



State of New Jersey  
DEPARTMENT OF HEALTH

PO BOX 358  
TRENTON, N.J. 08625-0358

MIKIE SHERRILL  
Governor

DR. DALE G. CALDWELL  
Lt. Governor

www.nj.gov/health

DR. RAYNARD E. WASHINGTON  
Commissioner

In Re Licensure Violation:

HPI SCHOOL OF ALLIED HEALTH AND  
ANNETTA WILSON- BARNETT

REVOCATION ORDER

TO: Annetta Wilson- Barnett, Administrator  
HPI School of Allied Health  
979 Lehigh Avenue  
Union, New Jersey 07083

For the reasons set forth below, the New Jersey Department of Health (the Department) is revoking both the Department's approval for HPI School of Allied Health (HPI) to conduct NATCEP classes to train Certified Nurse Aides and Ms. Wilson-Barnett's approval to serve as a NATCEP instructor.

The Health Care Facilities Planning Act (N.J.S.A. 26:2H-1 et seq.) (the Act) provides a statutory scheme designed to ensure that all health care facilities are of the highest quality. Pursuant to the Act and N.J.A.C. 8:43E-1.1 et seq. (General Licensure Procedures and Standards Applicable to All Licensed Facilities), the Commissioner of Health is authorized to inspect all health care facilities and to enforce the Standards for Licensure of Long-Term Care Facilities set forth at N.J.A.C. 8:39-1.1 et seq.

Pursuant to N.J.A.C. 8:39-43.13, "[t]he Department shall conduct unannounced site visits of a nurse aide in long-term care facilities training program," and "[t]he Department may deny, suspend, or withdraw approval if it determines that a nurse aide training program fails to follow the application as submitted to, and approved by, the Department." N.J.A.C. 8:39-43.13(a) and (b).

**NATCEP TRAINING REGULATIONS**

To ensure the quality of care in skilled nursing facilities, federal law requires that nurse aides undergo required training. 42 U.S.C. § 1395i-3(b)(5). Federal regulations establish the requirements for approval of the programs that train nurse aides, referred to as Nurse Aide Training and Competency Evaluation Programs (NATCEP). 42 C.F.R. §483.152. The Department oversees long-term care facilities as well as the NATCEP for nurse aides within the state. Certified nurse aides (CNAs) must complete the NATCEP training and successfully pass the Competency Evaluation Program to acquire state certification.

Written approval of the Department is required prior to commencement of a training program in an educational institution, a facility, or a proprietary program. N.J.A.C. 8:39-43.10(a). A CNA training school obtains approval by submitting an Application for Approval of a Nurse Aide in Long Term Care Facilities Training and Competency Evaluation Program application form to the Department. Upon reviewing the

application,"[t]he Department may request submission of additional information or require the redesign and/or revision of the program materials. Redesign or revision of the program application does not ensure that approval will be granted." N.J.A.C. 8:39-43.10 (j). Once a NATCEP has been approved to operate, the school must submit, in accordance with application instructions, a class application at least three weeks prior to the requested start date of the class to allow for appropriate staff review and processing of the application. The approval process is further detailed in the Department's publication, "Navigating the NATCEP: A Guide to the Nurse Aide in Long-Term Care Facilities Training and Competency Evaluation Program," which is published on the Department's web site.

Pursuant to N.J.A.C. 8:39-43.13, the Department is authorized to deny, suspend, or withdraw approval of a training program. See also 42 C.F.R. 483.151. In accordance with 42 C.F.R. 483.151(f)(2), "[t]he State may withdraw approval of a nurse aide training and competency evaluation program or nurse aide competency evaluation program if the State determines that any of the applicable requirements of §483.152 or §483.154 are not met by the program."

Pursuant to N.J.A.C. 8:39-43.13, "[t]he Department shall conduct unannounced site visits of a nurse aide in long-term care facilities training program," and "[t]he Department may deny, suspend, or withdraw approval if it determines that a nurse aide training program fails to follow the application as submitted to, and approved by, the Department." N.J.A.C. 8:39-43.13(a) and (b).

The administrator of the educational institution conducting the training program is responsible for ensuring that "[t]he curriculum is implemented in accordance with the application as submitted and approved by the Certification Program of the Department." N.J.A.C. 8:39-43.14 (Responsibilities of Administrator). The Department's application includes, among other things, the dates the course is scheduled to begin and end, the date for the skills evaluation, the number of students in the class, the location and start time of the skills evaluation and the names of the instructor and evaluator.

