CONSENT AGREEMENT BETWEEN MICHAEL GRIESMER, D.D.S. AND THE OHIO STATE DENTAL BOARD

This CONSENT AGREEMENT is entered into by and between MICHAEL GRIESMER, D.D.S. (DR. GRIESMER) and THE OHIO STATE DENTAL BOARD (BOARD), the state agency charged with enforcing the Dental Practice Act, Chapter 4715 of the Ohio Revised Code.

DR. GRIESMER enters into this AGREEMENT being fully informed of his rights afforded under Chapter 119, Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudication hearing on the issues considered herein.

This AGREEMENT is entered into on the basis of the following stipulations, admissions, and understandings:

- A. The BOARD is empowered by Section 4715.30, Ohio Revised Code, to revoke, suspend, or place on probationary status a license to practice dentistry; or censure a license holder for violation of any of the enumerated grounds, including failure to provide care within the accepted standards of the profession.
- B. DR. GRIESMER is licensed to practice dentistry in the State of Ohio, License No. 30-017887.
- C. DR. GRIESMER failed to cooperate with the Quality Intervention Program ("QUIP") with regards to the post evaluation of remedial education.

WHEREFORE, in consideration of the BOARD suspending the disciplinary proceeding, DR. GRIESMER

knowingly and voluntarily agrees to the following terms, conditions, and limitations:

- 1. DR. GRIESMER shall take FOUR (4) hours of education in ethics, through a BOARD approved course.
- 2. DR. GRIESMER shall submit to the PANEL, by the **FIFTH** (5th) day of cach month, the following documentation for FIVE patients to whom DR. GRIESMER provided treatment during the <u>preceding</u> month, for a period of **THREE** (3) months or up to **TWELVE** (12) months at the discretion of the Panel:
 - a. Diagnosis;
 - b. Treatment plan;
 - c. Progress notes;
 - d. Pre-operative radiographs;
 - e. and any Post-operative radiographs

Initials _____

In fulfilling the requirements in this paragraph, DR. GRIESMER may submit **color** copies of progress notes. Radiographs can be duplicates or copied to a CD or memory stick. At the PANEL'S discretion, such records may be reviewed by a consultant to the BOARD.

The first set of patient records must be received in the Board office on or before the 5th day of the month following the ratification of this CONSENT AGREEMENT and by the 5th day of each month thereafter.

- 3. Failure to comply with all the terms of paragraph (2) may result in an AUTOMATIC SUSPENSION of DR. GRIESMER'S license to practice dentistry prior to the issuance of a NOTICE OF OPPORTUNITY for hearing.
- 4. It is expressly understood that this FOUR (4) hours of education set forth above shall be in addition to the FORTY (40) hours of continuing education credit required for renewal of his license, under R.C. § 4715.141.
- 5. DR. GRIESMER shall obey all federal, state, and local laws.
- 6. DR. GRIESMER shall obey all rules governing the practice of dentistry in Ohio.
- 7. DR. GRIESMER agrees that if, in the discretion of the PANEL, he appears to have violated or breached any term or condition of this CONSENT AGREEMENT, the BOARD has the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including, but not limited to, alleged violations of the laws or rules of Ohio occurring before the effective date of this CONSENT AGREEMENT.

Any action initiated by the BOARD based on alleged violations of this CONSENT AGREEMENT shall comply with the Administrative Procedures Act, Chapter 119, Ohio Revised Code.

- 8. DR. GRIESMER, with the intention of binding himself and his successors in interest and assigns, holds harmless from liability and forever discharges the State of Ohio, the BOARD, and any of their members, officers, attorneys, agents, and/or employees, personally or in their official capacities, from any and all claims that were raised or could have been raised in or relating to this matter, including, but not limited to, costs, expenses, attorney fees, and/or all other damages.
- 9. DR. GRIESMER acknowledges that he has had an opportunity to ask questions concerning the terms of this CONSENT AGREEMENT and that all questions asked have been answered in a satisfactory manner.

WHEREFORE, in consideration of the mutual promises contained herein, and subject to the terms,

conditions, and limitations stated herein, the BOARD hereby agrees to suspend the disciplinary proceedings

against DR. GRIESMER pending successful completion of these terms, limitations, and conditions.

This CONSENT AGREEMENT shall be considered a public record as that term is used in Section

149.43, Ohio Revised Code, and may be reported to any appropriate data bank or reporting agency. DR.

