VIA CERTIFIED MAIL

December 18, 2014
Case No. 2014-2429-B

Bradley S. Kurgis, D.O.

Dear Dr. Kurgis:

Inquiry Panel B ("Panel") of the Colorado Medical Board ("Board") has concluded its inquiry regarding your Consent Order, which was issued by the New York State Board for Professional Medical Conduct on June 9, 2014. It was the Panel's decision not to commence with formal proceedings against your license to practice medicine. However, the Panel did vote to administer disciplinary action to you in the form of this letter of admonition.

As you recall, in November 2011, you were convicted of Driving under the Influence, and Hit and Run with Property Damage in California, which was the basis for the New York Consent Order. You failed to notify the Board of this action and failed to update your Colorado Healthcare Professions Profile ("HPPP") to reflect the New York disciplinary action.

After a review of all the information in this matter, the Panel found you failed to timely report the New York disciplinary action to the Board in violation of section 12-36-117(1)(y), C.R.S. and you failed to update your Healthcare Professions Profile as required by section 24-34-110(3)(a)(VIII) and section 24-34-110(4)(a)(X)(b), C.R.S.

By this letter, the Panel hereby admonishes you and cautions you that complaints disclosing any repetition of such practice may lead to the commencement of formal disciplinary proceedings against your license to practice medicine, wherein this letter of admonition may be entered into evidence as aggravation.
You are advised that it is your right to have this case reviewed in an administrative proceeding. To do so, you must submit a written request within twenty (20) days after receipt of this letter. In your request, you must clearly ask that formal disciplinary proceedings be initiated against you to adjudicate the propriety of the conduct upon which this letter of admonition is based. If such request is timely made, this letter of admonition will be deemed vacated, and the matter will be processed by means of a formal complaint and hearing. This is in accordance with the provisions of the Medical Practice Act governing the discipline of licensed physicians.

Sincerely,

FOR THE COLORADO MEDICAL BOARD
INQUIRY PANEL B

Eric R. Groce, D.O.
Chair

ERG/lej