FORM R "Yes" Response to Questions 3-6, (3-7 for Physicians and PIT applicants) Arrest/Criminal History Section

Full disclosure: It is imperative that you honestly and fully answer all questions, regardless of whether you believe the information requested is relevant. Your responses on your application are evaluated as evidence of your candor and honesty. An honest "yes" answer to a question on your application is not definitive as to the Board's assessment of your present moral character and fitness, but a dishonest "no" answer is evidence of a lack of candor and honesty, which may be definitive on the character and fitness issue. Please be advised that a false response to any of these questions may be grounds for denial of licensure and reported to the appropriate data banks.

Expunged or sealed offenses: While expunged or sealed offenses, arrests, tickets, or citations need not be disclosed, it is your responsibility to ensure the offense, arrest, ticket, or citation has, in fact been expunged or sealed. Failure to reveal an offense, arrest, ticket, or citation that is not in fact expunged or sealed, raises questions related to truthfulness in addition to questions regarding the offense itself. You may have been told your record is expunged when in fact it is not. Expunction is an active process, initiated by you and your attorney, and results in a court order. If, during the course of the investigation of your application for licensure, information about an offense is discovered which you did not disclose because you believed it to be expunged, you will be required to provide a copy of the expunction order.

If you answered, "Yes" to any of the Questions 3- 6 (3-7 for Physicians and PIT applicants) on the Arrest/Criminal History section, you must complete this form. You must complete a separate Form R for each arrest, citation or ticket. (Make additional copies as needed). You must complete all applicable sections of this form and provide contact names and telephone numbers for all appropriate authorities in the investigation. Each page must carry a signature and date.

In addition, you must have the appropriate authorities submit legible copies of all court records and arrest/offense/incident reports, or citation/tickets to our Board. If a court or an arresting/ticketing agency is unable to provide copies of applicable records, obtain a written statement so stating from the court or agency.

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FORM R

Charges. For each charge, indicate whether it was a misdemeanor or a felony:			
Initial Charge(s):	Misdemeanor	Felony	
Initial Charge(s): Ultimate Charge(s):	Misdemeanor	Felony	
Plea:			
Style and Cause Number(s):			
Title of Court:			
Mailing Address of Court:			
Name and Address of your Legal Counsel in this case, if any:			
Disposition: (If probation, deferred adjudication, or deferred prosecution	, give summary.)		

Applicant's Signature

Date

Printed name