

BEFORE THE  
BOARD OF PODIATRIC MEDICINE  
DEPARTMENT OF CONSUMER AFFAIRS  
STATE OF CALIFORNIA

In the Matter of the Accusation )  
Against: )  
 )  
Cyrus Winston Sircar, D.P.M. )  
 )  
Doctor of Podiatric Medicine )  
Certificate No. E-5304 )  
 )  
Respondent. )

Case No: 500-2021-001175

DECISION AND ORDER

The attached Stipulated Settlement and Disciplinary Order is hereby adopted by the Board of Podiatric Medicine of the Department of Consumer Affairs, State of California, as its Decision in the above-entitled matter.

This Decision shall become effective at 5:00 p.m. on AUG 01 2024.

DATED JUL 02 2024.

BOARD OF PODIATRIC MEDICINE



Carolyn McAloon, D.P.M., President

1 ROB BONTA  
Attorney General of California  
2 STEVE DIEHL  
Supervising Deputy Attorney General  
3 MARIANNE A. PANSA  
Deputy Attorney General  
4 State Bar No. 270928  
California Department of Justice  
5 2550 Mariposa Mall, Room 5090  
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7 *Attorneys for Complainant*

8  
9 **BEFORE THE**  
**PODIATRIC MEDICAL BOARD**  
10 **DEPARTMENT OF CONSUMER AFFAIRS**  
11 **STATE OF CALIFORNIA**

12 In the Matter of the Accusation Against:

Case No. 500-2021-001175

13 **CYRUS WINSTON SIRCAR, D.P.M.**  
14 **231 W. Yanonali Street, Apt. 4**  
**Santa Barbara, CA 93101**

OAH No. 2023090150

15 **Doctor of Podiatric Medicine License No. 5304**

**STIPULATED SETTLEMENT AND  
DISCIPLINARY ORDER**

16 Respondent.  
17

18  
19 IT IS HEREBY STIPULATED AND AGREED by and between the parties to the above-  
20 entitled proceedings that the following matters are true:

21 **PARTIES**

22 1. Brian Naslund (Complainant) is the Executive Officer of the Podiatric Medical Board  
23 (Board). He brought this action solely in his official capacity and is represented in this matter by  
24 Rob Bonta, Attorney General of the State of California, by Marianne A. Pansa, Deputy Attorney  
25 General.

26 2. Respondent Cyrus Winston Sircar, D.P.M. (Respondent) is represented in this  
27 proceeding by attorney John C. Lender, whose address is: 2677 N. Main St., Ste. 901 Santa Ana,  
28 CA 92705-6632.





1 publicly reprovved pursuant to California Business and Professions Code section 495. This Public  
2 Reapproval is issued in connection with Respondent's care and treatment of one patient as set forth  
3 in Accusation No. 500-2021-001175, and is as follows:

4 Respondent failed to take complete intraoperative x-rays during a bunionectomy on Patient  
5 A's right foot. Patient A subsequently suffered complications due to improper bone alignment. It  
6 is unclear whether the complication was due to improper bone positioning during surgery, or to  
7 Patient A's non-compliance with post-operative instructions. Rather than address the  
8 complication, Respondent performed a left foot bunionectomy and Tailor bunionectomies on both  
9 of Patient A's feet, which resulted in a delay in treatment to Patient A's right foot. Respondent  
10 performed a follow-up corrective surgery on Patient A's right foot. Patient A subsequently  
11 underwent additional corrective surgery from another care provider on the right foot. Patient A's  
12 surgical consent forms and operative reports contained inadequate documentation.

13 These acts constitute gross negligence within the meaning of Business and Professions  
14 Code section 2234, subdivision (b).

15 2. **EDUCATION COURSE.** Within 60 days of the effective date of this Decision,  
16 Respondent shall submit to the Board or its designee for its prior approval educational program(s)  
17 or course(s) which shall not be less than 40 hours. The educational program(s) or course(s) shall  
18 be aimed at correcting any areas of deficient practice or knowledge and shall be Category I  
19 certified or Board approved and limited to classroom, conference, or seminar settings. The  
20 educational program(s) or course(s) shall be at the respondent's expense and shall be in addition  
21 to the Continuing Medical Education (CME) requirements for renewal of licensure. Following  
22 the completion of each course, the Board or its designee may administer an examination to test  
23 respondent's knowledge of the course. Respondent shall provide proof of attendance for 65 hours  
24 of CME of which 40 hours were in satisfaction of this condition.

