GEORGIA BOARD OF PHARMACY

Board Meeting 2 Peachtree St. NW. 5th Floor Atlanta, GA 30303 November 14, 2018 9:00 a.m.

The following Board members were present:

Bill Prather, President Vicki Arnold, Vice-President Carrie Ashbee Michael Brinson Mike Faulk

Hal Henderson

Staff present:

Tanja Battle, Executive Director Dennis Troughton, Director, GDNA Ronnie Higgins, Deputy Director, GDNA Michael Karnbach, Special Agent, GDNA Ronald Acoff, Special Agent, GDNA Max Changus, Assistant Attorney General Kimberly Emm, Attorney

Brandi Howell, Business Support Analyst I

Visitors:

Helen Sloat, Kaiser, Hemophilia of GA, LifePoint Jim Bracewell, TBGL Stephen Georgeson, GRA Adam Schnepp, Walgreens John Rocchio, CVS Health Nelly Miles, GBI Natalie Ammons, GBI Becca Hallum, GHA Greg Reybold, GPhA

Beth Jarrett

Stephanie Kirkland, Eldercare Pharmacy Amanda Roberson, Eldercare Pharmacy Angela Alsept Derick Alsept

Carla L. Winkles, Mercer University Leigh Anne Jacobson, Publix

Sherekeyal Petties Rashada McGhee Marc Krausnick Joshua Sturdivant Jim Bartling

Open Session

President Prather established that a quorum was present and called the meeting to order at 9:02 a.m.

Approval of Minutes

Michael Brinson made a motion to approve the Public and Executive Session minutes from the October 10, 2018 meeting, the Public and Executive Session minutes from the October 31, 2018 Conference Call, and the minutes from the November 2, 2018 Emergency Conference Call. Mike Faulk seconded and the Board voted unanimously in favor of the motion.

Report of Licenses Issued

Vicki Arnold made a motion to ratify the list of licenses issued. Michael Brinson seconded and the Board voted unanimously in favor of the motion.

Appearance

Director Troughton stated there are a number of questions regarding CBD oil and how it is being sold in stores and other places. He explained that GDNA works frequently with the GBI and thought it may be helpful for them to come in and speak to the Board.

Nelly Miles, GBI Director of Public Affairs, Deneen Kilcrease, GBI Chemistry Section Manager, and Damon Morris, City of Carrollton Police Department, which is attached to the GBI, spoke to the Board. Ms. Miles stated they will discuss many of the challenges the GBI is facing and stated Ms. Kilcrease will discuss the samples she is seeing coming into the lab.

Ms. Kilcrease discussed how the crime lab has had to adjust. She stated there are three categories: Marijuana, Medical Marijuana, or Over the Counter (OTC). 1st-Marijuana (O.C.G.A. § 16-13-21,) regardless of whether it is composed completely of CBD in plant form, is defined as marijuana and is controlled. 2nd-Medical Marijuana (O.C.G.A. §16-12-190 & 191) requires two things: that CBD is present and that there is less than 5% THC present. 3rd-CBD defined as an illegal substance. This is where CBD is an oil and is not a green leafy plant. There is no prescription or label for it and it is sold OTC. Just like with any oil, one cannot look at it and tell what is in it. That is the issue. They are getting information that the products contain CBD and when the GBI tests it, sometimes the label is right and sometimes it is not. She further stated that they have found THC in some vapes, waxes, extracts from marijuana plant, and food products. As a result, they are having to determine purities of THC.

Officer Damon discussed the vape shops. He stated many go under the guise of ignorance to the law. Pertaining to THC, the products say less than 5%. He stated they are trying to approach this with a soft hand approach first and educate. If a product is found to be illegal, he will advise them to return the product. If they do not return the product, they will enforce Georgia law and the individual will be charged with distributing marijuana. Officer Damon stated they are seeing a lot on the vape special style marijuana cigarettes on search warrants. He stated this is, unfortunately, appealing to the younger kids.

Officer Damon discussed edibles. He offered, as an example, an individual who was infusing food with THC. Director Troughton added that GDNA received a question from a government entity concerning a coffee shop putting CBD in their coffee. He stated GDNA's response was that they cannot have this and they will give them the opportunity to return it to their supplier.