Initials _____

MICHAEL GRIESMER, DDS CONSENT AGREEMENT PAGE 3 GRIESMER acknowledges that his social security number will be used if this information is so reported, and

DR. GRIESMER agrees to provide his social security number to the BOARD for such purposes.

It is expressly understood that this CONSENT AGREEMENT is subject to ratification by the BOARD

prior to signature by the President, Secretary and Vice Secretary and shall become effective upon the last date

of signature below.

MICHAEL GRIESMER. D.D.S.

8-20-14

Counsel for DR. GRIESMER

DATE

OHIO STATE DENTAL BOARD

MCDONALD, D.D.S GREGORY

121

President

MARYBETH SHAFFER. D.MD. Secretary

ASHOK DAS, D.D.S. Vice Secretary

Bullton allein

KATHERINE BOCKBRADER, ESQ Assistant Attorney General

DATE

9/10/14 DATE

9-10-14

DATE

OHIO STATE DENTAL BOARD 77 SOUTH HIGH STREET, 17TH FLOOR COLUMBUS, OHIO 43215-6135

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March 11, 2015

IN RE: The Suitability of Michael R. Griesmer, DDS License No. 30.017887 To Retain His License To Practice Dentistry TO: Michael R. Griesmer, DDS

Niles, OH 44446

6285 Warren-Youngstown Rd

NOTICE OF AUTHOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING

NOTICE OF AUTOMATIC SUSPENSION

You are hereby notified that your license to practice dentistry is automatically suspended for failure to comply with the Consent Agreement you entered into on or about September 10, 2014 with the Ohio State Dental Board (Board). Paragraph 3 states:

Failure to comply with all the terms of paragraph (2) may result in an AUTOMATIC SUSPENSION of DR. GRIESMER's license to practice dentistry prior to the issuance of a NOTICE OF OPPORTUNITY for hearing.

As stated in Count 1 of the Notice of Opportunity for Hearing below, you failed to comply with paragraph 2 of the Consent Agreement. For these reasons, you are hereby notified that you failed to comply with the Consent Agreement, and your license to practice dentistry is automatically suspended.

NOTICE OF OPPORTUNITY FOR HEARING

In accordance with Chapter 119. and Chapter 4715. of the Ohio Revised Code, you are hereby notified that the Ohio State Dental Board intends to determine whether or not to censure, reprimand, place on probation or otherwise discipline you or to suspend or revoke your license to practice dentistry in Ohio for one or more of the following reasons.

COUNT 1

On or about September 10, 2014, you entered into a Consent Agreement with the Board. In this agreement you admitted that you failed to cooperate with QUIP with regards to the post evaluation of remedial education.

In paragraph 2 of the Consent Agreement, you specifically agreed to provide, by the 5th day of each month, records for five (5) patients for whom you provided treatment during the preceding month. The documentation was to include the following, as set forth in the Consent Agreement:

- a. Diagnosis
- b. Treatment plan
- c. Progress notes
- d. Pre-operative radiographs
- e. And any post-operative radiographs

The Consent Agreement stated that you could submit color copies of progress notes, and radiographs could be duplicates or copied to a CD or memory stick.

You agreed that if you did not comply with these terms, your license may be automatically suspended.

On October 8, 2014 and November 3, 2014, you submitted records to the Board. On November 12, 2014, you were sent a certified letter wherein it was noted that you submitted records on October 8, 2014, and November 3, 2014, but the records submitted appeared to be billing records only. You were asked by the Board to submit records as set forth in the Consent Agreement for the 10 patients you submitted additional records for in October and November. On December 4, 2014, in response to the letter, you submitted additional records, which again only included billing records. You submitted no records by December 5, 2014 for patients treated in November, 2014; you submitted no records by January 5, 2015 for patients treated in December, 2014; you provided no records by February 5, 2015, for patients treated in January, 2015; you provided no records by March 5, 2015, for patients treated in Paragraph 2 of your Consent Agreement.

COUNT 2

On April 23, 2013, Patient 1, a three year old boy, presented to your office with oral pain. The patient was given a prophy and fluoride, and you diagnosed the patient with dental decay with abscess, and noted the need for 7 pulps and crowns and 1 extraction. You indicated in your records that this would need to take place at a hospital under general anesthesia. On May 8, 2013, the patient was treated under general anesthesia at Southwoods Surgical Hospital. You extracted tooth B, you did pulpotomies on teeth A, I, J, K, L, S, T. You placed stainless steel crowns on teeth A, I, J, K, L, S, T. On November 2, 2013, the patient presented at St. Elizabeth's Hospital Emergency Room, experiencing pain and swelling on the lower posterior left side, and was seen by a physician. On January 15, 2014, the patient returned to the dental clinic at St. Elizabeth Hospital, it was determined that Teeth A, S, and T also needed to be extracted.