25 3. **MEDICAL RECORD KEEPING COURSE.** Within 60 calendar days of the  
26 effective date of this Decision, Respondent shall enroll in a course in medical record keeping, at  
27 Respondent's expense, approved in advance by the Board or its designee. Respondent shall  
28

1 provide to the approved course provider any information and documents that the approved course  
2 provider may deem pertinent.

3 Respondent shall participate in and successfully complete the classroom component of the  
4 course not later than six (6) months after respondent's initial enrollment. Respondent shall  
5 successfully complete any other component of the course within one (1) year of enrollment. The  
6 medical record keeping course shall be in addition to the Continuing Medical Education (CME)  
7 requirements for renewal of licensure.

8 A medical record keeping course taken after the acts that gave rise to the charges in the  
9 Accusation, but prior to the effective date of the Decision may, in the sole discretion of the Board  
10 or its designee, be accepted towards the fulfillment of this condition if the course would have  
11 been approved by the Board or its designee had the course been taken after the effective date of  
12 this Decision.

13 Respondent shall submit a certification of successful completion to the Board or its  
14 designee not later than fifteen (15) calendar days after successfully completing the course, or not  
15 later than fifteen (15) calendar days after the effective date of the Decision, whichever is later.

16 4. **COST RECOVERY.** Within 90 calendar days from the effective date of the  
17 Decision or other period agreed to by the Board or its designee, Respondent shall reimburse the  
18 Board the amount of \$20,500.00 (twenty thousand five hundred dollars and zero cents) for its  
19 investigative and prosecution costs. The filing of bankruptcy or period of non-practice by  
20 Respondent shall not relieve the Respondent of his/her obligation to reimburse the Board for its  
21 costs.

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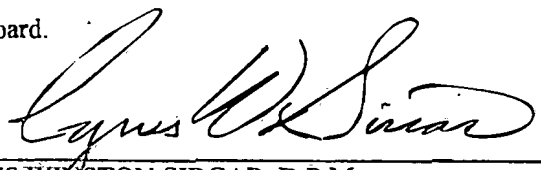
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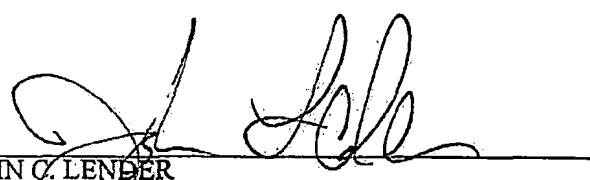
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**ACCEPTANCE**

I have carefully read the above Stipulated Settlement and Disciplinary Order and have fully discussed it with my attorney, John C. Lender. I understand the stipulation and the effect it will have on my Doctor of Podiatric Medicine License. I enter into this Stipulated Settlement and Disciplinary Order voluntarily, knowingly, and intelligently, and agree to be bound by the Decision and Order of the Podiatric Medical Board.

DATED: 1/17/24   
CYRUS WINSTON SIRCAR, D.P.M.  
*Respondent*

I have read and fully discussed with Respondent Cyrus Winston Sircar, D.P.M. the terms and conditions and other matters contained in the above Stipulated Settlement and Disciplinary Order. I approve its form and content.

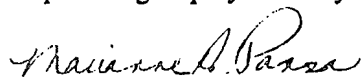
DATED: 1/18/24   
JOHN C. LENDER  
*Attorney for Respondent*

**ENDORSEMENT**

The foregoing Stipulated Settlement and Disciplinary Order is hereby respectfully submitted for consideration by the Podiatric Medical Board.