Ms. Kilcrease stated she has received questions about the Federal Farm Bill, which allows industrial hemp products containing 0.3% THC or less. Her understanding is Georgia defines Genus Cannabis as a controlled substance, which is not allowed in the state of Georgia.

Ms. Miles commented if the federal laws do not change it is going to be hard to overcome this. Looking at the oil one just cannot tell the difference. Cannabinoids were easy if it looks like this or has this label you cannot have it. There is no way to tell without getting it tested.

Ms. Kilcrease stated that hemp is the same plant as marijuana, it just has a lower THC level. The plant type itself is outlawed in Georgia. She stated there are defense attorneys alleging that low THC is what is in the vapes. She stated that under low THC laws it is a misdemeanor which conflicts with marijuana laws. The GBI is having to determine the purity of the samples coming in. Director Troughton commented that the purpose of that law was to allow parents to hold the oil for their children. President Prather commented that pharmacies are selling this oil and many products are being pushed hard at drug shows and the Board

does not know what kind of answer to give when asked if it is ok if they sell it. Ms. Kilcrease responded by stating that it comes down to lack of quality control with these labels. When one cannot trust the label and certificate of analysis, it is a hard question. Director Troughton commented that GDNA tells them to sell it at his/her own risk because if it is determined to be a product that is illegal, then he/she is distributing a Schedule I product. He added that a pharmacy in Georgia cannot get low THC oil. There is nothing in the law that allows for that and it is not legal for a pharmacy to distribute.

President Prather asked who is going to make the determination that says this is illegal, or is the tack going to be that everyone sticks their head in the stand and acts like it is not happening. Director Troughton responded by stating that GDNA is not sticking their heads in the sand. He stated they have spent hours and hours researching, and there is just not a clear answer. He stated even the GBI is having issues regarding this. Mr. Changus commented that there is a Joint Study Commission on Low THC meeting today at 1p.m. He stated if you sell CBD oil, it is a felony according to the way he reads the statute. Mr. Reybold commented that the Joint Study Committee's charge is very narrow in scope. They are looking to see if this should be cultivated in Georgia. It may be CBD will not be addressed in that committee. With no further discussion, President Prather thanked Ms. Miles, Ms. Kilcrease and Officer Miles for enlightening the Board on this matter.

Petitions for Rule Waiver or Variance

The Board discussed the rule waiver petition submitted from CVS Health. Discussion was held by the Board and Mr. Rocchio, who was present, regarding the reason for the request. CVS Health is seeking a waiver of Rule 480-36-.03(4). President Prather asked for clarification as to what Mr. Rocchio is asking for in the rule waiver. President Prather stated if he understood correctly, Pharmacy A is where the prescription came into, and it will be sent to Pharmacy B for everything but the filling. President Prather stated the rule says that prescription needs to be checked at each level for accuracy. He stated what CVS Health is asking for is that the dispensing pharmacy not be required to check. Mr. Rocchio responded by stating Pharmacy B is responsible for the accuracy of entry, and Pharmacy A would be responsible for making sure the label and contents are correct. He stated there is never double verification. He stated that Pharmacy A is responsible for the tangible prescription coming in. Discussion was held. Director Troughton commented under the definition of dispensing in O.C.G.A. § 26-4-5, if GDNA followed up on an error, they would have to track every step to determine from where the error came.

Mr. Changus stated CVS is looking for a waiver of this rule. He stated that he thinks the rule basically puts the onus on the dispensing pharmacist, that is the person handing it over to the patient. He stated if you eliminate that, it may be waiving it, but that does not seem like the right approach. He stated that it seems like the rule could be tweaked. Waiving the rule seems a bit large. Mr. Henderson responded by stating this is no different than what is happening across the country. He stated if there are two (2) pharmacists they will likely split it up, but are both responsible. He stated other health professionals share workloads as well and this is not an uncommon practice. Ms. Arnold commented that this is touted as the way to do it to prevent errors.

