



ARIZONA STATE BOARD OF HOMEOPATHIC MEDICAL EXAMINERS

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Charles Schwengel DO, MD(H)  
Chairman

May 23, 2005

Kathleen Fry MD, MD(H)  
9522 East San Salvador Drive, Ste. 203  
Scottsdale, AZ 85258

**LETTER OF CONCERN**

**RE: Investigation #05-14  
Homeopathic Medical Board License Renewal 2005 – Reporting Actions of  
Other State Regulatory Board or Federal Agency pursuant to A.R.S. §32-  
2915(F)**

Dear Dr. Fry:

At a meeting held May 10, 2005, the Board reviewed information concerning the above referenced matter. Following discussion the Board voted to issue you a non-disciplinary *Letter of Concern*. A *Letter of Concern* is defined at A.R.S. §32-2901(13) as an advisory letter to notify a physician that, while there is insufficient evidence to support disciplinary action, the board believes the physician should modify or eliminate certain practices.

The referenced 2005 license renewal form was received by board staff on January 28, 2005. Question Number 3 on the form states the following: *Has any disciplinary action (including surrender), limitation or restriction been taken against any license you hold from another licensing authority since you last applied for issuance or renewal of this license?* A space to answer 'Yes' or 'No' follows the question with direction to attach a certified copy of the final order, stipulation or consent agreement. You responded 'No' to this question. It came to my attention during a routine check of the Arizona Medical Board (AMB) website that you were issued a Letter of Reprimand and Civil Penalty by the AMB on February 17, 2004. The disciplinary action by the AMB should have been disclosed in response to Question Number 3 on the 2005 license renewal form and a copy of the AMB action sent to the Homeopathic Board of Medical Examiners.

The Board's decision was predicated on a concern that you had violated the Board's statutes by failing to report receipt of the AMB disciplinary action on your 2005 license renewal form. While there was insufficient evidence to conclude an intentional violation of A.R.S. §32-2933, the Board expressed concern that your initial response to Question Number 3 may have indicated a lack of compliance with the notification requirement contained in A.R.S. §32-2915(F).

With the issuance of this letter a copy of which will be retained in your license file, this matter will be administratively closed. Please contact me if you have questions.

Sincerely,

  
Christine Springer  
Executive Director