IN AND BEFORE THE OKLAHOMA STATE BOARD OF MEDICAL LICENSURE AND SUPERVISION STATE OF OKLAHOMA

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STATE OF OKLAHOMA EX REL. THE OKLAHOMA BOARD) MAY 0:7 1999	
OF MEDICAL LICENSURE AND SUPERVISION,	OKLAHOMA STATE BOARD OF MEDICAL LICENSURE & SUPERVISION	10
Plaintiff,	,	
)	
V.) Case No. 98-10-2034	
)	
MICHAEL K. CRAWFORD, M.D.,)	
LICENSE NO. <14749,)	
)	
Defendant.)	

ORDER OF SUSPENSION UNDER TERMS OF PROBATION

This cause came on for hearing before the Oklahoma State Board of Medical Licensure and Supervision (the "Board") on May 7, 1999, at the office of the Board, 5104 N. Francis, Suite C, Oklahoma City, Oklahoma, pursuant to notice given as required by law and the rules of the Board.

Daniel Gamino appeared for the Plaintiff. Defendant appeared pre se, thereby waiving his right to legal counsel.

The Board en banc, after hearing arguments of counsel, reviewing the exhibits admitted and the sworn testimony of Defendant, and being fully advised in the premises, found that there is clear and convincing evidence to support the following Findings of Fact, Conclusions of Law and Orders as follows:

Findings of Fact

- 1. The Board is a duly authorized agency of the State of Oklahoma empowered to license and oversee the activities of physicians and surgeons in the State of Oklahoma pursuant to 59 Okla. Stat. §480 et seq. The Board has jurisdiction over this matter, and notice has been given in all respects in accordance with law and the rules of the Board.
 - 2. Defendant, Michael K. Crawford, M.D., holds Oklahoma license no. 14749.
- 3. On or about March 19, 1998, Defendant used a blank pharmacy prescription pad at a local pharmacy in Edmond, Oklahoma to write himself a prescription, Rx 4801174, for 100

50mg. Didrex (benzphetamine, Schedule III). The prescription noted "Emergency Situation Dr. leaving town" and Defendant referenced the name "McCurdy" in the space for an address. Upon information and belief, the reference to "McCurdy" is to Joe McCurdy, M.D., Oklahoma medical license number 13910. Dr. McCurdy denies authorizing the March 1998 prescription.

- 4. Pharmacy records show that Defendant also wrote himself a prescription, Rx# 3386881, for 120 tablets of Didrex (C-III) on December 31, 1997.
- 5. In November 1997, Defendant had one of his office assistants call in an unauthorized prescription for Didrex (C-III) using the name of Joe McCurdy, M.D., Oklahoma medical license number 13910. Dr. McCurdy did not authorize the prescription.
- 6. Defendant filled the following prescriptions allegedly authorized by Dr. McCurdy at local pharmacies. Dr. McCurdy denies authorizing the following prescriptions for Defendant:

Date *	Rx#	Substance with the manufacture of	Schedule
12-10-97	3036404	Didrex 50mg #100	C-III
1-7-98	4670483	Didrex, #120	C-III

Dr. McCurdy's charts do not reflect the foregoing prescriptions but they do indicate prescriptions to Defendant for Didrex (C-III) on December 31, 1997, and February 26, 1998

- 7. During part of this same period, Defendant was also getting Didrex (C-III) from Larry Deck, Oklahoma medical license number 16185. Dr. Deck prescribed Didrex, 50 mg., 100 tablets each (C-III), to Defendant four times from December 24, 1997 to April 7, 1998. On or around April 1998, Dr. Deck ceased prescribing for Defendant when he learned that Defendant was getting prescriptions for the same substance during that same time from Dr. McCurdy. Dr. Deck and others confronted Defendant about Defendant's possible substance abuse and contacted the Oklahoma Physician's Recovery Group.
- 8. Also during approximately this same period, Defendant admitted that he wrote Didrex (C-III) prescriptions to his wife and mother-in-law. Pharmacy records show that Defendant wrote at least six (6) prescriptions for Didrex (C-III) to his wife from November 1997 through October 1998 and four Schedule III controlled drug prescriptions to his mother-in -law from March 29, 1997 through January 13, 1998.