Mr. Faulk asked about increasing the number of technicians. Mr. Rocchio responded by stating with this type of model, because they are able to leverage that pharmacist to do remote entry, DUR and verification of prescription orders, it will enable them to bring in more technician help. President Prather asked how much more time it takes for the dispensing pharmacist to ensure that not only are the correct pills in the bottle, but the patient name, physician's name, instructions, etc. are correct. Mr. Henderson responded by stating they are not re-verifying everything that the entry pharmacist did. President Prather stated that when that pharmacist signs the prescription, that individual is saying that he/she verified the right pill is in the bottle. He stated that this goes back to this CVS Health's business model, and it is not the Board's job to validate their business model. President Prather stated that he feels CVS Health is asking the Board to do away with an important part of dispensing.

Ms. Emm commented that request seems to be more of seeking a rule change. She asked, if the Board is looking to waive the rule for CVS Health, what will happen next. She asked if the Board would consider denying the petition and work to amend its rule. Mr. Rocchio iterated that it would it be up to the discretion of the Board. He added that the Board could work towards changing the rule and other facilities would not file similar petitions. He stated he would love to hear the Board's thoughts on this rule request. Mr. Changus responded that, to Ms. Emm's point, the question is whether or not a substantial hardship exists here? He stated this is an industry wide issue. He asked how this rule is forming a substantial hardship. Mr. Rocchio responded that it is a hardship for the pharmacists verifying these prescriptions. He further stated it is also going against the advanced patient care. Mr. Rocchio stated that he understands it is the actual rule. However, he thinks on the merits, if the Board is in agreement, he would love to see it approve the waiver. Mr. Changus responded by stating that the concern is the rule waiver/variance process is to grant relief for a substantial hardship that impairs your ability to function. He stated the hardship is defined as something unique and he does not see anything unique in this situation. Mike Faulk made a motion to deny the rule waiver request and amend Rule 480-36-.03(4). Michael Brinson seconded and the Board voted unanimously in favor of the motion.

The Board discussed the rule waiver petitions from Clinch Memorial Hospital, PHH007992, Dodge County Hospital-Corp, PHH004088, Monroe County Hospital, PHH003679, Morgan Memorial Hospital, PHH003657, Northridge Medical Center, PHH003478, and Stephens County Hospital Pharmacy, PHH004282. President Prather commented that each petition was requesting a waiver from not having to buy a balance, which is something that is a hardship. Mr. Changus added that the difference with these waiver requests is that they come from facilities that have economic limitations. Michael Brinson made a motion to grant the rule waiver petitions submitted by Clinch Memorial Hospital, PHH007992, Dodge County Hospital-Corp, PHH004088, Monroe County Hospital, PHH003679, Morgan Memorial Hospital, PHH003657, Northridge Medical Center, PHH003478, and Stephens County Hospital Pharmacy, PHH004282. Hal Henderson seconded and the Board voted unanimously in favor of the motion.

President Prather requested Ms. Emm draft language for the rule that would help alleviate the problem. Ms. Emm stated that she would need to work with Ms. Arnold to determine when a balance would be required because this would also affect different types of licensing such as retail, compounding, hospitals, opioid clinics, outpatient, etc. President Prather asked Ms. Emm, Mr. Brinson, and Ms. Arnold to work on amendments to Rule 480-36-.03(4) as previously discussed.

Correspondence from Thomas O. Henley, Henley Medical

The Board considered this correspondence regarding exceptions to DME licensure. The Board directed staff to respond by stating that if he is out of state and Medicare enrolled he is exempt from the in-state location requirement. If he is not Medicare enrolled, he is required to maintain an instate place of business. Additionally, the Board suggested Mr. Henley refer to O.C.G.A. § 26-4-51 and Chapter 480-7B Durable Medical Equipment Suppliers for more information.

Correspondence from Karen Latendresse, Society of St. Vincent de Paul Georgia

The Board considered this correspondence regarding the establishment of a community pharmacy. The Board directed staff to respond by stating the background information was appreciated and the Board understands that they are trying to offer a great charitable service to the indigent citizens of Georgia however, it was requested that their business plan be presented to the Board. This would include a description of structural plans for the community pharmacy, security measures, how medications will be obtained/sourced, how patient information will be protected, etc. Once all relevant information is received, the Board will review it.