Pre-operative radiographs would determine the proper treatment and restorability of the teeth prior to any treatment being administered. You took no preoperative radiographs to support the treatment you performed on May 8, 2013.

Such conduct, as alleged in Count 1, constitutes a violation of section 4715.30 (A)(11) of the Ohio Revised Code, which states in relevant part that a "...holder of a certificate or license issued under this chapter is subject to disciplinary action by the state dental board for any of the following reasons....: (11) Violation of any provision of this chapter or any rule adopted thereunder;" and section 4715.30 (C) of the Ohio Revised Code, which states in relevant part "...where the Board places a holder of a license or certificate on probationary status....the Board may subsequently suspend or revoke the license or certificate if it determines that the holder has not met the requirements of the probation or continues to engage in activities that constitute grounds for discipline pursuant to division (A) or (B) of this section."

Such conduct, as alleged in Count 2, constitutes a violation of section 4715.30(A)(9) of the Ohio Revised Code, which states in relevant part that a "...holder of a certificate or license issued under this chapter is subject to disciplinary action by the state dental board for any of the following reasons:... (9) Providing or allowing dental hygienists or other practitioners of auxiliary dental occupations working under the certificate or license holder's supervision, or a dentist holding a temporary limited continuing education license under division (C) of section 4715.16 of the Revised Code working under the certificate or license holder's direct supervision, to provide dental care that departs from or fails to conform to accepted standards for the profession, whether or not injury to a patient results;"

Pursuant to Chapter 119 of the Ohio Revised Code, you are advised that you are entitled to a hearing on this matter. If you wish to request such a hearing, the request must be made in writing and must be received in the offices of the Ohio State Dental Board within thirty (30) days of the date of the mailing of this Notice.

You are further advised that you are entitled to appear at such hearing in person, or by your attorney, or you may present your position, arguments or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing made within thirty (30) days of the date of the mailing of this Notice, the Ohio State Dental Board may, in your absence, and upon consideration of the foregoing charges, in its discretion, warn, reprimand or otherwise discipline you, or suspend or revoke your license.

You are further advised that you are entitled to receive at least sixty (60) days in advance of the hearing if so requested, a copy of each item the Board procures or creates in the course of the investigation. Such items may include, but are not limited to, the one or more complaints filed with the Board correspondence, reports, and statements; deposition transcripts, and the patient dental records. The Board may charge a reasonable fee for providing the copies. Before providing the copies, the Board shall determine whether the investigative items contain any personal identifying information regarding a complainant. If the Board determines that the investigative items contain such personal identifying information, or any information that would reveal the identity of a complainant, the Board shall redact the information from the copies it provides. The Board shall not provide any information that is subject to the attorney-client privilege or work product doctrine, or that would reveal the investigatory processes or methods of investigation used by the Board. The Board shall not provide any information that would constitute a confidential law enforcement investigatory record.

BY THE ORDER OF THE OHIO STATE DENTAL BOARD

D.M.D.

MARYBETH SHAFFER, DMD Acting Secretary

ASHOK DAS, DDS Acting Vice-Secretary

SEAL

I, Lili C. Reitz, Executive Director of the Ohio Stete Dental Board, hereby certify that the foregoing Notice of Opportunity for Hearing was mailed to Michael R. Griesmer, DDS by Certified U.S. Mail, on this 12th day of March, 2015.

LILI C. REITZ Executive Director

SEAL

Certified Mail No. 7011 1150 0001 6784 7780



Lili C. Reitz, Esq. Executive Director

614-466-2580/ tel 614-752-8995/fax

Marybeth D. Shaffer, D.M.D. President May 18, 2015

Michael J. Griesmer, DDS 6285 Warren-Youngstown Road Niles, OH 44446

Dear Dr. Griesmer:

Please find enclosed a certified copy of the Adjudication Order entered by the Ohio State Dental Board in the above captioned matter.

Ohio Revised Code Section 119.12 may authorize an appeal from this Order. If such an appeal is authorized, it may be taken to the court of common pleas of the county where you reside, or where your business is located. If you are not a resident of and/or have no place of business in this state, you may appeal to the Franklin County Court of Common Pleas.