DATE	NAMES	DRUGMARAME	OTY-	MIRX #	Schedule =
7/29/98	Wife	Didrex	30	3051638	III
8/28/98	Wife	Didrex	45	3053384	III
9/10/98	Wife	Didrex	30	3054215	III
10/2/98	Wife	Didrex	40	3055580	III
10/18/98	Wife	Didrex	30	3470060	III
10/19/98	Wife	Didrex	30	3056433	III

Date	Mother-in-Law	Drug 44	OTIV	RX#	Schedule
3/29/97	M-I-L	Hydrocodone 10mg	14	34737	_III
3/29/97	M-I-L	Hydrocodone 10mg	6	34737	III
12/31/97	M-I-L	Hydrocodone 10mg	40	78194	III
1/13/98	M-I-L	Didrex	100	122816	III

- 9. Defendant has admitted abusing Didrex (C-III) and has been assessed for possible treatment at Talbot in Atlanta, Georgia. However, Defendant declined to follow the treatment plan recommended by Talbot and elected to seek treatment on his own. Defendant has subsequently been assessed and sought treatment at Rush in Chicago, Illinois.
- 10. Defendant has admitted giving prescriptions for controlled substances to two friends of Patient C, Male A and Male B, at their request, while they were present with Defendant at a golf course. Defendant did not make charts on the two men and did not examine them prior to issuing the prescriptions. The prescriptions are as follows:

Date ==	Rx# #	"Patient"	Substance	Schedule
12/15/97	2204255	Α	Oxycodone	C-II
9/2/98	2204641	В	Oxycodone	C-II
9/2/98	495733	Α	Hydrocodone 10 MG	C-III
9/23/98	2204674	В	Oxycodone	C-II
9/28/98	80158	Α	Hydrocodone 7.5 MG	C-III
10/8/98	81449	В	Hydrocodone 7.5 MG	C-III

11. Defendant treated his personal friend, Patient C, for narcolepsy with Desoxyn (methamphetamine, Schedule II) and Didrex (Schedule III), despite Defendant's belief that Patient C had a drug problem and his attempt to "wean her off all of her meds". Patient C's medical chart reflects a prior diagnosis of anorexia and notations of weight loss problems but fails to substantiate a diagnosis or history of narcolepsy, for which Defendant claims to have been treating Patient C. Defendant also claimed to treat Patient C with Lortab (hydrocodone C-III) for migraine headaches. Patient C's medical chart does not contain documentation to support the number of prescriptions written or authorized. Defendant prescribed the following to Patient C:

Date	Patient C	Drug	OTY	RX#	Schedule
1/13/97	Patient C	Lortab 7.5MG	75	4421547	III
2/7/97	Patient C	Lortab 7.5MG	75	4421547	ın
2/23/97	Patient C	Lortab 7.5MG	75	4421884	III
3/10/97	Patient C	Lortab 7.5MG	75	4421884	III
6/19/97	Patient C	Lortab 7.5MG	50	4422786	III
8/11/97	Patient C	Phentermine	100	5383	IV
9/3/97	Patient C	Phentermine	100	5383	IV
10/9/97	Patient C	Roxicet	30	2491908	II
11/25/97	Patient C	Hydrocodone 7.5MG	75	4423800	III
12/18/97	Patient C	Hydrocodone 7.5mg	75	3504682	III
1/18/98	Patient C	Desoxyn 15mg	100	2101861	II .

1/18/98	Patient C	Didrex	100	3101860	Ш
1/20/98	Patient C	Hydrocodone 7.5mg	50	4424154	III
2/2/98	Patient C	Didrex	100	3104882	III
2/2/98	Patient C	Hydrocodone 7.5mg	75	3104883	III
2/6/98	Patient C	Desoxyn 15mg	100	2105912	II
2/6/98	Patient C	Didrex	60	3105911	III
2/6/98	Patient C	Hydrocodone 7.5mg	30	3105913	III
2.0.20	T ution 0	in a coode of the coordinate o		0.1003.10	
2/18/98	Patient C	Hydrocodone 7.5mg	60	4424389	Ш
3/4/98	Patient C	Didrex	100	57229	III
3/20/98	Patient C	Desoxyn 15mg	100	2113484	Π
3/20/98	Patient C	Didrex	25	58789	III
5/13/98	Patient C	Hydrocodone 7.5mg	60	4425034	III
6/26/98	Patient C	Hydrocodone 7.5mg	30	69202	III
6/26/98	Patient C	Didrex	25	58789	III
7/1/98	Patient C	Didrex	50	58789	III
7/10/98	Patient C	Hydrocodone 7.5mg	30	4425448	III
8/3/98	Patient C	Hydrocodone 7.5mg	50	110694	III
8/3/98	Patient C	Didrex	30	110695	III
8/7/98	Patient C	Hydrocodone 7.5mg	50	4425628	III
8/14/98	Patient C	Didrex	30	112757	III
8/24/98	Patient C	Didrex	30	114478	III
8/27/98	Patient C	Desoxyn 15mg	20	2139774	II
8/31/98	Patient C	Didrex	25	76470	III
9/2/98	Patient C	Alprazolam 0.5mg	30	4425805	IV
9/3/98	Patient C	Didrex	75	76470	III
9/13/98	Patient C	Hydrocodone 10mg	40	78194	III
9/16/98	Patient C	Didrex	50	3054473	III
9/23/98	Patient C	Didrex	100	4425974	III
9/23/98	Patient C	Hydrocodone 7.5mg	60	4425975	III
10/8/98	Patient C	Didrex	50	81528	III
10/10/98	Patient C	Alprazolam 0.5mg	30	4546405	IV
10/19/98	Patient C	Didrex	50	82630	III
10/30/98	Patient C	Norco 10mg	35	84264	III
10/31/98	Patient C	Hydrocodone 10mg	40	76469	III