Pursuant to N.J.A.C. 8:39-43.12 (Student Records), each facility or educational institution that conducts a training program must, at minimum, maintain the following records for at least four years:

1. The beginning and ending dates of the training program;
2. An attendance record;
3. A signed skills competency task form; and
4. An evaluation of the student's classroom and clinical performance, completed by the student's instructor.

## **BACKGROUND**

On June 30, 2023, the Department issued a Notice of Revocation and Right to Hearing to Annetta Wilson-Barnett and HPI after Department staff identified multiple deficient practices. On October 26, 2023, the Department issued a Corrected Notice of Revocation and Right to Hearing to HPI. These notices are incorporated herein by reference. HPI requested a hearing before the New Jersey Office of Administrative Law. Subsequently, on May 13, 2024, the parties reached a settlement pursuant to which HPI agreed to retain a Department-approved consultant for six months and, following completion of the consultancy period, transition into a probationary status for two years. The Settlement Agreement required HPI to submit a list of students with each NATCEP class application, including name, address, email and phone number, and allowed for amendment of the list up until the day that class began. The Settlement Agreement is attached hereto and incorporated herein by reference. Subsequently, the Department received credible evidence indicating that HPI had been providing CNA training through its approved NATCEP program without prior approval of its classes, without providing the full training course and in violation of the Settlement Agreement.

After the Department approved a consultant pursuant to the Settlement Agreement effective July 28, 2025, HPI conducted a Department-approved class beginning on July 28, 2025, and ending on September 5, 2025, as permitted pursuant to the Settlement Agreement. However, HPI did not ensure that its Department-

approved consultant submitted bi-weekly written reports to the Department as required by the Settlement Agreement. On September 22, 2025, the Department advised HPI that no further classes would be approved until HPI secured a Department-approved consultant who would meet the Settlement Agreement requirements, including provision of the required reports. The Department further advised HPI that, due to the failure of the consultant to meet the requirements of the Settlement Agreement, the Department would set a new start date for the 6-month consultancy provided by the Settlement Agreement when HPI engaged a replacement consultant.

Although a replacement consultant had not been approved, and the Department did not approve any further classes, during a November 28, 2025 site visit, Department staff learned that HPI had conducted unauthorized classes from January through November 2025 without first securing Department approval and without a Department-approved consultant as required by the Settlement Agreement. The school did not fulfill the Settlement Agreement requirement to obtain a Department-approved consultant for any classes, with the exception of the class beginning on July 28, 2025 and ending on September 5, 2025. Moreover, HPI conducted these classes without receiving Department approval permitting them to be conducted.

After the November 28, 2025, site visit to HPI, Department staff obtained a list provided by D&S Headmaster, the vendor that administers the CNA skills evaluation test. The list included 81 names of HPI students who sat for the skills evaluation test. An additional eight HPI students were scheduled to complete skills evaluation testing on December 5, 2025, but the Department advised D&S that these individuals could not test because the HPI class was not approved.

In addition, HPI and Ms. Wilson-Barnett violated N.J.A.C. 8:39-43.10 (b) by failing to provide the forty (40) hours of clinical training at a nursing home, which is a required part of the ninety (90) hours total training. HPI's failure to comply with the clinical rotation was confirmed by the Administrator at the nursing home Birchwood Rehabilitation and Healthcare Center, which was the school's clinical site. The Administrator stated that the nursing home never received a copy of HPI's NATCEP application or a copy of its class schedule. The Administrator further stated that no student activity was noted in the nursing home during the time of the unapproved classes. A student who attended an unapproved class from September 22, 2025, through October 30, 2025, informed the Department that no clinical rotation was completed during that class. The student further stated that several additional students joined the class approximately three weeks after the unapproved class had begun. The newly added students thus would not have been able to complete the full required 90-hour training.

In 2025, the Department approved the following class:

<b>Start Date</b>	<b>End Date</b>
7/28/2025	9/5/2025

In 2024, the Department approved the following classes:

<b>Start Dates</b>	<b>End Dates</b>
01/08/2024	02/19/2024
04/15/2024	06/04/2024
06/03/2024	07/19/2024
08/12/2024	09/11/2024

In 2023, the Department approved the following classes:

<b>Start Dates</b>	<b>End Dates</b>
12/12/2022	01/26/2023

12/16/2022	03/01/2023
02/13/2023	03/28/2023
02/13/2023	03/22/2023
03/27/2023	05/04/2023
10/16/2023	11/22/2023
10/18/2023	01/31/2024
11/06/2023	12/18/2023
11/01/2023	02/02/2024

All classes conducted during these years other than those specifically listed above were not approved by the Department.