DATED: 1/18/2024

Respectfully submitted,  
ROB BONTA  
Attorney General of California  
STEVE DIEHL  
Supervising Deputy Attorney General

  
MARIANNE A. PANSA  
Deputy Attorney General  
*Attorneys for Complainant*

**Exhibit A**

**Accusation No. 500-2021-001175**



1 ROB BONTA  
Attorney General of California  
2 STEVE DIEHL  
Supervising Deputy Attorney General  
3 MICHAEL C. BRUMMEL  
Deputy Attorney General  
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*Attorneys for Complainant*

8  
9 **BEFORE THE**  
10 **PODIATRIC MEDICAL BOARD**  
11 **DEPARTMENT OF CONSUMER AFFAIRS**  
12 **STATE OF CALIFORNIA**

13 In the Matter of the Accusation Against:

Case No. 500-2021-001175

14 **CYRUS WINSTON SIRCAR, D.P.M.**  
15 **4151 Foothill Rd.**  
**Santa Barbara, CA 93110**

**ACCUSATION**

16 **Podiatrist License No. E-5304**

17 Respondent.  
18

19  
20 **PARTIES**

21 1. Brian Naslund (Complainant) brings this Accusation solely in his official capacity as  
22 the Executive Officer of the Podiatric Medical Board, Department of Consumer Affairs.

23 2. On or about July 22, 2016, the Podiatric Medical Board issued Podiatrist License No.  
24 E-5304 to Cyrus Winston Sircar, D.P.M. (Respondent). The Podiatrist License was in full force  
25 and effect at all times relevant to the charges brought herein and will expire on September 30,  
26 2023, unless renewed.

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**JURISDICTION**

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2       3.    This Accusation is brought before the Podiatric Medical Board (Board), under the  
3 authority of the following laws. All section references are to the Business and Professions Code  
4 (Code) unless otherwise indicated.

5       4.    Section 2222 of the Code states:

6           The California Board of Podiatric Medicine shall enforce and administer this  
7 article as to doctors of podiatric medicine. Any acts of unprofessional conduct or  
8 other violations proscribed by this chapter are applicable to licensed doctors of  
9 podiatric medicine and wherever the Medical Quality Hearing Panel established  
10 under Section 11371 of the Government Code is vested with the authority to enforce  
11 and carry out this chapter as to licensed physicians and surgeons, the Medical Quality  
12 Hearing Panel also possesses that same authority as to licensed doctors of podiatric  
13 medicine.

14           The California Board of Podiatric Medicine may order the denial of an  
15 application or issue a certificate subject to conditions as set forth in Section 2221, or  
16 order the revocation, suspension, or other restriction of, or the modification of that  
17 penalty, and the reinstatement of any certificate of a doctor of podiatric medicine  
18 within its authority as granted by this chapter and in conjunction with the  
19 administrative hearing procedures established pursuant to Sections 11371, 11372,  
20 11373, and 11529 of the Government Code. For these purposes, the California Board  
21 of Podiatric Medicine shall exercise the powers granted and be governed by the  
22 procedures set forth in this chapter.

23       5.    Section 2497 of the Code states:

24           “(a) The board may order the denial of an application for, or the suspension of, or the  
25 revocation of, or the imposition of probationary conditions upon, a certificate to practice  
26 podiatric medicine for any of the causes set forth in Article 12 (commencing with Section  
27 2220) in accordance with Section 2222.

28           “(b) The board may hear all matters, including but not limited to, any contested case  
or may assign any such matters to an administrative law judge. The proceedings shall be  
held in accordance with Section 2230. If a contested case is heard by the board itself, the  
administrative law judge who presided at the hearing shall be present during the board's  
consideration of the case and shall assist and advise the board.”

6.    Section 2234 of the Code, states:

      The board shall take action against any licensee who is charged with  
unprofessional conduct. In addition to other provisions of this article, unprofessional  
conduct includes, but is not limited to, the following:

1 (a) Violating or attempting to violate, directly or indirectly, assisting in or  
abetting the violation of, or conspiring to violate any provision of this chapter.

2 (b) Gross negligence.

3 (c) Repeated negligent acts. To be repeated, there must be two or more  
4 negligent acts or omissions. An initial negligent act or omission followed by a  
5 separate and distinct departure from the applicable standard of care shall constitute  
repeated negligent acts.

6 (1) An initial negligent diagnosis followed by an act or omission medically  
7 appropriate for that negligent diagnosis of the patient shall constitute a single  
negligent act.