Such an appeal must be commenced by the filing of a Notice of Appeal with the Ohio State Dental Board and the Court of Common Pleas of the county where you reside, or where your business is located. The Notice of Appeal must set forth the Order appealed from, and state that the Ohio State Dental Board's Order is not supported by reliable, probative and substantial evidence, and is not in accordance with law.

The Notice of Appeal may, but need not, set forth the specific grounds of the party's appeal. The Notice of Appeal that is filed with the Ohio State Dental Board and the court may be either the original notice or a copy of the original notice. Both notices must be filed within fifteen (15) days after the mailing of the notice of the Ohio State Dental Board's order, and in accordance with the requirements of Section 119.12, Ohio Revised Code.

Sincerely, THE OHIO STATE DENTAL BOARD

LILI C. REITZ, Esq. Executive Director

Certified Mail 7011 1150 0001 6784 3997 Todd Newkirk, Esq. Certified Mail 7011 1150 0001 6784 3768

77 S. High Street, 17th Floor Columbus, Ohio 43215-6135

OHIO STATE DENTAL BOARD

Lili C. Reitz, Esq. Executive Director

614-466-2580/ tel 614-752-8995/fax

Marybeth D. Shaffer, D.M.D. President

CERTIFICATION

I hereby certify that the attached copy of the Adjudication Order of the Ohio State Dental Board, is a true copy as it appears in the Journal of the Ohio State Dental Board.

The Adjudication Order was sent by Certified U.S. Mail to Michael J. Griesmer, DDS, on this 18th day of May, 2015.

LILI C. REITZ, Esq. Executive Director

(seal)

77 S. High Street, 17th Floor Columbus, Ohio 43215-6135

OHIO STATE DENTAL BOARD

Lili C. Reitz, Esq. Executive Director

614-466-2580/ tel 614-752-8995/fax

Marybeth D. Shaffer, D.M.D. President

BEFORE THE OHIO STATE DENTAL BOARD

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In the Matter of:

MICHAEL R. GRIESMER, DDS

ADJUDICATION ORDER

This matter came on for consideration by the Ohio State Dental Board (Board) on May 13, 2015.

By letter dated March 11, 2015, notice was given to Michael R. Griesmer, DDS, that his license to practice dentistry in the state of Ohio was automatically suspended, that the Board proposed to take disciplinary action against his license, and that he was entitled to a hearing if such hearing was requested within thirty (30) days of the mailing of said notice. In accordance with Ohio Revised Code Section 119.09, said notice was sent via certified mail, return receipt requested, to the address of record for Michael R. Griesmer, DDS, 6285 Warren-Youngstown Road, Niles, OH 44446.

Dr. Griesmer initially requested a hearing in this matter on April 1, 2015. In response, an administrative hearing was scheduled by Attorney Hearing Examiner Lawrence D. Pratt, Esq., to begin on June 29, 2015, and was later moved at Dr. Griesmer's request to begin on May 12, 2015. On May 5, 2015, however, Dr. Griesmer withdrew his request for a hearing. Therefore, this matter came before the Board for an evidentiary review and determination on May 13, 2015.

WHEREFORE, for the reasons outlined in the February 11, 2015 Notice of Automatic Suspension and Opportunity for Hearing, which is attached hereto and incorporated herein, it is hereby ORDERED that:

1. The AUTOMATIC SUSPENSION of the license of DR. GRIESMER to practice dentistry in the state of Ohio will continue INDEFINITELY.

77 S. High Street, 17th Floor Columbus, Ohio 43215-6135

- 2. The Board shall not consider REINSTATEMENT of DR. GRIESMER's license to practice dentistry unless and until he submits documentation to the Board of successful completion of the DPrep program administered through the American Association of Dental Boards.
- 3. Once REINSTATED, DR. GRIESMER shall be subject to the following terms and conditions for a period of one (1) year:
 - a. DR. GRIESMER shall submit to the SUPERVISORY INVESTIGATIVE PANEL, by the FIFTH (5th) day of each month, the following documentation for five (5) patients for whom DR. GRIESMER provided treatment during the preceding month:
 - i. Diagnosis
 - ii. Treatment plan
 - iii. Progress notes
 - iv. Pre-operative radiographs
 - v. Any post-operative radiographs.

DR. GRIESMER may submit color copies of progress notes. Radiographs can be duplicates or copied to a CD or memory stick.

4. DR. GRIESMER's failure to comply with paragraph 3 of this Order will result in further administrative proceedings against his dental license in accordance with Ohio Revised Code Chapters 119 and 4715.