On March 6, 2026, the Department obtained from D&S Headmaster a list of all tests taken from January 1, 2025, through December 31, 2025, by students who were taught by instructor Anetta Wilson-Barnett at HPI. See attached list, which is incorporated herein by reference. Of the list of 109 students who took the test, only four students attended an approved class.

As the owner and administrator of HPI and a signatory of the May 13, 2024, Settlement Agreement, Ms. Wilson-Barnett was fully aware of the requirements for classes to be approved. Both HPI and Anetta Wilson-Barnett violated the Settlement Agreement and NATCEP requirements, and Ms. Wilson-Barnett personally participated in these violations by teaching the unapproved classes.

As a result of the site visit findings, the Department deactivated HPI's NATCEP school code.

#### **CEASE AND DESIST, INFORMATION REQUIREMENT AND RESTITUTION ORDER**

On April 29, 2026, the Department issued to HPI and Ms. Wilson-Barnett a Cease and Desist, Information Requirement and Restitution Order. The Department ordered HPI and Ms. Wilson-Barnett to cease and desist conducting nurse aide training classes that have not been approved by the Department pursuant to the regulations and the Settlement Agreement. The order also required both HPI and Ms. Wilson-Barnett to provide to the Department, by May 22, 2026, a copy of the HPI school application and Student Enrollment Agreement for each student attending classes conducted from January 1, 2025, through April 29, 2026, the date of issuance of the order. The Department also ordered HPI to reimburse, by May 22, 2026, all eight students who were scheduled to take a test on December 5, 2025, but were unable to do so because the class had not been approved. In addition, the Department ordered HPI to reimburse, by May 22, 2026, the 102 students enrolled in unapproved classes who sat for the skills evaluation test. The order required HPI to reimburse all money paid to HPI by the students and required HPI and Ms. Wilson-Barnett to provide the Department with the list of individuals and proof of the amount reimbursed to each one, including names and addresses, phone numbers, e-mail addresses and cancelled checks, by June 5, 2026.

Neither HPI nor Ms. Wilson-Barnett produced documents in response to the Information Requirement Order or documents evidencing restitution to the students. On May 15, 2026, the Department received a hearing request regarding the Cease and Desist, Information Requirement and Restitution Order. According to the hearing request, both HPI and Ms. Wilson-Barnett have stopped providing training to certified nurse aides.

#### **REVOCATION**

The Department hereby orders as follows:

1. The Department's approval for HPI to conduct NATCEP classes to train Certified Nurse Aides is revoked.
2. Ms. Wilson-Barnett's approval to serve as a NATCEP instructor is revoked.

Therefore, the Department will not approve any future NATCEP classes by HPI and will not approve any NATCEP classes where Ms. Wilson-Barnett is the instructor.

The revocations are based upon the following reasons:

1. HPI and Annetta Wilson-Barnett, the owner and administrator of HPI, were found in violation of the regulations and of their Settlement Agreement with the Department by failing to provide required reports and by conducting unauthorized classes.
2. HPI and Ms. Wilson Barnett also conducted classes without the appointment of a consultant, in violation of their Settlement Agreement with the Department.
3. HPI and Ms. Wilson-Barnett also violated N.J.A.C. 8:39-43.10 (b) by failing to provide forty (40) hours of clinical training at a nursing home, which is a required part of the ninety (90) hours total training requirement.

### **RIGHT TO HEARING**

HPI is entitled to challenge the revocation of approval to operate a NATCEP by requesting a formal hearing at the New Jersey Office of Administrative Law (OAL). Ms. Wilson-Barnett is also entitled to challenge the revocation of her approval to serve as a NATCEP instructor by requesting a formal hearing at the OAL. HPI and Ms. Wilson-Barnett may each request a hearing to challenge any or all of the above-cited violations. HPI and Ms. Wilson-Barnett may request a hearing to challenge any or all of the above-cited deficiencies. HPI and Ms. Wilson-Barnett must each advise the Department within 30 days of the date of this letter if HPI and/or Ms. Wilson-Barnett request an OAL hearing..