Correspondence from Richard B. Smith, RPH009456

The Board considered this correspondence requesting the Board change Mr. Smith's Public Consent Order to Private. Mike Faulk made a motion to deny the request. Hal Henderson seconded and the Board voted unanimously in favor of the motion.

Georgia Drugs and Narcotics Agency - Dennis Troughton

Director Troughton reported that GDNA has conducted 744 inspections and received 112 complaints for FY2019.

Director Troughton stated that this will be the last official board meeting for Deputy Director Higgins as he will be retiring as of November 30th. Director Troughton stated that Special Agent Karnbach will take over as Deputy Director as of December 1st. Director Troughton expressed his appreciation for Deputy Director Higgins and stated he will be greatly missed.

Director Troughton introduced new agent Ronald Acoff to the Board.

Attorney General's Report – Max Changus

No report.

Executive Director's Report – Tanja Battle

Continuing Education Report: Report presented. Michael Brinson made a motion to ratify the below continuing education programs approved since the previous meeting. Mike Faulk seconded and the Board voted unanimously in favor of the motion.

Date of Program	Hours	Sponsoring Group	Program Title	CE Code
11/08/2018	1	Kaiser Permanente	A Hypertension Guideline Update	2018-0016

Correspondence from Ostoureh A. Ahmadpour, RPH030916: The Board considered this request for a waiver of the renewal fee. Michael Brinson made a motion to deny the request. Carrie Ashbee seconded and the Board voted unanimously in favor of the motion.

August 2019 Practical Exam/Meeting Date: Carrie Ashbee made a motion to approve August 7, 2019 and August 8, 2019 at the University of Georgia College of Pharmacy. Vicki Arnold seconded and the Board voted unanimously in favor of the motion.

Ms. Battle expressed her appreciation for Deputy Director Higgins and wished him well.

Legal Services – Kimberly Emm

Ms. Emm thanked Deputy Director Higgins for all of his assistance and wished him well.

Miscellaneous

Rule 480-15-.05 Duties or Functions Prohibited from Being Performed by a Registered Pharmacy Technician: After discussing changes that needed to be made to this rule, that was last discussed in July 2017, Mike Faulk made a motion to change the language in Rule 480-15-.05 Duties or Functions Prohibited from Being Performed by a Registered Pharmacy Technician. Michael Brinson seconded and the Board voted unanimously in favor of the motion.

Mike Faulk made a motion and Carrie Ashbee seconded, and the Board voted to enter into **Executive Session** in accordance with O.C.G.A. § 43-1-19(h)(2) and § 43-1-2(k) to deliberate and to receive information on applications, investigative reports and the Assistant Attorney General's report. Voting in

favor of the motion were those present who included Carrie Ashbee, Vicki Arnold, Michael Brinson, Mike Faulk, Hal Henderson, and William Prather.

Executive Session

Appearances

- A.K.A.
- S.L.P.
- M.D.K.
- J.T.S.

Georgia Drugs and Narcotics Agency – Dennis Troughton

Director Troughton discussed the following:

- R.O.G.
- J.J.M.

Cognizant's Report - Vicki Arnold

- GDNA Case # B32616
- GDNA Case # B32656
- GDNA Case # B32645
- GDNA Case # B32642
- GDNA Case # B32605
- GDNA Case # B32653
- GDNA Case # B32676
- GDNA Case # B32641
- GDNA Case # A32689
- GDNA Case # A32681
- GDNA Case # A32682
- GDNA Case # B32660

Attorney General's Report - Max Changus

Mr. Changus presented the following consent orders for acceptance:

- M.W.C.
- J.J.F.
- T.L.F.P.
- P.P.
- M.C.A.
- C.D.C.

Mr. Changus discussed the following cases:

- R.O.C.
- B.R.
- U.H.P.
- A.R.
- H.R.
- P.P.S.
- E.R.R.
- P.M.R.

- C.R.
- R.R.
- W.C.R.
- M.C.

