

## STATE OF WASHINGTON

#### DEPARTMENT OF HEALTH

Olympia, Washington 98504

RE: Philip A. Young, MD

Master Case No.: M2011-1605 Document: Agreed Order

Regarding your request for information about the above-named practitioner; attached is a true and correct copy of the document on file with the State of Washington, Department of Health, Adjudicative Clerk Office. These records are considered Certified by the Department of Health.

Certain information may have been withheld pursuant to Washington state laws. While those laws require that most records be disclosed on request, they also state that certain information should not be disclosed.

The following information has been withheld: NONE

If you have any questions or need additional information regarding the information that was withheld, please contact:

Customer Service Center P.O. Box 47865 Olympia, WA 98504-7865 Phone: (360) 236-4700

Fax: (360) 586-2171

You may appeal the decision to withhold any information by writing to the Privacy Officer, Department of Health, P.O. Box 47890, Olympia, WA 98504-7890.

# STATE OF WASHINGTON MEDICAL QUALITY ASSURANCE COMMISSION

In the Matter of the License to Practice as a Physician and Surgeon of

PHILIP A. YOUNG, MD License No. MD 00044851

Respondent.

No. M2011-1605

INTERIM AGREED ORDER TO RESTRICT PRACTICE

The Medical Quality Assurance Commission (Commission), through Kristin G. Brewer, Assistant Attorney General, and Respondent, represented by Timothy E. Allen, Attorney, stipulate and agree to the following.

#### 1. PROCEDURAL FINDINGS

- 1.1 On April 12, 2005, the state of Washington issued Respondent a license to practice as a physician and surgeon. Respondent is board certified in otolaryngology. Respondent's license is currently active.
- 1.2 Respondent is informed and understands that the Commission has authorized the Attorney General's Office to issue a Second Amended Statement of Charges and to initiate ex parte summary action proceedings. The Second Amended Statement of Charges alleges that Respondent committed unprofessional conduct by violating RCW 18.130.180(1), (4), (7), (10), (13), (14), and (16), and RCW 18.215.020.
- 1.3 The parties wish to implement terms and conditions to protect the public white an adjudication of issues is pending and without the necessity of ex parte summary action proceedings.
- 1.4 This Interim Agreed Order to Restrict Practice (Interim Order) shall not be construed as a finding of unprofessional conduct or inability to practice. Respondent does not admit any of the allegations in the Second Amended Statement of Charges. Respondent may file an Answer admitting or denying allegations stated in the Second Amended Statement of Charges. Respondent does not waive any rights he has to contest the allegations in the Second Amended Statement of Charges.

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- 1.5 This Interim Order is of no force and effect and is not binding on the parties unless and until it is accepted by the Commission.
- 1.6 If the Commission rejects this Interim Order, Respondent waives any objection to the participation at any hearing of any Commission members who heard the Interim Order presentation.
- 1.7 This Interim Order will be reported to the National Practitioner Data Bank (45 CFR Part 60), the Federation of State Medical Boards' Physician Data Center and elsewhere as required by law.
- 1.8 This Interim Order is a public document. It will be placed on the Department of Health's website, disseminated via the Commission's electronic mailing list, and disseminated according to the Uniform Disciplinary Act (Chapter 18.130 RCW This Interim Order is subject to disclosure under the Public Records Act, Chapter 42.56 RCW, and shall remain part of Respondent's file according to the state's records retention law and cannot be expunged.
- 1.9 Respondent agrees to comply with the terms and conditions of this Interim
  Order until it is superseded by a final order in this proceeding.
- 1.10 A violation of the provisions of Section 3 of this Interim Order will constitute grounds for disciplinary action against Respondent under RCW 18.130.180(9) and the imposition of sanctions under RCW 18.130.160, including summary suspension of his license under RCW 34.05.422(4), RCW 34.05479, RCW 18.130.050(8), and WAC 246-11-300.

#### 2. CONCLUSIONS

- 2.1 The Commission has jurisdiction over Respondent and over the subject matter of this proceeding.
- 2.2 The Commission has authority to take summary action against Respondent's license under RCW 34.05.422(4), RCW 34.05479, RCW 18.130.050(8), and WAC 246-11-300.
- 2.3 The Interim Order in lieu of summary action protects the public from further harm pending a final order in this proceeding.

#### 3. INTERIM AGREED ORDER

Pursuant to RCW 18.130.050, 18.130.090 and RCW 18.130.098, and to protect the public and ensure that licensees are safe to practice medicine, the Commission and Respondent agree to the following terms.