Please be advised that, even if you do appeal, your NATCEP and approved NATCEP instructor privileges will remain revoked pending the final Department decision, and therefore HPI cannot operate as a NATCEP private training school, and Ms. Wilson-Barnett cannot offer service as a NATCEP-approved instructor. HPI and Ms. Wilson-Barnett failed to implement the complete NATCEP curriculum and provide the requisite hours of clinical training to students attending unapproved classes. These students graduated without the required training and became CNAs, placing residents for whom these CNAs cared at an immediate and serious risk of harm. If more individuals are permitted to become CNAs through HPI's program with unapproved classes instructed by Ms. Wilson-Barnett, this would place more residents at risk of immediate and serious harm. For these reasons, the revocation will not be stayed during the pendency of the appeal.

Please forward the OAL hearing request(s) to:

Attention: OAL Hearing Requests  
Office of Legal and Regulatory Compliance, New Jersey Department of Health  
P.O. Box 360  
Trenton, New Jersey 08625-0360

Failure to submit a written request for a hearing within 30 days from the date of this notice will render this a final agency decision. The final agency order shall thereafter have the same effect as a judgment of the court.

Corporations are not permitted to represent themselves in OAL proceedings. Therefore, if HPI is owned by a corporation, representation by counsel is required. In the event of an OAL hearing, HPI and Ms. Wilson-Barnett are required to submit a written response to each and every charge as specified in this notice, which shall accompany its written request for a hearing.

HPI School of Allied Health  
Revocation Order  
June 17, 2026  
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Thank you for your attention to this important matter and for your anticipated cooperation. If you have any questions concerning the Revocation Order, please contact Andrea Ferguson, Office of Program Compliance, at [Andrea.Ferguson@doh.nj.gov](mailto:Andrea.Ferguson@doh.nj.gov).

Sincerely,



Gene Rosenblum, Director  
Office of Program Compliance  
Division of Certificate of Need and Licensing

GR:JLM:eg  
DATED: June 17, 2026  
E-MAIL  
Control #X26218

Enclosures  
C. Order Distribution List

MATTHEW J. PLATKIN  
ATTORNEY GENERAL OF NEW JERSEY  
R.J. Hughes Justice Complex  
P.O. Box 112  
Trenton, New Jersey 08625  
Attorney for Respondent,  
New Jersey Department of Health, Division of Certificate of  
Need and Licensing

By: Jessica A. Sampoli  
Deputy Attorney General  
(609) 376-3200  
Jessica.Sampoli@law.njoag.gov

Annetta Wilson-Barnett,  
  
Petitioner,  
  
v.  
  
NEW JERSEY DEPARTMENT OF  
HEALTH,  
  
Respondent.

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HPI School of Allied Health  
  
Petitioner,  
  
v.  
  
NEW JERSEY DEPARTMENT OF  
HEALTH,  
  
Respondent.

STATE OF NEW JERSEY  
OFFICE OF ADMINISTRATIVE LAW

DOCKET NO. HLT 06693-2023 N

DOCKET NO. HLT 06695-2023 N

**SETTLEMENT AGREEMENT**

HPI School of Allied Health, ("HPI"), a New Jersey Department of Health approved Nurse Aide Training and Competency Evaluation Program (NATCEP), and Annetta Wilson- Barnett, HPI School Administrator, represented by Gregory Palakow, Archer and Greiner,

P.C., and the New Jersey Department of Health, Division of Certificate of Need and Licensing, Office of Program Compliance (the "Department"), represented by Matthew J. Platkin, New Jersey Attorney General, by Jessica Sampoli, Deputy Attorney General, (collectively "the Parties") having agreed to resolve their differences hereby set forth their full and complete agreement ("Agreement") as follows:

**WHEREAS**, Department staff visited HPI on April 19 and April 20, 2023; and

**WHEREAS**, on April 19 and April 20, 2023 Department Staff reviewed HPI records, conducted interviews and made observations of HPI program and practices; and

**WHEREAS**, Department Staff identified multiple deficient practices based on their investigation; and,

**WHEREAS**, Department review of PSI records showed that the failure rate was 73% for the 30 candidates from HPI who took the written exam between January 11, 2023 and February 15, 2023; and,

**WHEREAS**, due to the deficiencies identified, the Department sent a letter to HPI on June 30, 2023, notifying HPI that DOH was revoking its approval for HPI to conduct a NATCEP to provide training to Certified Nursing Aides; and

