



Identification Information		[back]
Name	Dr. JAMES EDGAR LUNDEEN SR Birth Date: 1/1954 Birth Place: BLOOMINGTON, IN Birth Country:	
Practice	26 SANDUSKY STREET PLYMOUTH, OH 44865 United States of America	
Residence	Plymouth, OH 44865 County: Richland	
Professional Education	School: 014020-Finch University of Health Sciences/Chicago Medical S Graduated: 06/09/83	

License and Registration Information					
Credential	License Type	Initial Licensure Date	Expiration Date	Status	
35.052257	Doctor of Medicine	07/02/1985	07/01/2012	INACTIVE	
Supervises					
Name	Credential	Supervisor Agreement	Approved Date	Expiration Date	Status
<a href="#">Lundeen, James-Lundeen Physical Medicine</a>	41. 10433 SA	SUPV	06/11/2009	01/31/2011	INACTIVE
Specialties					
OCCUPATIONAL MEDICINE LEGAL MEDICINE GENERAL PRACTICE					
Specialty listings are voluntarily provided by the physician. They are not verified by the State Medical Board and do not confirm that the physician is Board certified by a professional specialty organization. To find out if a physician is certified by a specialty board, you should contact that board. Information and links to specialty boards can be found by clicking this green box.					

Formal Action Information
Formal action exists. The existence of a formal action may invalidate the license prior to the expiration date listed above.

The above is an accurate representation of information currently maintained by the State Medical Board of Ohio as of 1/31/2014. The JCAHO and the NCQA have informed the Board that they consider this on-line license status information as

fulfilling the primary source requirement for verification of licensure in compliance with their respective credentialing standards. This information is otherwise provided as a public service and no user may claim detrimental reliance thereon.

The State Medical Board utilizes the Federation Credentials Verification Service (FCVS) as an agent and partner in licensing physicians in Ohio. Physicians initially licensed in Ohio after February 1st, 1997 have had their medical education, post-graduate training and examination history primary source verified by FCVS. Therefore, the use of this website for documentation of primary source verification (PSV) of education and training meets current NCOA guidelines for those licensed after February 1, 1997. This statement, affirming that primary source verification of medical education and post-graduate training has been performed as part of the licensure process, should be printed out and retained in your files. Prior to February 1, 1997, the State Medical Board prime source verified the post-graduate training and examination history.

Formal Action(s)
06/26/2013:COURT ACTION - By Entry filed on 6/26/13, the Ohio Supreme Court declined to accept jurisdiction and dismissed doctor's appeal.
04/24/2013:COURT ACTION - Notice of appeal to the Ohio Supreme Court from the 3/28/13 Entry of the 10th District Court of Appeals filed by the doctor on 4/24/13.
03/28/2013:COURT ACTION - By decision and entry filed on 3/28/13, 10th District Court of appeals denied doctor's motion for reconsideration.
01/17/2013:COURT ACTION - By decision and entry filed on 1/17/13, the Tenth District Court of Appeals affirmed the judgment of the Franklin County Court of Common Pleas, which had upheld the Board's 12/14/11 Order of permanent revocation.
08/09/2012:COURT ACTION - By Entry filed on 8/9/12, Franklin County Court of Common Pleas denied doctor's motion for a stay of the Board's 12/14/11 Order.
07/27/2012:COURT ACTION - Notice of Appeal to 10th District Court of Appeals filed by the doctor on 7/27/12.
06/28/2012:COURT ACTION - By decision and entry filed on 6/28/12, Franklin County Court of Common Pleas affirmed Board's 12/14/11 permanent revocation order.
12/29/2011:COURT ACTION - Notice of appeal of Board's 12/14/11 order of permanent revocation filed by the doctor with Franklin County Court of Common Pleas on 12/29/11.
12/14/2011:BOARD ORDER - Doctor's license permanently revoked. Based on Board's findings that, in his care of 26 specified patients, doctor failed to meet minimal standards applicable to the selection or administration of drugs, or failed to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease; failed to use reasonable care discrimination in the administration of drugs or failed to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease; departed from, or failed to conform to, minimal standards of care; and violated Medical Board rules on utilizing prescription drugs for the treatment of intractable pain. Order effective 12/15/11.
05/11/2011:PRE-HEARING SUSPENSION: Pursuant to Section 4731.22(G), ORC, medical license summarily suspended based on Board's determination that there is clear and convincing evidence that doctor has failed to maintain minimal standards applicable to the selection or administration of drugs, or failed to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease; failed to use reasonable care discrimination in the administration of drugs or failed to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease; departed from, or failed to conform to, minimal standards of care; and violated or conspired to violate Medical Board rules on utilizing prescription drugs for the treatment of intractable pain; and that doctor's continued practice presents a danger of immediate and serious harm to the public. Order effective 5/11/10.
05/11/2011:CITATION: Based, in care rendered to 26 specified patients, on doctor's alleged failure to maintain minimal standards applicable to the selection or administration of drugs, or failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of disease; failure to use reasonable care discrimination in the administration of drugs or failure to employ acceptable scientific methods in the selection of drugs or other modalities for treatment of

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disease; departure from, or failure to conform to, minimal standards of care; and violation or conspiracy to violate Medical Board rules on utilizing prescription drugs for the treatment of intractable pain. Notice of opportunity for hearing mailed 5/12/11.

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