8 (2) When the standard of care requires a change in the diagnosis, act, or  
9 omission that constitutes the negligent act described in paragraph (1), including, but  
10 not limited to, a reevaluation of the diagnosis or a change in treatment, and the  
licensee's conduct departs from the applicable standard of care, each departure  
constitutes a separate and distinct breach of the standard of care.

11 (d) Incompetence.

12 (e) The commission of any act involving dishonesty or corruption which is  
13 substantially related to the qualifications, functions, or duties of a physician and  
surgeon.

14 (f) Any action or conduct which would have warranted the denial of a  
certificate.

15 (g) The failure by a certificate holder, in the absence of good cause, to attend  
16 and participate in an interview by the board. This subdivision shall only apply to a  
certificate holder who is the subject of an investigation by the board.

17 7. Section 2266 of the Code states: The failure of a physician and surgeon to maintain  
18 adequate and accurate records relating to the provision of services to their patients constitutes  
19 unprofessional conduct.

### 20 COST RECOVERY

21 8. Section 2497.5 of the Code states:

22 (a) The board may request the administrative law judge, under his or her  
23 proposed decision in resolution of a disciplinary proceeding before the board, to  
24 direct any licensee found guilty of unprofessional conduct to pay to the board a sum  
not to exceed the actual and reasonable costs of the investigation and prosecution of  
the case.

25 (b) The costs to be assessed shall be fixed by the administrative law judge and  
26 shall not be increased by the board unless the board does not adopt a proposed  
27 decision and in making its own decision finds grounds for increasing the costs to be  
28 assessed, not to exceed the actual and reasonable costs of the investigation and  
prosecution of the case.

1 (c) When the payment directed in the board's order for payment of costs is not  
2 made by the licensee, the board may enforce the order for payment by bringing an  
3 action in any appropriate court. This right of enforcement shall be in addition to any  
4 other rights the board may have as to any licensee directed to pay costs.

5 (d) In any judicial action for the recovery of costs, proof of the board's decision  
6 shall be conclusive proof of the validity of the order of payment and the terms for  
7 payment.(e)(1) Except as provided in paragraph (2), the board shall not renew or  
8 reinstate the license of any licensee who has failed to pay all of the costs ordered  
9 under this section.(2) Notwithstanding paragraph (1), the board may, in its discretion,  
10 conditionally renew or reinstate for a maximum of one year the license of any  
11 licensee who demonstrates financial hardship and who enters into a formal agreement  
12 with the board to reimburse the board within one year period for those unpaid costs.

13 (f) All costs recovered under this section shall be deposited in the Board of  
14 Podiatric Medicine Fund as a reimbursement in either the fiscal year in which the  
15 costs are actually recovered or the previous fiscal year, as the board may direct.

### 16 FACTUAL ALLEGATIONS

#### 17 2018

18 9. On or about January 4, 2018, Patient A presented to Respondent complaining of  
19 bunion pain lasting six months. Respondent documented a discussion about conservative  
20 management including the use of appropriate shoes, inserts, and activity modification.  
21 Respondent told Patient A that surgery remains a treatment option if conservative measures fail.  
22 Patient A stated that she would like to have surgery at Respondent's surgery center.

23 10. On or about July 11, 2018, Patient A telephoned Respondent's office and stated that  
24 treatments were ineffective, and she was interested in surgery. The records do not state what  
25 types of conservative care were tried and were unsuccessful. The records state that Respondent  
26 discussed the need for surgical correction with Patient A.

27 11. On or about August 13, 2018, Patient A signed and dated a consent form that  
28 included alternative treatments and possible complications. The form included a diagram and the  
right first metatarsal area is circled. It is not clear who reviewed this form with Patient A.

12. On or about August 17, 2018, Respondent performed a right foot bunionectomy and  
an Akin procedure on Patient A's right foot. Patient A's records include documentation that the  
recent history and physical were reviewed, and that the risks benefits, and alternatives of the  
procedure were reviewed with Patient A. The operative report indicates a closing base procedure  
was performed. Respondent attempted to place a plate, but it was unsuccessful resulting in the

1 need for staples. The operative report does not indicate that a second Akin procedure was  
2 performed. The operative report notes some gapping and that it was filled with DBM<sup>1</sup> bone.