12. Patient C's grandmother, Patient D, who was last seen by Defendant in 1995, was issued the following prescriptions by Defendant at the request of Patient C even though Defendant had not seen the grandmother and had heard that she had died while California. Patient D did, in fact, die September 18, 1998 outside the State of Oklahoma.

Date	Drug	Schedule	RX'#
1/15/97	Percocet	C-II	2457433
2/24/97	Percocet	C-II	2462842
3/11/97	Percocet	C-II	2464835
3/24/97	Percocet	C-II	2466478

5/8/97	Lortab 7.5MG	C-III	4422465
5/31/97	Lortab 7.5MG	C-III	4422465
8/6/97	Lortab 7.5MG	C-III	4423092
9/9/97	Lortab 7.5MG	C-III	4423092

10/28/97	Hydrocodone 7.5MG	C-III	4423631
11/12/97	Roxicet	C-II	2498142
11/29/97	Percocet	C-II	2204227
12/22/97	Roxicet	C-II	2505293
1/18/98	Oxycodone	C-II	2204350
7/3/98	Hydrocodone 7.5MG	C-III	4425408
8/24/98	Roxicet	C-II	2540320
8/31/98	Hydrocodone 10MG	C-III	4425779
9/12/98	Roxicet	C-II	78153
9/16/98	Hydrocodone 7.5MG	C-III	3142784
9/23/98	Oxycodone	C-II	2204671
10/3/98	Hydrocodone 7.5MG	C-III	4426063

- 13. Defendant is guilty of unprofessional conduct in that he:
 - A. Habitually uses habit-forming drugs in violation 59 Okla. Stat. §509(5) and OAC 435:10-7-4(3).
 - B. Confessed to a crime involving a violation of the antinarcotic laws of the federal government or the laws of this state in violation of 59 Okla. Stat. §509(8) and 63 Okla. Stat. §2-406 and §2-407.
 - C. Committed an act which is a violation of the criminal laws of any state when such act is connected with the physician's practice of medicine in violation of 50 Okla. Stat. §509(10).
 - D. Wrote false or fictitious prescriptions for any drugs or narcotics declared by the laws of this state to be controlled or narcotic drugs in violation of 59 Okla. Stat. §509(12).
 - E. Prescribed a drug without sufficient examination and the establishment of a valid physician patient relationship in violation of 59 Okla. Stat. §509(13).
 - F. Is unable to practice medicine with reasonable skill and safety to patients by reason of age, illness, drunkenness, excessive use of drugs, narcotics, chemicals or any other type of material or as a result of any mental or physician condition in violation of 59 Okla. Stat. §509(16) and OAC 435:10-7-4 (3), (17) and (40).

- G. Prescribed a controlled substances without medical need in accordance with published standards in violation of 59 Okla. Stat. § 509(17) and OAC 435:10-7-4(2) and (6).
- H. Failed to maintain an office record for each patient which accurately reflects the evaluation, treatment, and medical necessity of treatment of the patient in violation of 59 Okla. Stat. §509(19).
- I. Indiscriminate or excessive prescribing of controlled or narcotic drugs in violation of OAC 435:10-7-4(1).
- J. Purchased or prescribed a regulated substance in Schedules I through V for the physician's personal use in violation of OAC 435:10-7-4(5).
- K. Used a false, fraudulent or deceptive statement in a document connected with the practice of medicine and surgery in violation of OAC 435:10-7-4(19).
- L. Prescribed, ordered, or gave to a habitue or addict any drug legally classifed as a controlled substance or recognized as an addictive or dangerous drug in violation of OAC 435:10-7-4(25).
- M. Prescribed, sold, administered, distributed, ordered or gave a drug legally classifed as a controlled substance or recognized as an addictive dangerous drug to a family member or to himself or herself in violation of OAC 435:10-7-4(26).
- N. Violated a state or federal law or regulation relating to controlled substances in violation of OAC 435:10-7-4(27), 63 Okla. Stat. §2-406 and §2-407 and OAC 475:20-1-2, OAC 475:20-1-6, OAC 475:25-1-3 and OAC 475:30-1-3.

