21 receive, investigate and take appropriate action with respect to any charge or  
22 complaint filed with the BOARD against a licensee.
  - 23        2. RESPONDENT at all times relevant hereto, was and currently is, licensed in the  
24 State of Nevada as a residential facility administrator ("RFA") by the BOARD,  
25 pursuant to the provisions of Nevada Revised Statutes and Nevada Administrative  
26 Code chapters 654.
  - 27        3. At all times relevant hereto, RESPONDENT was the Administrator of GOLDEN  
28

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555 E. Washington, Suite 3900  
Las Vegas, NV 89101

1 VALLEY GROUP HOME II located at 1140 Manhattan St., Reno, Nevada 89512  
2 ("the Facility"), License No. 9193, and as a result of such licensure, his/her conduct  
3 in the capacity of a licensee was and is governed by Nevada Revised Statutes  
4 Chapter 654, Nevada Administrative Code 654, and other provisions of Nevada law.

- 5 4. Pursuant to Nevada Revised Statute 233B.121(5), the BOARD is authorized to  
6 enter into a settlement agreement to resolve a disputed matter.  
7

8 **Allegations**

- 9 5. On or about March 26, 2013 through April 3, 2013, the State of Nevada,  
10 Department of Health and Human Services, Aging and Disability Services Division  
11 ("ADSD") conducted interviews at Golden Valley Group Care II, and subsequently  
12 ADSD issued its Referral against the Facility.
- 13 6. On or about April 17, 2013, the BOARD sent a "Notice Pursuant to Nevada Revised  
14 Statutes ("NRS") 233B.127(3) of Intent to Take Administrative Action for Violations  
15 of Chapter 654 of NRS and Chapter 449 of NRS" to RESPONDENT, by certified  
16 mail, notifying him or her of an investigation concerning allegations of Chapter 654  
17 violations.  
18
- 19 7. On July 22, 2013, the Board sent correspondence to RESPONDENT, by certified  
20 mail, notifying RESPONDENT that sufficient evidence had been found for  
21 disciplinary action to be commenced, and that the BOARD proposed such action  
22 would be brought for an administrative hearing.
- 23 8. Respondent acknowledges that information has been received by the BOARD or its  
24 agent, which constitutes sufficient grounds for the initiation of an administrative  
25 hearing.  
26
- 27 9. The Parties desire to resolve any disputed matters relating to the BOARD'S  
28 investigation, and recognize that continued litigation of this dispute would be

1 protracted, costly and time consuming, and therefore, the Parties have reached a  
2 settlement agreement in the interest of judicial and administrative economy.  
3  
4

5 **Violations of Law**

6 10. RESPONDENT admits that the conduct set forth in the ADSD referral constitutes a  
7 violation of law regulating the practice of residential facility administrators and/or  
8 skilled nursing administrators. RESPONDENT has elected to enter into this  
9 settlement agreement rather than face the possibility of further disciplinary action  
10 by the BOARD.  
11

12 **Administrative Penalty**

13 11. RESPONDENT shall complete 3 approved CEU hours on Administrative Oversight  
14 and submit the Certificates of Completion to the Board within thirty (30) days after  
15 the Effective Date of the Board's Final Order, and pay the following monetary  
16 assessment to the BOARD:

17	Administrative Fine:	\$	150.00
18	Administrative & Legal Costs:		<u>350.00</u>
19	Total Assessed:	\$	<u>500.00</u>

20  
21 12. RESPONDENT shall pay to the BOARD the total sum of \$500.00, in twelve (12)  
22 installments consisting of the first payment being ten (10) percent of the total  
23 balance equaling \$49.99 and eleven (11) equal monthly installment payments  
24 \$40.91 thereafter.

25 13. The first payment of \$49.99 is due and payable within thirty (30) days after the  
26 EFFECTIVE DATE of the BOARD'S Final Order, with eleven (11) additional  
27 installment payments of \$40.91, each installment payment becoming due and  
28



**STATE OF NEVADA  
BOARD OF EXAMINERS FOR LONG-TERM CARE ADMINISTRATORS**

**Draft Minutes of Regular Quarterly Board Meeting**

**August 1, 2013  
11:00 a.m.**

**Nevada Early Intervention Services  
2667 Enterprise Road  
Reno, Nevada 89512  
and  
Video Conferencing  
Nevada Early Intervention Services  
3811 W. Charleston Blvd., Ste 112  
Las Vegas, Nevada 89102**

- I. Chair, Margaret McConnell called the meeting to order at 11:05 a.m.
- II. Executive Secretary, Sandy Lampert called the roll and a quorum was present.

**Board Members:**

Margaret McConnell, Chair	Mary Ellen Wilkinson, Vice Chair
Douglas Sinclair, Secretary/Treasurer	Lindsay Hansen, M.D.
Terry Clodt	Linda Gelinger
Jane Gruner, ADSD	

**Staff:**

Sophia G. Long, Esq. DAG	Sandy Lampert, Executive Secretary
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**Guests:**

Heather Korblic, ADSD	Donna McCafferty, DPBH
Robbie Williams, NFA	Lynn Homnick, RFA
Rosemary Womack, The ABBA Group	

III. PUBLIC COMMENTS

- IV. APPROVAL OF THE FOLLOWING PROPOSED DISCIPLINARY ACTION
- a. June Cartino – White Pines Care Center – Case No. B-36061
  - b. Benton Collins – Ormsby Post Acute Rehab – Case No. B-36062/66

Chair, Margaret McConnell, asked for a motion. Douglas Sinclair motioned to approve the disciplinary actions. Mary Ellen Wilkinson seconded. Motion carried. Terry Clodt abstained.