**WHEREAS**, that same June 30, 2023 Department letter notified Ms. Wilson-Barnett, Administrator of HPI and NATCEP program DOH-approved instructor, that her approval to serve as an NATCEP Instructor was also revoked; and

**WHEREAS**, the aforementioned actions were taken based on findings that HPI and Ms. Wilson-Barnett violated N.J.A.C. 8:39-43.10(m), N.J.A.C. 8:39-43.10 (q), N.J.A.C. 8:39-43.10 (k), N.J.A.C. 8:39-43.10 (b), N.J.A.C. 8:39-43.10(i), N.J.A.C. 8:39-43.11(a)(5), N.J.A.C. 8:39-43.10(p);

**WHEREAS** HPI and Ms. Wilson-Barnett challenged the Revocation of approval to operate a NATCEP by requesting a formal hearing at the Administrative Office of Administrative law on July 12, 2023; and,

**WHEREAS**, HPI and Ms. Wilson-Barnett, through its attorney and the Department have determined that it is in their best interests to resolve this matter without further administrative proceedings;

**NOW THEREFORE**, in consideration of the mutual promises contained herein, as well as for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree to settle their dispute on the following terms:

**General Terms**

1. Petitioners will contract (at Petitioners' sole cost) with an outside consultant who will, for a period of 6 months, provide consulting services to review, and if necessary, re-structure its New Jersey Nurse Aide Training and Competency Evaluation Program (NATCEP) CNA certification curriculum and instruction techniques, and to monitor implementation of those techniques. This includes classroom, lab and clinical techniques. The consultant shall be a current and experienced NATCEP instructor who has been trained and approved by DOH. The consultant will be selected by Petitioners, but will be subject to the approval of the Department. Said consultant shall be retained and providing services to Petitioners no later than 30 days after the settlement is fully executed.
2. Petitioners' consultant shall provide bi-weekly written reports for a six-month period to the Department. Thereafter, reports shall be submitted by the Petitioners every six months.
3. Immediately after the six-month consultancy period ends, HPI will continue to operate in a probationary status for two years.
4. Classes will be conducted one at a time, between the hours of 8:00 am and 5:00 pm, on weekdays, during the probationary period.
5. For each NATCEP application that HPI submits, a list of students will accompany the application, which will include the student's name, address, email and phone number. Any list of

students may be amended up until the day class begins, provided that the list not exceed ten (10) students at any given time.

6. The Department will continue to conduct random inspections at its sole discretion to check equipment, supplies, records, and to observe classes in progress.
7. Ms. Bennett-Wilson will attend the following Instructor and Evaluator Workshops:

Instructor Workshop: 6/17/24- 6/19/24  
(830am-4pm) PHEL Center Auditorium  
3 Schwarzkopf Drive  
Ewing, NJ 08625

Evaluator Workshop: 5/13/24-5/14/24  
8:30am-4:00pm Camden County Vocational  
School, Sicklerville  
343 Cross Keys Road  
Sicklerville, NJ  
08081

A New School Workshop will be held on May 31,  
2024 from 9am to 12pm via an online TEAMS  
meeting

8. A new, impartial Evaluator will be selected by HPI to conduct students' Skills Evaluations for HPI's Nurse Aide Training and Competency Evaluation Program (NATCEP). The Evaluator will have no current or prior relationship with either of the Petitioners, and will be subject to the approval of the Department.
9. Weekly testing will be administered throughout each NATCEP class.
10. HPI will utilize the student workbook which corresponds with the textbook it utilizes. Homework assignments shall be administered from the workbook, and the assignments shall be

graded. A record of the assignments and grades should be included in the bi-weekly report and be maintained as a part of the students' records.