Conclusions of Law

- 1. The Board has jurisdiction and authority over the Defendant and subject matter herein pursuant to the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act (the "Act") and its applicable regulations. The Board is authorized to enforce the Act as necessary to protect the public health, safety and welfare.
 - 2. Defendant is guilty of unprofessional conduct in that he:

- A. Habitually uses habit-forming drugs in violation 59 Okla. Stat. §509(5) and OAC 435:10-7-4(3).
- B. Confessed to a crime involving a violation of the antinarcotic laws of the federal government or the laws of this state in violation of 59 Okla. Stat. §509(8) and 63 Okla. Stat. §2-406 and §2-407.
- C. Committed an act which is a violation of the criminal laws of any state when such act is connected with the physician's practice of medicine in violation of 59 Okla. Stat. §509(10).
- D. Wrote false or fictitious prescriptions for any drugs or narcotics declared by the laws of this state to be controlled or narcotic drugs in violation of 59 Okla. Stat. §509(12).
- E. Prescribed a drug without sufficient examination and the establishment of a valid physician patient relationship in violation of 59 Okla. Stat. §509(13).
- F. Is unable to practice medicine with reasonable skill and safety to patients by reason of age, illness, drunkenness, excessive use of drugs, narcotics, chemicals or any other type of material or as a result of any mental or physician condition in violation of 59 Okla. Stat. §509(16) and OAC 435:10-7-4 (3), (17) and (40).
- G. Prescribed a controlled substances without medical need in accordance with published standards in violation of 59 Okla. Stat. § 509(17) and OAC 435:10-7-4(2) and (6).
- H. Failed to maintain an office record for each patient which accurately reflects the evaluation, treatment, and medical necessity of treatment of the patient in violation of 59 Okla. Stat. §509(19).
- I. Indiscriminate or excessive prescribing of controlled or narcotic drugs in violation of OAC 435:10-7-4(1).
- J. Purchased or prescribed a regulated substance in Schedules I through V for the physician's personal use in violation of OAC 435:10-7-4(5).
- K. Used a false, fraudulent or deceptive statement in a document connected with the practice of medicine and surgery in violation of OAC 435:10-7-4(19).

- L. Prescribed, ordered, or gave to a habitue or addict any drug legally classified as a controlled substance or recognized as an addictive or dangerous drug in violation of OAC 435:10-7-4(25).
- M. Prescribed, sold, administered, distributed, ordered or gave a drug legally classified as a controlled substance or recognized as an addictive dangerous drug to a family member or to himself or herself in violation of OAC 435:10-7-4(26).
- N. Violated a state or federal law or regulation relating to controlled substances in violation of OAC 435:10-7-4(27), 63 Okla. Stat. §2-406 and §2-407 and OAC 475:20-1-2, OAC 475:20-1-6, OAC 475:25-1-3 and OAC 475:30-1-3.
- 3. Under 59 O.S. §509.1, the Board may discipline licensees who are found guilty of unprofessional conduct as defined in 59 O.S. §509 and OAC 435:10-7-4.

Order

IT IS THEREFORE ORDERED by the Oklahoma State Board of Medical Licensure and Supervision as follows:

- 1. The license of Defendant, Michael K. Crawford, M.D., Oklahoma license no. 14749, is hereby SUSPENDED beginning March 25, 1999 for a period of $f_1 \in \mathcal{H}_1 + \mathcal{H}_2$ (53) days.
- 2. Defendant shall be placed on PROBATION for a period of five (5) years, beginning on the date of reinstatement following his suspension, with the following terms and conditions of probation:
 - A. Defendant will keep duplicate, serially numbered prescriptions of all controlled dangerous substances and addictive drugs readily retrievable, in numerical order, and will furnish copies to investigators or other authorized agents of the Oklahoma State Board of Medical Licensure and Supervision immediately upon request.
 - B. Defendant will not prescribe, administer or dispense any medication of the following categories: amphetamines or any other anorexics.
 - C. Defendant will conduct his practice in compliance with the Oklahoma Allopathic Medical and Surgical Licensure and Supervision Act as interpreted by the Oklahoma State Board of

Medical Licensure and Supervision. Any question of interpretation regarding said Act shall be submitted in writing to the Board and no action based on the subject of the question will be taken by Defendant until clarification of interpretation is received by Defendant from the Oklahoma State Board of Medical Licensure and Supervision.