This ORDER shall take effect immediately upon the mailing of this ORDER.

Ohio Revised Code Section 119.12 may authorize an appeal from this Order. Such an appeal must be commenced by the filing of a Notice of Appeal with the Ohio State Dental Board and the Court of Common Pleas of the county where Dr. Griesmer resides, or where his business is located. The Notice of Appeal must set forth the Order appealed from and state that the Board's Order is not supported by reliable, probative and substantial evidence, and is not in accordance with law.

Ohio State Dental Board 3 ADJUDICATION ORDER

The Notice of Appeal may, but need not, set forth the specific grounds of the party's appeal. The Notice of Appeal that is filed with the Board and the court may be either the original notice or a copy of the original notice. If Dr. Griesmer is not a resident of and/or has no place of business in this state, Dr. Griesmer may appeal to the Franklin County Court of Common Pleas. Both notices must be filed within fifteen (15) days after the mailing of the notice of the Ohio State Dental Board's order, and in accordance with the requirements of Section 119.12, Ohio Revised Code.

IT IS SO ORDERED.

THE OHIO STATE DENTAL BOARD SUPERVISORY INVESTIGATIVE PANEL

D.M.D.

MARYBETH SHAFFER, DMD Acting Secretary

ASHOK DAS, DDS Acting Vice Secretary

<u>May 18, 2015</u> Date

(SEAL)

OHIO STATE DENTAL BOARD 77 SOUTH HIGH STREET, 17TH FLOOR COLUMBUS, OHIO 43215-6135

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March 11, 2015

IN RE: The Suitability of Michael R. Griesmer, DDS License No. 30.017887 To Retain His License To Practice Dentistry

TO: Michael R. Griesmer, DDS 6285 Warren-Youngstown Rd Niles, OH 44446 NOTICE OF AUTHOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING

NOTICE OF AUTOMATIC SUSPENSION

You are hereby notified that your license to practice dentistry is automatically suspended for failure to comply with the Consent Agreement you entered into on or about September 10, 2014 with the Ohio State Dental Board (Board). Paragraph 3 states:

Failure to comply with all the terms of paragraph (2) may result in an AUTOMATIC SUSPENSION of DR. GRIESMER's license to practice dentistry prior to the issuance of a NOTICE OF OPPORTUNITY for hearing.

As stated in Count 1 of the Notice of Opportunity for Hearing below, you failed to comply with paragraph 2 of the Consent Agreement. For these reasons, you are hereby notified that you failed to comply with the Consent Agreement, and your license to practice dentistry is automatically suspended.

NOTICE OF OPPORTUNITY FOR HEARING

In accordance with Chapter 119, and Chapter 4715, of the Ohio Revised Code, you are hereby notified that the Ohio State Dental Board intends to determine whether or not to censure, reprimand, place on probation or otherwise discipline you or to suspend or revoke your license to practice dentistry in Ohio for one or more of the following reasons.

COUNT 1

On or about September 10, 2014, you entered into a Consent Agreement with the Board. In this agreement you admitted that you failed to cooperate with QUIP with regards to the post evaluation of remedial education.

In paragraph 2 of the Consent Agreement, you specifically agreed to provide, by the 5th day of each month, records for five (5) patients for whom you provided treatment during the preceding month. The documentation was to include the following, as set forth in the Consent Agreement:

- a. Diagnosis
- b. Treatment plan
- c. Progress notes
- d. Pre-operative radiographs
- e. And any post-operative radiographs

The Consent Agreement stated that you could submit color copies of progress notes, and radiographs could be duplicates or copied to a CD or memory stick.

You agreed that if you did not comply with these terms, your license may be automatically suspended.

On October 8, 2014 and November 3, 2014, you submitted records to the Board. On November 12, 2014, you were sent a certified letter wherein it was noted that you submitted records on October 8, 2014, and November 3, 2014, but the records submitted appeared to be billing records only. You were asked by the Board to submit records as set forth in the Consent Agreement for the 10 patients you submitted additional records for in October and November. On December 4, 2014, in response to the letter, you submitted additional records, which again only included billing records. You submitted no records by December 5, 2014 for patients treated in November, 2014; you submitted no records by January 5, 2015 for patients treated in December, 2014; you provided no records by February 5, 2015, for patients treated in January, 2015; you provided no records by March 5, 2015, for patients treated in February 2015, as required in Paragraph 2 of your Consent Agreement.