Executive Director's Report - Tanja Battle

No report.

Legal Services – Kimberly Emm

- A.P.
- D.R.P.
- M.C. and C.H.

Applications

- R.M.H.
- T.A.F.
- K.E.H.
- M.J.D.W.
- S.M.M.
- K.S.M.
- S.M.K.
- G.C.D.
- H.L.T.
- K.D.B.
- M.B.L.
- C.A.N.
- J.C.J.
- S.A.D.
- A.H.R.
- V.J.A.
- E.D.M.
- M.A.P.
- C.L.S.
- N.S.G.
- O.J.O.
- C.L.G.
- G.F.
- U.V.C.

Correspondences/Requests

- A.S.P.C.
- C.D.
- C.
- H.P.
- O.R.
- O.R.
- M.S.D.C.
- P.H.P.
- S.P.

- T.P.
- U.S.C.
- U.S.C.
- W.P.N.
- W.P.N.
- W.P.N.
- W.P.
- P.P.
- P.P.
- T.P.
- D.E.O.
- H.C.L.
- N.A.P.
- T.S.G.
- E.H.B.
- J.W.
- J.F.C.
- J.M.C.
- K.J.G.
- L.D.A.
- T.C.H.
- J.N.C.
- P.S.H.
- R.C.
- M.A.D.

No voted were taken in Executive Session. President Prather declared the meeting back in Open Session.

Open Session

President Prather appointed Mr. Brinson, Mr. Henderson, and Mr. Faulk to a committee on Tech Education with Ms. Ashbee and President Prather being ad-hoc members. Mr. Brinson will be the Chair of the Committee.

President Prather requested Ms. Emm draft a rule regarding the maximum number of attempts an individual can take the MPJE and the Practical examinations.

Hal Henderson made a motion to post Rule 480-15-.05 Duties or Functions Prohibited from Being Performed by a Registered Pharmacy Technician. Michael Brinson seconded and the Board voted unanimously in favor of the motion.

480-15-.05 Duties or Functions Prohibited from Being Performed by a Registered Pharmacy Technician.

(a) In dispensing drugs, no individual other than a licensed pharmacist shall perform or conduct those duties or functions which require professional judgment. It shall be the responsibility of the supervising pharmacist to ensure to that no other employee of the pharmacy, excluding pharmacy interns or externs but including registered pharmacy technicians, performs, or conducts those duties or functions which require professional judgment. The following functions require the professional judgment of a pharmacist, or a

pharmacy intern or extern, under the direct supervision of a pharmacist, and may not be performed by a registered pharmacy technician:

- (1) Acceptance of telephoned or other oral prescriptions;
- (2) Transfers of prescription drug orders from another pharmacy or transfers of a prescription drug order to another pharmacy;
- (3) Patient counseling;
- (4) Receiving information or providing information about a prescription drug order;
- (5) Making the determination as to whether to refill the prescription drug order;
- (6) Certification of a filled and finished prescription drug order;
- (7) Weighing or measuring active ingredients without a mechanism of verification;
- (8) Compounding of medication without a mechanism of verification;
- (9) Giving a completed prescription to the patient requesting same without the label and contents and the label being verified by a pharmacist.

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- (10) Reconstitution of prefabricated medication without a mechanism of verification;
- (11) Verification of the constituents of final IV admixtures for accuracy, efficacy, and patient utilization;
- (12) Enter of order on patient medication profiles without verification by a pharmacist;
- (13) Provision of drug information that has not been prepared or approved by the pharmacist;
- (14) Review of the patient record for therapeutic appropriateness; and
- (15) Verify controlled substance deliveries to a licensed pharmacy. Once a shipment is received in a pharmacy from a licensed wholesaler and a package that contains controlled substances is located within that shipment, a pharmacist shall verify the inventory of the package containing controlled substances, confirm the accuracy of the invoice from the licensed wholesaler, and initial and date the invoice; and (15)(16) Any other act prohibited by Board rule, or law.

A motion was made by Vicki Arnold, seconded by Carrie Ashbee, and the Board voted that the formulation and adoption of this proposed rule does not impose excessive regulatory cost on any licensee and any cost to comply with the proposed rule cannot be reduced by a less expensive alternative that fully accomplishes the objectives of the relevant code sections.