- D. Defendant will request all hospitals in which he anticipates practice to furnish to the Oklahoma State Board of Medical Licensure and Supervision a written statement regarding monitoring of his practice while performing services in or to that hospital.
- E. Defendant will furnish to each and every state in which he holds licensure or applies for licensure and hospitals, clinics or other institutions in which he holds or anticipates holding any form of staff privilege or employment, a copy of the Board Order stipulating sanctions imposed by the Oklahoma State Board of Medical Licensure and Supervision.
- F. Defendant will not supervise allied health professionals.
- G. Defendant will submit biological fluid specimens to include, but not limited to, blood and urine, for analysis, upon request of the Oklahoma State Board of Medical Licensure and Supervision or its designee, and Defendant will pay for the analysis thereof.
- H. Defendant will not prescribe, administer or dispense any medications for personal use or for that of any family member.
- I. Defendant will take no medication except that which is authorized by a physician treating him for a legitimate medical need. Defendant has the affirmative duty to inform any and every doctor treating him of the Board Order immediately upon initiation of treatment.
- J. Defendant will have the affirmative duty not to ingest any substance which will cause a body fluid sample to test positive for prohibited substances.
- K. Defendant will authorize in writing the release of any and all information regarding his treatment at RUSH and any other records of his medical, emotional or psychiatric treatment to the Oklahoma State Board of Medical Licensure and Supervision.

- L. Defendant will abide by the terms and recommendations of the postcare contract with RUSH, a copy of which is attached hereto, including psychiatric treatment or counseling with a doctor or therapist approved by the Oklahoma State Board of Medical Licensure and Supervision. Defendant will authorize in writing the release of any and all records of that treatment to the Oklahoma State Board of Medical Licensure and Supervision and will authorize the Compliance Consultant to the Board to discuss his case and treatment with the individuals providing Defendant's treatment.
- M. Defendant will keep the Oklahoma State Board of Medical Licensure and Supervision informed of his current address.
- N. Defendant will keep current payment of all assessments by the Oklahoma State Board of Medical Licensure and Supervision for prosecution, investigation and monitoring of his case.
- O. Until such time as all indebtedness to the Oklahoma State Board of Medial Licensure and Supervision has been satisfied, Defendant will reaffirm said indebtedness in any and all bankruptcy proceedings.
- P. Defendant shall make himself available for one or more personal appearances before the Board or its designee upon request.
- 3. Promptly upon receipt of an invoice for such charges, Defendant shall pay all costs of this action authorized by law, including without limitation, legal fees and investigation costs, and shall keep current all payments for monitoring his compliance with this agreement.

Dated this _____ day of May, 1999.

Eric E. Frische, M.D., President Oklahoma State Board of

Medical Licensure and Supervision

AGREED AND APPROVED

What Coff mis

License No. 14749

Gerald C. Zumwalt, M.D. Secretary & Medical Advisor Oklahoma State Board of

Licensure and Supervision

Daniel Gamino

3315 N.W. 63rd

Oklahoma City, Oklahoma

73116

Attorney for the Oklahoma State Board of Medical Licensure and Supervision

CERTIFICATE OF SERVICE

On the 10 day of Mov, 1999, a true and correct copy of this order was mailed, postage prepaid, to the doctor, Michael K. Crawford, M.D., 4108 N.W. 144th Terrace, Oklahoma City, OK 73134-1709.