11. HPI will administer cumulative testing after each module, and a final exam at the conclusion of the class. A grade point average score for each student should be included in a cumulative report submitted to the Department and also be maintained as a part of each student's records.
12. HPI shall develop a tool to evaluate the effectiveness of classes. The tool should include measures to identify the problems that need to be addressed, develop a plan of correction to resolve the issues, conduct an interim reassessment of effectiveness, and conduct ongoing evaluations to identify the corrections still needed and how to address them. The tool should be submitted to the Department prior to the initial application for a NATCEP class following the effective date of this settlement.
13. HPI shall utilize the Department-approved lesson plan during classroom instruction and clinical rotations for every class.
14. HPI will acquire the written or oral test scores of students on a bi-monthly basis, and keep this information on file. Pursuant to N.J.A.C. 8:39-43.11, HPI will maintain a record of the beginning and ending dates of each class; the number of students enrolled; the number and percentage of students who satisfactorily completed the course; the number and percentage of students who failed the course; the number and percentage of students who passed the New Jersey Nurse Aide Training and Competency Evaluation Program, including written/oral examination and skills; and the number and percentage of students who failed the New Jersey Nurse Aide Training and Competency Evaluation Program, including written/oral examination and skills.
15. During the 6-month consultancy and the subsequent 2-year probationary period, if the Department finds deficiencies or if Petitioner violates any terms of this Settlement, the Department's Corrected Notices of Revocation and Right to Hearing for HPI's NATCEP approval and Ms. Bennett-Wilson's instructor approval will be immediately reinstated. Petitioner may file to request a hearing, but waives any

right to challenge on the issue of whether reinstatement of the Corrected Notices of Revocation is justified.

16. HPI shall offer the NATCEP course without charging tuition and fees to students who were enrolled in the March 27 through May 4, 2023 HPI NATCEP course and who failed the PSI written or oral examination. The NATCEP course shall be offered to these students within 45 days of the full execution of this Settlement Agreement. If the students are unable to take advantage of the opportunity during this 45-day period, they shall be offered another opportunity to take the course within the subsequent 45-day period, and if they are unable to attend within that subsequent 45-day period, they shall be offered another opportunity to take the course within the 6-month consultancy period. Both bi-weekly and at the end of the 6-month consultancy period, HPI shall report to the Department:
- a. the names, physical and email addresses, and telephone numbers of the students who were offered the course;
  - b. for each student, the dates on which HPI advised the student of the opportunity to take the course without charge and the dates when each student attended the course; and
  - c. the names of each student who completes the course and the dates of the completed course.


17. Petitioner agrees to withdraw its requests for hearings from the Office of Administrative Law and agrees not to reinstate them except if the Department's Corrected Notices of Revocation and Right to Hearing for HPI's NATCEP approval and Ms. Bennett-Wilson's instructor approval are reinstated pursuant to paragraph 15.

**Validity and Enforcement of This Agreement**

18. The Department and HPI, through its Administrator Annetta Wilson-Barnett, represented by counsel, acknowledges that this Settlement Agreement is not an indication of the validity of the claim in this appeal and does not establish a precedent in any future Department appeals or other matters.
19. The Department and HPI, through its Administrator Annetta Wilson-Barnett, represented by counsel, agrees that this Settlement Agreement shall be construed fairly, according to the plain language of its terms and not for or against any party hereto.

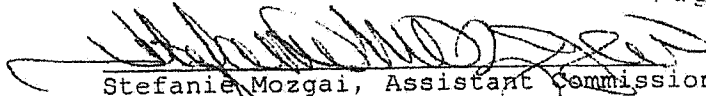
20. The Department and HPI, through its Administrator Annetta Wilson-Barnett, represented by counsel, agrees that this Settlement Agreement constitutes the entire agreement and understanding of the parties hereto with respect to its subject matter, and supersedes any prior or contemporaneous representations, whether oral or written.
21. The Department and HPI, through its Administrator Annetta Wilson-Barnett, represented by counsel, agrees that this Settlement Agreement will be effective only after it has been signed by both parties, and that this Settlement Agreement may not be modified or amended except by a written instrument signed by all of the parties hereto.
22. HPI, through its Administrator Annetta Wilson-Barnett, represented by counsel, hereby states that she is signing this Settlement Agreement voluntarily, of free will, and not under duress or coercion of any kind. Annetta Wilson-Barnett, on behalf of herself and HPI acknowledges that:
- a. She has read this Agreement and it has been explained to her in full;
  - b. She understands the terms and consequences of this Settlement Agreement and of the release that it contains, and accepts that she is knowingly and voluntarily giving up important legal rights by agreeing to such release;
  - c. She is fully aware of the legal and binding effects of this Settlement Agreement; and
  - d. She is completely satisfied that the Settlement Agreement is fair and reasonable and acceptable under the circumstances.

5/10/24  
Date

  
\_\_\_\_\_

Annetta Wilson-Barnett, Administrator,  
HPI School of Allied Health

5/13/24  
Date



Stefanie Mozgai, Assistant Commissioner  
New Jersey Department of Health  
Division of Certificate of Need and  
Licensing