3 13. On or about August 18, 2018, Respondent documented text messages in which  
4 Patient A complained of increasing pain. Respondent directed her to take pain medication, rest,  
5 and elevate her foot. Respondent noted that pain medicine seemed to be working, and she should  
6 continue with the medication and hydrate to avoid problems. The next series of messages  
7 indicates that Patient A is experiencing itching from the steri-strips and that she changed her outer  
8 gauze and applied antibiotic cream possibly due to leakage from the wounds. Patient A included  
9 some pictures indicating that she is doing limited activities. Respondent advised her to leave the  
10 steri-strips on since there was drainage. Patient A told him that there is an ACE bandage on as  
11 well, and thanked Respondent for his care.

12 14. On or about August 21, 2018, Patient A presented to Respondent walking on one foot  
13 and no longer using a knee scooter. Patient A's x-ray revealed dorsiflexion of the first metatarsal.  
14 Respondent did not document any compliance issues related to weight bearing.

15 15. On or about August 21, 2018, Patient A was advised to continue with the cam walker  
16 and there is a mention of noted dorsiflexion of the bone.

17 16. On or about August 21, 2018, the records indicate swelling at the osteotomy and  
18 subluxation of the toe.

19 17. On or about September 1, 2018, Patient A sent Respondent additional pictures of her  
20 wounds, and Respondent replied that they looked better.

21 18. On or about September 4, 2018, Patient A presented with slight dorsal flexion of her  
22 first metatarsal.

23 19. On or about September 7, 2018, Patient A texted Respondent that the redness and  
24 swelling are improving, allowing her to put some extra weight on her foot.

25 20. On or about September 11, 2018, Patient A texted Respondent explaining that she  
26 was walking in the boot and applying more pressure. Patient A added that the wound seems to be

27 \_\_\_\_\_  
28 <sup>1</sup> Demineralized Bone Matrix is an osteo-conductive scaffold that is manufactured by acid  
extraction of allograft bone.

1 healing and inquired about hyperbaric treatment. Respondent told her that hyperbaric treatment  
2 would probably not help at this point, but she might consider a bone stimulator. Respondent told  
3 her that fractures take four to six weeks to heal and that it is a slow process. Patient A sent  
4 additional pictures to Respondent, and Respondent placed an order for hyperbaric oxygen.

5 21. On or about September 18, 2018, Patient A's x-ray revealed no interval healing of the  
6 osteotomy site and great toe valgus alignment with medial shifting of the metatarsal phalangeal  
7 joint. Patient A signed consent forms for surgical treatment that was nearly identical to the prior  
8 surgical consent forms.

9 22. On or about September 24, 2018, Respondent texted Patient A asking for permission  
10 to post the photos of her foot on his website and Patient A agreed.

11 23. On or about October 2, 2018, Patient A signed a patient consent form for surgery that  
12 was nearly identical to the prior surgical consent forms. Patient A's x-ray revealed incomplete  
13 healing of the osteotomy on the right, and erosive changes at the first metatarsal, a cause for  
14 concern of a possible bone infection. Respondent's postoperative report indicates that Patient A  
15 is doing well and has transitioned to walking barefoot in regular shoes. The records indicate that  
16 Patient A's osteotomy on the right foot surgery site is healing and the left foot will be addressed  
17 later. The Respondent noted that there is a decrease in range of motion at the big toe joint. Patient  
18 A was advised to discontinue using a cam walker.

19 24. On or about October 18, 2018, Respondent signed a preoperative surgical clearance  
20 for Patient A.

21 25. On or about October 19, 2018, Respondent performed a double osteotomy on Patient  
22 A's first metatarsal, a Tailor's bunion correction on her fifth metatarsal, and a Scarf procedure on  
23 the first metatarsal at the phalangeal joint. Respondent performed an exostosis on the fifth  
24 metatarsal head and the base of the proximal phalanx was resected. Respondent listed the surgery  
25 as a double osteotomy in the records, but there is no documentation of an actual osteotomy.