- Practice Restriction. Any surgical procedure performed by Respondent requiring general anesthesia, deep sedation, moderate sedation, or minimal sedation as defined in WAC 246-919-601(2), must be conducted with the use of an anesthesiologist or certified registered nurse anesthetist (CRNA), and may only be performed at the following locations: a hospital facility where Respondent has privileges; Bel-Red Ambulatory Surgical Facility in Bellevue, Washington; Eastside Surgery Center in Issaquah, Washington; or Seattle Surgery Center in Seattle, Washington. Respondent will utilize an anesthesiologist or CRNA previously privileged at those respective facilities, and will utilize facility surgical staff. Respondent is restricted from employing an anesthesiologist or CRNA and from administering or directing the administration of general anesthesia, deep sedation, moderate sedation, or minimal sedation at his practice facility, Aesthetic Facial Plastic Surgery. Respondent is prohibited from using Propofol or ketamine in any manner.
- 3.2 <u>Permitted Procedures</u>. Respondent may continue to perform the following procedures and categories of procedures at Aesthetic Facial Plastic Surgery using local infiltration.
  - 3.2.1 Acne Scar Treatment.
  - 3.2.2 Asian Plastic Surgery. This category includes one or both of two procedures: a minor eyelid surgery and a minor nose adjustment. The eyelift (blepharoplasty) involves cutting a little skin from the eyelid. The minor nose surgery also is minimally invasive and entails incisions on the side of the nose to make the nostrils look smaller, excisions in the nostril sill that help with making the nostrils opening smaller, and small tip procedures.
  - 3.2.3 Botox | Dysport injections.
  - 3.2.4 Mini Brow Lift.
  - 3.2.5 Chemical Peel.
  - 3.2.6 Ear Plastic Surgery | Otoplasty. This category refers to ear pinning.
  - 3.2.7 Evelift | Biepharoplasty.

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- 3.2.8 Mini Facelift | Mini Necklift. This category involves a limited lifting of the face or neck compatible with local infiltration.
- 3.2.9 Facial Fillers.
- 3.2.10 Minor Facial Reconstruction. This category consists of minor procedures, including small flap revisions and scar revisions, compatible with local infiltration.
- 3.2.11 Fat Transfer.
- 3.2.12 Laser Resurfacing.
- 3.2.13 Laser Hair Removal.
- 3.2.14 Lip Injections | Augmentations.
- 3.2.15 Liposuction of the Neck and Face.
- 3.2.16 Microdermabrasion.
- 3.2.17 Minor Nose Surgery.
- 3.2.18 Scar Revision or Treatment.
- 3.2.19 Skincare by Intense Pulse Light.
- 3.2.20 Skin Lesion and Mole Removal.
- 3.2.21 Skin Cancer | MOH's Reconstruction.
- 3.2.22 Transgender Surgery. This category refers to lip lifts, eyelifts, minor nose surgeries, and tracheal shaves, as well as other minor surgeries intended to change the gender presentation of the face compatible with local infiltration.
- 3.2.23 YoungVitalizer. This category refers to fat injections applied to one or two areas of the face compatible with local infiltration.
- 3.3 <u>Local Infiltration.</u> Local infiltration is defined in WAC 246-919-601(2)(d). Subcutaneous injections of lidocaine or lidocaine with epinephrine shall consist of 1% (10 mg/ml) and 2% (20 mg/ml) concentrations, and shall not exceed the maximum recommended dosage of lidocaine 4.5 mg per kilogram of patient weight and lidocaine with epinephrine 7.0 mg per kilogram of patient weight for all contemporaneous procedures. Respondent must recognize and immediately treat any complications arising from his use of local infiltration.
- 3.4 Reporting of Adverse Events. Respondent will provide a copy of this Interim Order to medical directors at hospitals and ambulatory surgical centers where he has privileges. Respondent authorizes each hospital and ambulatory surgical center

₹° . where he has privileges to directly report to the Commission regarding adverse events related to procedures performed by Respondent, including patients involved. Respondent also agrees to directly report to the Commission adverse events related to procedures performed by him at any facility, including patients involved.

- Costs. Respondent must assume all costs of complying with this Interim Order. 3.5
- 3.6 Violations. If Respondent violates any provision of this Interim Order the Commission may take further action against Respondent's license.
- 3.7 Change of Address. Respondent must inform the Commission and the Adjudicative Clerk Office in writing of any change in his address of record within thirty (30) days of such change.
- 3.8 Effective Date. The effective date of this Interim Order is the date the Adjudicative Clerk Office places the signed Interim Order into the U.S. mail. If required. Respondent shall not submit any fees or documents until after the effective date of this Interim Order.

#### 4. RESPONDENT'S ACCEPTANCE

I, PHILIP A. YOUNG, MD, Respondent, certify that I have read this Interim Agreed Order to Restrict Practice in its entirety; that my counsel of record has fully explained the legal significance and consequence of it; that I fully understand and agree to all of it; and that it may be presented to the Commission without my appearance. If the Commission accepts the Interim Order; I understand that I will receive a signed copy.

(ESPONDENT

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RNEY FOR RESPONDENT

6/24/2015 DATE

### 5. COMMISSION'S ACCEPTANCE

The Commission accepts this Interim Agreed Order to Restrict Practice. All parties shall be bound by its terms and conditions. Respondent's practice is restricted as provided for above pending further order of the Commission.

DATED: 25 June , 2015.

STATE OF WASHINGTON MEDICAL QUALITY ASSURANCE COMMISSION

PANEL CHAIR

PRESENTED BY:

KRI**STÍN G. BRÉWER, WSBA #3**8494 ASSISTANT ATTORNEY GENERAL