Janet L. Owens



RUSH BEHAVIORAL HEALTH CENTER

CADUCEUS AFTERCARE AGREEMENT

, Michael K. Crawford, having completed the primary treatment phase of the Rush Behavioral
Health Professional's Program, agree to the following terms concerning my on going aftercare and
monitoring. I understand that Rush Behavioral Health will act in an advocacy capacity regarding my
professional standing so long as I adhere to the following conditions:

1.	The terms of this contract shall be in effect for a period of twenty months from th
	contract date.

- I agree to enroll in and abide by the conditions of my State Professional's Assistance Program under the direction of: Harold Theissen, M.D., Director Oklahoma Impaired Physicians Program.
- 3. I agree to practice my profession in the following location (specify profession, specify type of practice and location):

Profession:	Physician:	Dr. Crawlor	rd will ei	nter a lo	oint practice	<u>under</u>
supervision (of Mark Joh	nson, M.D.,	Director	Chemical	Dependent	y Unit.
Presbyterian	Hospital,					
Type of practi	ice: Inter	nal Medicine				
Location: Me	rcy Health No	etwork, Oklah	oma City	, OK		

- 1 agree to the following terms concerning the prescribing of handling of mood-altering chemicals: Duplicate prescriptions, serially numbered, of any controlled substance prescribed. A log book will keep that will be periodically made available to the licensing board. Dr. Crawford will keep no samples or injectables of any controlled substances on the premises.
- I agree to the following restrictions or conditions regarding my professional practice:

 Those stipulated by Mercy Network, my employer, and those delineated by the Oklahoma Impaired Physicians Program.
- I agree to provide urine toxicology screens at a frequency indicated below or whenever requested by Rush Behavioral Health, the State Professional's Assistance Program, or my primary care physician. The urine monitoring shall be random, observed, and performed through an approved agency. (Specify which facility will be handling the monitoring and frequency of drops.

Facility:	State Board of licensure
Frequency:_	32 per month (frequency to be reviewed at 6 month intervals
Duration: 5	YEATS.
Monitor: Im	paired Physicians Program (Dr. Theissen).

A PROGRAM OF THE RUSH INSTITUTE FOR MENTAL WELL-BEING

Crawford, Michael K.
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7.	which forms need to be sent and frequency of mailing: Forms:
	Frequency of mailing:
	Address:
If this info (630) 969-7	rmation changes, please contact the M.D. Secretary at Rush Behavioral Bealth at 300.
8.	I agree to obtain a primary care physician who will assume responsibility for my medical health maintained. Preferably one knowledgeable about addiction. Primary Physician: Lawrence Deck III
	Address: Mercy Meridian, Oldahoma City, OK 73120
	Phone: (405) 755-1515 (Hospital operator) Supervising physician; Mark Johnson, M.D. (405) 752-3726
9.	l agree to the following recommendations concerning individual therapy, family therapy, or halfway house placement: Gene Hawkins, Ph.D. therapist. Supervising meds: Michael Banowetz, MD, 711 Stanton Young Blvd., OKC, OK 73104: 405-235-2661
10.	I agree to attend the following professional's monitoring and support group: Physician Recovery Group.
11.	I agree to attend a recovery self-help group and obtain a sponsor. (Indicate self-help group and frequency): AA/NA meetings 3x week; Caduceus; Children's Hospital, Bilstein Tower, 7 PM Mondays.
12.	I agree to take responsibility for expenses associated with treatment and aftercare.
13.	I agree to meet with my Rush Behavioral Health aftercare coordinator on a quarterly basis, or as indicated. If located outside the area, indicate type and frequency of aftercare contact: Ouarterly - Dr. Theissen and continue aftercare therapy group at Valley Hope, 1s/per week.
14.	l agree to attend the Rush Behavioral Health-DuPage Alumni Renewal on the following dates:
15.	I agree to abstain from the use of all mood-altering chemicals, except as prescribed by my primary or treating physicians, and, whenever possible, in consultation with my supervising physician at Rush Behavioral Health at the earliest opportunity. Further, I agree to a policy of not self-prescribing medications for any reason.
16.	I agree to notify Rush Behavioral Health immediately in the event of a relapse.

Rush Behavioral Health Center - DuPage Caduceus Aftercare Contract Page 3.

17. I understand that failure to comply with the terms of this contract may result in termination of professional advocacy, and that the appropriate monitoring agencies will be informed as necessary.

	Michael K. Craneful 5/2/99
	Signature of Caduceus Enrollee Date
	Address: 4108 NW 144TH tenace OKUA.CITY, OK 73134
	Street City State Zip Code
	Home Phone: (405) 755-1937 Work Phone: (405) 755-5551
	Pager: (405) 559-0006 Other:
;	Special Instructions for Caller:
	Than ful MACI By SADC 5/99
	Signature of Primary Counselor Date Los Cauchia Krempp, Pay. D
	Los Canaria Mempo, Lay.
	5/5/99
	Signature of Supervising Physician Date
	First appointment scheduled with on: with
	(Date) (Rush Physician)
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