26 26. On or about October 22, 2018, Patient A reported that she was experiencing severe  
27 excruciating pain, and there was dried blood on the bandaging. Respondent told her to take her  
28 medication, rest, and elevate. Respondent provided an order for a muscle relaxant, and ordered

1 supplies for her to change dressings at the office. Patient A sent additional pictures, which  
2 showed good progress; however, the right foot incision appeared to be slightly open. Respondent  
3 told her to continue using the ace bandage.

4 27. On or about November 6, 2018, Patient A presented to Respondent reporting that she  
5 was healing well on the left side. Patient A was ambulating on the left side, and there was some  
6 slight rotation of the fifth digit. Patient A's x-ray report revealed that the bone union is not  
7 present, and there is still healing occurring at the osteotomy sites. The postoperative x-ray  
8 showed two staples in place. Respondent directed her to use a toe spacer to try and keep the  
9 digits apart.

10 28. On or about November 7, 2018, Respondent removed the right foot hardware and  
11 performed a base wedge procedure using an A plate to fixate the osteotomy.

12 29. On or about November 27, 2018, Patient A presented to Respondent six weeks post  
13 bunionectomy complaining of continued pain and swelling in her right foot. Patient A underwent  
14 x-rays, which revealed a bunionectomy had been performed on the left side as well, and two  
15 screws were placed in the mid-shaft area. Respondent documented that Patient A was doing well  
16 and was pleased with her progress. Respondent documented a limited range of motion and  
17 scheduled a revision surgery on Patient A's right foot.

18 30. On or about December 7, 2018, Respondent documented an annual history and  
19 physical noting that the history and physical were reviewed with Patient A and that the risks  
20 benefits, and alternatives of the procedure were discussed.

21 31. On or about December 8, 2018, Patient A told Respondent that her pain level is high  
22 but tolerable.

23 32. On or about December 18, 2018, Patient A presented two weeks postoperatively with  
24 noted improvement in the alignment and a stable surgical site.

25 33. On or about December 18, 2018, Patient A presented to Respondent stating that she  
26 was doing well, using her splint, and weight bearing. Patient A's x-ray revealed that the hardware  
27 is intact, and the alignment was good. Respondent placed a cast below the knee.

28 ///

1           2019

2           34. On or about January 2, 2019, Patient A's x-rays show improvement. Respondent  
3 instructed Patient A to discontinue use of the cam walker and discussed an insurance concern  
4 with Patient A.

5           35. On or about January 15, 2019, Patient A reported that she had improved and was  
6 weight-bearing using a cam walker. Patient A was working on range of motion exercises and  
7 discussed custom inserts with Respondent. Respondent told Patient A to discontinue the use of  
8 the cam walker chart with weight bearing to tolerance and recommended orthotic therapy.

9           36. On or about March 8, 2019, Patient A continued to report significant swelling on her  
10 right foot. Respondent attributes the swelling to the need to revise the surgery. The records note  
11 that one of the offices will be closing and Respondent will be joining a different clinic.

12           37. On or about September 18, 2019, Respondent noted that Patient A is doing well, and  
13 applying weight on the right forefoot even standing on one foot. Respondent directed Patient A  
14 to continue with the current treatment plan and schedule surgery for the opposite side.

15           38. On or about August 31, 2019, Patient A sent Respondent text messages and pictures  
16 indicating that she was experiencing a reaction to the steri-strips. Respondent advised her to  
17 remove the steri-strips and let the wound get some air.

18           39. On or about October 2, 2019, Patient A's x-rays that revealed two staples in the base  
19 of the right foot from a past surgery. The position of the first metatarsal indicated probable  
20 overcorrection. The left foot x-ray showed a bunion deformity.

21           40. On or about November 7, 2019, Patient A's x-ray indicated that her right fifth toe is  
22 leaning, and Respondent recommended placing a piece of gauze in between to help with the  
23 alignment.