In the same motion, the Board also voted that it is not legal or feasible to meet the objectives of the relevant code sections to adopt or implement differing actions for businesses as listed at O.C.G.A § 50-13-4(a)(3)(A), (B), (C) and (D). The formulation and adoption of this proposed rule will impact every licensee in the same manner, and each licensee is independently licensed, owned and operated and dominant in the field of pharmacy.

Miscellaneous

Correspondence from Camille B. Rivenbark, RPH015478: The Board considered this request for a reduction or waiver of the renewal fee. Mike Faulk made a motion to deny the request. Hal Henderson seconded and the Board voted unanimously in favor of the motion.

Mike Faulk made a motion for the Board to take the following actions:

Appearances

•	A.K.A.	Revoked Pharmacy Technician	Refer to the Department of Law
•	S.L.P.	Denied Pharmacy Technician	Overturn denial and approve registration
•	M.D.K.	Denied Pharmacy Technician	Overturn denial and approve registration
•	J.T.S.	Surrendered Pharmacy Technician	Refer to the Department of Law

Georgia Drugs and Narcotics Agency – Dennis Troughton

Director Troughton discussed the following:

• R.O.G. Update provided

• J.J.M. Durable Medical Equipment Approved

Cognizant's Report - Vicki Arnold

GDNA Case # B32616	Close with no action
GDNA Case # B32656	Close with no action
GDNA Case # B32645	Close with no action
GDNA Case # B32642	Close with no action
GDNA Case # B32605	Close with no action
GDNA Case # B32653	Close with no action
GDNA Case # B32676	Close with no action
	GDNA Case # B32616 GDNA Case # B32656 GDNA Case # B32645 GDNA Case # B32642 GDNA Case # B32605 GDNA Case # B32653 GDNA Case # B32676

• GDNA Case # B32641 Close with a letter of concern

• GDNA Case # A32689 Misfill Policy #1

• GDNA Case # A32681 Investigative Interview

• GDNA Case # A32682 Refer to Department of Law for Revocation if permit is not

relinquished.

• GDNA Case # B32660 Misfill Policy #1

Attorney General's Report - Max Changus

Mr. Changus presented the following consent orders for acceptance:

Medicine Wheel Clinic
 J.J.F.
 Towne Lake Family Pharm
 Public Consent Order accepted
 Public Consent Order accepted
 Public Consent Order accepted
 Public Consent Order accepted
 Medical Center of ATL Corp Public Consent Order accepted

• C.D.C. Public Consent Order to be accepted and signed with express

permission

Mr. Changus discussed the following cases:

• R.O.C. Deny request to place license on inactive status

• B.R. Close case and void license

• M.C. Update provided

Wholesaler Pharmacy U.H.P. Approved application Approved application A.R. Non-Resident Pharmacy H.R. Non-Resident Pharmacy Approved application Approved application P.P.S. Non-Resident Pharmacy E.R.R. Non-Resident Pharmacy Approved application P.M.R. Non-Resident Pharmacy Approved application C.R. Non-Resident Pharmacy Approved application Approved application R.R. Non-Resident Pharmacy W.C.R. Non-Resident Pharmacy Approved application

Executive Director's Report – Tanja Battle

No report.

Logol	Conviosa	- Kimberly	Emm
Legai	Services	– Killiberiv	СШШ

•	A.P.	Open Records Request	Approved request
•	D.R.P.	Open Records Request	Approved request
•	M.C. and C.H.	Open Records Request	Denied request