COUNT 2

On April 23, 2013, Patient 1, a three year old boy, presented to your office with oral pain. The patient was given a prophy and fluoride, and you diagnosed the patient with dental decay with abscess, and noted the need for 7 pulps and crowns and 1 extraction. You indicated in your records that this would need to take place at a hospital under general anesthesia. On May 8, 2013, the patient was treated under general anesthesia at Southwoods Surgical Hospital. You extracted to the B, you did pulpotomies on teeth A, I, J, K, L, S, T. You placed stainless steel crowns on teeth A, I, J, K, L, S, T. On November 2, 2013, the patient presented at St. Elizabeth's Hospital Emergency Room, experiencing pain and swelling on the lower posterior left side, and was seen by a physician. On January 15, 2014, the patient returned to the dental clinic at St. Elizabeth and tooth K was extracted by a dentist in the dental clinic. Further, based on radiographs taken at St. Elizabeth Hospital, it was determined that Teeth A, S, and T also needed to be extracted.

Pre-operative radiographs would determine the proper treatment and restorability of the teeth prior to any treatment being administered. You took no preoperative radiographs to support the treatment you performed on May 8, 2013.

Such conduct, as alleged in Count 1, constitutes a violation of section 4715.30 (A)(11) of the Ohio Revised Code, which states in relevant part that a "...holder of a certificate or license issued under this chapter is subject to disciplinary action by the state dental board for any of the following reasons.....(11) Violation of any provision of this chapter or any rule adopted thereunder;" and section 4715.30 (C) of the Ohio Revised Code, which states in relevant part "...where the Board places a holder of a license or certificate on probationary status....the Board may subsequently suspend or revoke the license or certificate if it determines that the holder has not met the requirements of the probation or continues to engage in activities that constitute grounds for discipline pursuant to division (A) or (B) of this section."

Such conduct, as alleged in Count 2, constitutes a violation of section 4715.30(A)(9) of the Ohio Revised Code, which states in relevant part that a "...holder of a certificate or license issued under this chapter is subject to disciplinary action by the state dental board for any of the following reasons:... (9) Providing or allowing dental hygienists or other practitioners of auxiliary dental occupations working under the certificate or license holder's supervision, or a dentist holding a temporary limited continuing education license under division (C) of section 4715.16 of the Revised Code working under the certificate or license holder's direct supervision, to provide dental care that departs from or fails to conform to accepted standards for the profession, whether or not injury to a patient results;"

Pursuant to Chapter 119 of the Ohio Revised Code, you are advised that you are entitled to a hearing on this matter. If you wish to request such a hearing, the request must be made in writing and must be received in the offices of the Ohio State Dental Board within thirty (30) days of the date of the mailing of this Notice.

You are further advised that you are entitled to appear at such hearing in person, or by your attorney, or you may present your position, arguments or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing made within thirty (30) days of the date of the mailing of this Notice, the Ohio State Dental Board may, in your absence, and upon consideration of the foregoing charges, in its discretion, warn, reprimand or otherwise discipline you, or suspend or revoke your license.

You are further advised that you are entitled to receive at least sixty (60) days in advance of the hearing if so requested, a copy of each item the Board procures or creates in the course of the investigation. Such items may include, but are not limited to, the one or more complaints filed with the Board correspondence, reports, and statements; deposition transcripts, and the patient dental records. The Board may charge a reasonable fee for providing the copies. Before providing the copies, the Board shall determine whether the investigative items contain any personal identifying information regarding a complainant. If the Board determines that the investigative items contain such personal identifying information, or any information that would reveal the identity of a complainant, the Board shall redact the information from the copies it provides. The Board shall not provide any information that is subject to the attorney-client privilege or work product doctrine, or that would reveal the investigatory processes or methods of investigation used by the Board. The Board shall not provide any information that would constitute a confidential law enforcement investigatory record.

BY THE ORDER OF THE OHIO STATE DENTAL BOARD

D.M.D.

MARYBETH SHAFFER, DMD Acting Secretary

ASHOK DAS, DDS Acting Vice-Secretary

SEAL

I, Lili C. Reitz, Executive Director of the Ohio State Dental Board, hereby certify that the foregoing Notice of Opportunity for Hearing was mailed to Michael R. Griesmer, DDS by Certified U.S. Mail, on this 12th day of March, 2015.

LILI C. REITZ Executive Director

SEAL

Certified Mail No. 7011 1150 0001 6784 7780