24           2020

25           41. On or about January 22, 2020, Patient A's primary physician referred Patient A to  
26 another podiatrist, Dr. M.H., for a second opinion. On or about January 22, 2020, Patient A's  
27 primary physician referred her to another podiatrist, Dr. M.H., for a second opinion. Dr. M.H.  
28 obtained x-rays of Patient A's foot, which revealed some bone non-union and possible loosening



1 of the hardware. The first metatarsal appeared shortened, with reasonable alignment, with  
2 changes in the fifth metatarsal and fifth digit. Over time, Patient A repeatedly complained to Dr.  
3 M.H. of continued pain in her foot. During following visits, Dr. M.H. and Patient A discussed the  
4 possibility of a fusion or the use of a Cartiva implant.

5 42. On or about March 18, 2020, Dr. M.H. performed a repair of Patient A's first  
6 metatarsal nonunion right, first metatarsal joint cheilectomy and implant, hardware removal and  
7 application of a short leg splint.

8 43. On or about May 5, 2020, Dr. M.H. performed a revision fusion of the first metatarsal  
9 base wedge osteotomy, hardware removal, joint cheilectomy, and implantation of a Cartiva  
10 implant on Patient A. Dr. M.H. directed her to continue with the boot, but to transition to fully  
11 weight bearing and gentle range of motion exercises. During following visits, Patient A weaned  
12 from walking in the boot and transitioned into light activities. Patient A improved, but showed  
13 signs of first metatarsal arthritis. Patient A continued to complain of foot pain and elected to  
14 proceed with a joint fusion.

15 44. On or about August 19, 2020, Patient A underwent a fusion of the joint along with a  
16 bone graft. Following the fusion, Patient A improved, and transitioned to full weight-bearing.  
17 Patient A was instructed by Dr. M.H. to use a metatarsal pad to offload the second and third  
18 metatarsal heads, use a tennis shoe, and consider a fifth metatarsal resection if her symptoms  
19 continued.

20 2021

21 45. On or about July 27, 2021, Patient A presented to Dr. M.H. with a possible third  
22 interspace neuroma. Patient A subsequently underwent several imaging studies and failed  
23 conservative care before surgery.

24 46. On or about September 23, 2021, Dr. M.H. performed a second and third metatarsal  
25 osteotomies and repair of the joint regarding the digits and excision of a third interspace neuroma.  
26 Following surgery, Patient A presented complaining of continued pain. Dr. M.H. discussed  
27 neuroma excision as well as shortening the second toe.  
28



1 FIRST CAUSE FOR DISCIPLINE

2 (Gross Negligence)

3 53. Respondent's Podiatrist License No. E-5304 is subject to disciplinary action under  
4 section 2227, as defined by section 2234, subdivision (b), in that he committed act(s) and/or  
5 omission(s) constituting gross negligence as more particularly alleged in paragraphs 9 through 51,  
6 which are hereby incorporated by reference and realleged as if fully set forth herein.

7 54. Respondent obtained x-rays, but did not document if he personally reviewed them. It  
8 is unclear if Patient A walked on her foot and created a problem during her recovery. Patient A's  
9 intraoperative x-rays show the plate, which Respondent believed to be placed improperly and  
10 replaced with staples. Respondent only documented a single intraoperative view, which is  
11 insufficient to determine whether the bone position was proper during surgery. Additional  
12 imaging would reveal if the position was improper, or if the position was proper, but the Patient  
13 A's later noncompliance led to complications. Respondent's failure to obtain adequate x-rays  
14 intraoperatively and immediately postoperatively represents an extreme departure from the  
15 standard of care.

16 55. Patient A's postoperative x-rays clearly showed a dorsiflexion of the distal part of the  
17 metatarsal. This is a surgical complication. There was a significant amount of movement of  
18 Patient A's bone that should have been addressed promptly no matter the cause. Patient A's  
19 subsequent pain and deformity in the joint were related to the malposition of the bone. Patient A  
20 should have been given the option to make a decision about proceeding with surgery or not.  
21 Respondent did not discuss the complication with Patient A until after he operated on her  
22 opposite foot. The complication should have been addressed first, prior to proceeding with any  
23 surgical procedure on the opposite foot. Respondent's surgery on the opposite foot prior to  
24 resolving the complications in the primary foot resulted in delay in treatment, which constitutes  
25 an extreme departure from the standard of care.