Applications

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•	Raven M. Hopkins	Pharmacy Technician	Approved for registration
•	Taylor A. Foe	Pharmacy Technician	Approved for registration
•	K.E.H.	Pharmacy Technician	Denied registration
•	Michael J.D. Watkins	Pharmacy Technician	Approved for registration
•	Stephen M. Mellen	Pharmacy Technician	Approved for registration
•	K.S.M.	Pharmacy Technician	Schedule to meet with the Board
•	Shauna M. Keane	Temporary Pharmacist	Approved application
•	G.C.D.	Pharmacist Reinstatement	Approved pending receipt of additional information
•	H.L.T.	Pharmacist Reinstatement	Approved application pending receipt of additional information/deny request for waiver of application fee.
•	K.D.B.	Pharmacist Reinstatement	Approved pending receipt of additional information
•	M.B.L.	Pharmacist Reinstatement	Approved pending receipt of additional information
•	C.A.N.	Pharmacist Renewal	Table until December meeting
•	Jennifer C. Johnson	Pharmacist Renewal	Approved for renewal
•	S.A.D.	Pharmacist Exam	Approved to sit for the exam/once individual passes the exam, schedule to meet with the Board.
•	A.H.R.	Pharmacist Reciprocity	Approved to sit for the exam
•	V.J.A.	Pharmacist Reciprocity	Approved to sit for the exam
•	E.D.M.	Pharmacist Exam	Approved to sit for the exam
•	M.A.P.	Pharmacist Renewal	Approved for renewal
•	Colby L. Stuckman	Pharmacist Intern Reactivation	Approved application
•	NyAsia S. Gray	Pharmacist Intern	Approved application
•	O.J. Ogbuuhi	Pharmacist Intern	Approved application
•	Carly L. Gartner	Pharmacist Certification of DTM	Approved application
•	Gabrielle Furgiuele	Pharmacist Certification of DTM	Approved application
•	Urvi V. Choksi	Pharmacist Certification of DTM	Approved application

Correspondences/Requests

•	A.S.P.C.	Notice of Discipline	No action
•	C.D.	Notice of Discipline	No action
•	C.	Notice of Discipline	No action
•	H.P.	Notice of Discipline	No action
•	O.R.	Notice of Discipline	No action
•	O.R.	Notice of Discipline	No action

•	M.S.D.C.	Notice of Discipline	No action
•	P.H.P.	Notice of Discipline	No action
•	S.P.	Notice of Discipline	No action
•	T.P.	Notice of Discipline	No action
•	U.S.C.	Notice of Discipline	Table pending receipt of additional
			information
•	U.S.C.	Notice of Discipline	Table pending receipt of additional information
•	W.P.N.	Notice of Discipline	No action
•	W.P.N.	Notice of Discipline	No action
•	W.P.N.	Notice of Discipline	No action
•	W.P.	Notice of Discipline	No action
•	P.P.	Notice of Discipline	No action
•	P.P.	Notice of Discipline	No action
•	T.P.	Notice of Discipline	No action
•	D.E.O.	Request to take MPJE a 4 th time	Approved request
•	H.C.L.	Request to take MPJE a 5 th time	Approved request
•	N.A.P.	Request to take MPJE a 4 th time	Approved request
•	T.S.G.	Request to take MPJE a 4 th time	Approved request
•	E.H.B.	Request to take NAPLEX a 4 th time	Denied request
•	J.W.	Correspondence re reinstatement	Schedule to meet with the Board
•	J.F.C.	Request regarding employment	Approved C.D.C and N.P.
•	J.M.C.	Request to lift PIC restriction	Approved request
•	K.J.G.	Request to terminate probation	Approved request
•	L.D.A.	Request to terminate probation	Approved request
•	T.C.H.	Request to terminate probation	Denied request
•	J.N.C.	Correspondence	Refer to the Department of Law
•	P.S.H.	Request to Return to Pharmacy	Schedule to meet with the Board
•	R.C.	Voluntary recall	The Board viewed this correspondence for information purposes only.
•	M.A.D.	Request to take Practical a 5 th time	Approved request

Hal Henderson seconded and the Board voted unanimously in favor of the motion.

There being no further business to discuss, the meeting was adjourned at 3:07 p.m.

The next meeting of the Georgia Board of Pharmacy is scheduled for Wednesday, December 12, 2018 at 9:00 a.m. at the Department of Community Health's office located at 2 Peachtree Street, N.W., 5th Floor, Atlanta, GA 30303.

Minutes recorded by Brandi Howell, Business Support Analyst I Minutes edited by Tanja D. Battle, Executive Director