V. SECRETARY/TREASURER'S REPORTS:

- a. Secretary/Treasurer, Douglas Sinclair, directed the Board to a copy of the minutes from the meeting of May 8, 2013. Chair, Margaret McConnell called for a motion. Douglas Sinclair moved to approve. Terry Clodt seconded. Motion carried.

VI. ADMINISTRATIVE REPORT

Executive Secretary, Sandy Lampert, reported that the Board will be sponsoring an Industry Fair to be held on September 27, 2013, at Brady Industries. ADSD and HCQC will be participating. Ms. Lampert also informed the Board that Credit Cards can now be accepted by the Board for payment of fees.

VII. ADMINISTRATOR LICENSES ISSUED MUST RECEIVE FINAL BOARD APPROVAL WHEN ALL REQUIREMENTS HAVE BEEN MET.

a. Nursing Facility Administrator Licenses Issued

- (1) Banford, Andrew
- (2) Welker, David
- (3) Nicholas, Christopher
- (4) Glum, Derrick

Chair, Margaret McConnell, called for a motion. Mary Ellen Wilkinson moved to approve the Nursing Facility Administrator Licenses. Douglas Sinclair seconded. Motion carried.

b. Residential Facility Administrator Licenses Issued

- (1) Mercado-Shimada, Beatrice
- (2) Bailey, Paul
- (3) McIntyre, Diane
- (4) Cartino, June
- (5) Ghanim, Sarah

Chair, Margaret McConnell, called for a motion. Douglas Sinclair moved to table the approval of June Cartino and approve the remaining licenses. Jane Gruner seconded. Motion carried.

c. Inactive Requests

- (1) Villalobos, Leonarda - RFA
- (2) Smith, Lance - NFA
- (3) McClain, Susan - RFA
- (4) Arciaga, Joel - RFA
- (5) Fravel, Marilyn - RFA
- (6) Liebo, Julie - NFA
- (7) Gorceke, Tina - RFA

Chair, Margaret McConnell, called for a motion. Terry Clodt moved to approve the Inactive License Requests. Jane Gruner seconded. Motion carried.

d. Review of Probationary requirements\*\*(board my go into closed session) "for possible action"

- (1) Julie Liebo - Tabled for next meeting.

VIII. UNFINISHED BUSINESS:

a. RCAL AIT Program Report - Rosemary Womack reported that since July 1, 2012 through June 30, 2013, 79 candidates have completed the AIT program, 55 candidates have been licensed, 6 candidates have either left the state or decided not to exam, 4 candidates have failed the exam and 14 are scheduled to take the exam within the next month. The new 100 hour training is in place. Senior Living University did a great job with the new 60 hour program, and it will be on line as of September 15<sup>th</sup>. The 40 hour Nevada Best Practices is ready. 31 new NFA candidates have completed the Regulation training.

b. NFA lack of AIT Opportunities – Robbie Williams reported that she is working on an AIT. Ms Williams reported that she has met with Rosemary Womack and working with Bob Lang from AHCA to develop a program in Nevada. She will be meeting with Daniel Mathis of NVHCA and Diane Allen of the Perry Foundation. Mary Ellen Wilkinson will be meeting in September with Larry Weiss from the Center for Healthy Aging to determine who at UNR should be contacted regarding the AIT requirement. Rosemary Womack stated that she has a scheduled meeting with Dr. Weiss to talk about education collaboration.

c. Mark McBride to report on his experience at the National Emergence Conference. Mr. McBride was unable to attend the meeting, however, he sent a statement thanking the Board for the opportunity and requesting to make his report at the next Quarterly Board Meeting.

IX. NEW BUSINESS:

X. DEPUTY ATTORNEY GENERAL'S REPORT – Sophia Long, Deputy Attorney General, discussed some adopted changes to the Open Meeting Law including:

- (1) AB 65 – Supporting material and contact person must be included on every agenda and all supporting documents must be uploaded to the website. It also allows a Board to cure violations of the Open Meeting Law.
- (2) AB 445 will become effective January 1, 2014, and will require that all agendas be posted to the state website.

XI. BOARD MEMBER COMMENTS

XII. PUBLIC COMMENTS - Donna McCafferty informed the Board of the Bureau's name change to the Division of Public and Behavioral Health. Bureau Chief is Kyle Devine and HCQC's mission remains the same.

XIII. TIME/DATE/LOCATION OF NEXT REGULAR QUARTERLY MEETING – The next meeting will be held on Thursday, October 24, 2013 at 9:00 a.m.

XIV. ADJOURNMENT – Chair, Margaret McConnell, called for a motion. Terry Clodt moved to adjourn. Lindsay Hansen, M.D. seconded. Motion carried.

Respectfully submitted:

*Sandy Lampert*

Sandy Lampert  
Executive Secretary

Attested:

*Douglas Sinclair*

Douglas Sinclair  
Secretary/Treasurer

From the minutes of 8-17-12

Linda Gelfinger moved that the license be granted, that for the next 2 years Ms. Liebo must maintain a B level or above or she will be called before the Board and that for the next 2 years her license is limited to 1 large facility. Mary Ellen Wilkinson seconds. Motion carried. Terry Clodt abstained.

**From:** Minou Nelson  
**Sent:** Thursday, May 30, 2013 10:39 AM  
**To:** B.E.L.T.C.A.  
**Subject:** RE: Emeritus at Las Vegas

They received a "D" on their 2/5/13 annual inspection, and are awaiting to have their mandatory grading re-survey conducted. I don't have privy to inspection schedules, as I only do complaint investigations. You could contact Don Sampson at 486-6520 x 269 for inspection information.