26 56. Patient A's consent forms for all three surgeries are template. Each surgery,  
27 especially the surgery that resulted in complications, have their own unique inherent risk and  
28 potential complications. The consent form includes a diagram, but it only includes a circle

1 around the toes/bones that are being addressed. The procedure may need to be modified on the  
2 table depending on the intra-operative findings. Patient A needs to be aware that changes could  
3 occur intraoperatively and that she may end up having a different procedure performed.  
4 Respondent was unsure if Patient A signed the consent form for the first surgery in the office or  
5 elsewhere. It is imperative that the consent form be reviewed with the patient by the surgeon so  
6 that if the patient has any questions, they can ask for a more clear or detailed explanation. It is  
7 not clear from the records who obtained consent from Patient A or if she was provided an  
8 appropriate opportunity to ask questions. Respondent's failure to utilize a unique consent form  
9 for each procedure including a clear explanation of risks and benefits that can be understood by  
10 Patient A, constitutes an extreme departure from the standard of care.

11 57. Respondent believed that the osteotomy site had completely healed and that the actual  
12 site of Patient A's complaint was further away from the surgical site. Respondent concluded that  
13 this mean that the surgery was not the cause of the complication. Respondent was incorrect. The  
14 bone was not in the proper position, which created jamming of Patient A's joint, which led to  
15 accelerated arthritis to the point. Patient A required two surgeries, one, which aimed to save the  
16 integrity of her joint, and the other to fuse the joint. Following the original surgery, the bone had  
17 completely healed. Furthermore, if the source of the complication was improper intraoperative  
18 bone position or patient noncompliance, the source is immaterial. The complication needed to be  
19 identified and promptly corrected. Respondent failed to identify and/or take responsibility for the  
20 root cause of the complication and take timely appropriate action, which constitutes an extreme  
21 departure from the standard of care.

22 58. Patient A's consent form indicated that an Akin procedure was performed in the right  
23 foot. The operative report contains no indication that an Akin procedure was performed. A Scarf  
24 procedure was performed on Patient A's left foot, but it was listed on the operative report as a  
25 double osteotomy. Respondent performed a fifth metatarsal osteotomy, but it was listed on the  
26 operative report as an ostectomy. Respondent improperly listed procedures performed on the  
27 operative report and potentially the subsequent billing, which constitutes an extreme departure  
28 from the standard of care.

1 **SECOND CAUSE FOR DISCIPLINE**

2 (Repeated Negligent Acts)

3 59. Respondent's Podiatrist License No. DPM 5304 is subject to disciplinary action under  
4 section 2227, as defined by section 2234, subdivision (c), in that he committed act(s) and/or  
5 omission(s) constituting negligence in connection with his care and treatment of Patient A, as  
6 more particularly alleged in paragraphs 9 through 57, which are hereby incorporated by reference  
7 and realleged as if fully set forth herein.

8 **THIRD CAUSE FOR DISCIPLINE**

9 (Failure to Maintain Adequate and Accurate Medical Records )

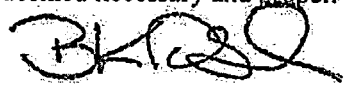
10 60. Respondent's Podiatrist License No. E-5304 is subject to disciplinary action under  
11 section 2266, in that he failed to maintain adequate and accurate medical records in connection  
12 with his care and treatment of Patient A, as more particularly alleged in paragraphs 9 through 57,  
13 which are hereby incorporated by reference and realleged as if fully set forth herein.

14 **PRAYER**

15 WHEREFORE, Complainant requests that a hearing be held on the matters herein alleged,  
16 and that following the hearing, the Podiatric Medical Board issue a decision:

- 17 1. Revoking or suspending Doctor of Podiatric Medicine No. E-5304, issued to Cyrus  
18 Winston Sircar, D.P.M.;
- 19 2. Ordering Cyrus Winston Sircar, D.P.M. to pay the Podiatric Medical Board the  
20 reasonable costs of the investigation and enforcement of this case, pursuant to Business and  
21 Professions Code section 2497.5; and,
- 22 3. Taking such other and further action as deemed necessary and proper.

23 DATED: MAY 02 2023

24   
25 BRIAN NASLUND  
26 Executive Officer  
27 Podiatric Medical Board  
28 Department of Consumer Affairs  
State of California  
Complainant