

GEORGIA BOARD OF PHARMACY
Board Meeting
2 Peachtree Street, NW, 36th Floor
Atlanta, GA 30303
May 11, 2016
9:00 a.m.

The following Board members were present:

Mike Faulk, President
Chris Jones, Vice-President
Vicki Arnold
Jim Bracewell
Lisa Harris
Laird Miller
Bill Prather
Bob Warnock

Staff present:

Tanja Battle, Executive Director
Rick Allen, GDNA
Janet Wray, Senior Assistant Attorney General
Anil Foreman, Legal Officer
Brandi Howell, Business Operations Specialist

Visitors:

Chad Brown
Bruce Conn, Professional Recovery
Jonathan W. Taylor
Jim Bartling
Cecilia Rylee
Jim Hinzman
Lori Altman
Tuyet Lam, Walmart
Cameron Brown, Walmart
Michelle Haskel, Elder Care
Helen Sloat, Hemophilia of GA / Kaiser Permanente
Carrie Moss
Lindsay Burckhalter, Publix
Brenda Thomas, AMS
Donna L. Barrett, Tanner Health System
John Sisto, ESI
Jackie Nappier, AMS
Steve Minor
Kimberly Ramseur, MAG
John Rocchio, CVS Health

President Faulk established that a quorum was present and called the meeting to order at 9:07 a.m.

Bob Warnock made a motion and Laird Miller 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 Vicki Arnold, Jim Bracewell, Mike Faulk, Lisa Harris, Chris Jones, Laird Miller, Bill Prather and Bob Warnock.

Executive Session

Appearance

- C.J.B.

Attorney General’s Report – Janet Wray

Ms. Wray presented the following consent orders:

- F.S.
- J.Y.C.
- C.E.E.
- E.S.
- R.M.
- C.V.S.P.
- W.
- C.V.S.P.

Ms. Wray discussed the following cases:

- M.M.
- L.D.
- R.C.P.
- J.J.S.
- Y.A.S.

Appearances

- J.W.T.
- C.C.R.
- L.K.A.A.

No votes were taken in Executive Session. President Faulk declared the meeting back in Open Session.

Open Session

President Faulk welcomed the visitors.

Central Data Entry Presentation submitted by Troy McNeil, Ingles Markets, Inc.: The Board directed staff to respond to Mr. McNeill by stating that his proposal would be authorized under Chapter 480-36 with the understanding that central data entry would have to be licensed as a pharmacy. Additionally, remind him that he must have the correct pharmacist to pharmacy technician ratio as required by law and they will need to operate within the scope of their practice within this state.

Public Hearing

President Faulk called the public hearing to order at 1:20 p.m.

Rule 480-15-.06 Other Pharmacy Personnel

No comments or written responses were received.

Lisa Harris made a motion to adopt Rule 480-15-.06 Other Pharmacy Personnel. Chris Jones seconded and the Board voted unanimously in favor of the motion.

Rule 480-15-.03 Use of Registered Pharmacy Technicians and Other Pharmacy Personnel

No comments or written responses were received.

Bill Prather made a motion to adopt Rule 480-15-.03 Use of Registered Pharmacy Technicians and Other Pharmacy Personnel. Laird Miller seconded and the Board voted unanimously in favor of the motion.

Open Session

Appearance

Appearance by Steve T. Minor, TisingerVance, Attorneys At Law: Mr. Minor was present to further discuss correspondence he submitted to the Board in April 2016 regarding language in O.C.G.A. § 26-4-110(a) and Rule 480-13-.02(g) and the ability of a licensed hospital pharmacy to serve multiple locations. Mr. Minor stated his client is a hospital that plans to acquire and possibly build a rehabilitation hospital. Ms. Wray explained that most hospitals come in before the Board to do a presentation of what they are proposing. She stated that the Board looks at location, what is being offered, campus layout, the presence of various controlled substances, etc. to determine whether or not a separate license is required. Ms. Wray further explained that a separate DEA license may be required. With no further questions, the Board recommended the facility submit an application and present its information to the Board.

Approval of Minutes

Bob Warnock made a motion to approve the Public Session minutes for the April 13, 2016 meeting. Vicki Arnold seconded and the Board voted unanimously in favor of the motion.

Jim Bracewell made a motion to approve the Executive Session minutes for the April 13, 2016 meeting. Laird Miller seconded and the Board voted unanimously in favor of the motion.

Jim Bracewell made a motion to approve the April 22, 2016 Conference Call minutes. Chris Jones seconded and the Board voted unanimously in favor of the motion.

Ratifications

Bob Warnock made a motion to ratify the list of issued licenses. Laird Miller seconded and the Board voted unanimously in favor of the motion.

Petitions for Rule Waiver – Highland Rivers Health Community Service Board

Chris Jones made a motion to grant the four (4) rule waiver petitions submitted by Highland Rivers Health Community Service Board provided that if their business model changes, they will be required to comply with the requirements set forth in the rule. Lisa Harris seconded and the Board voted unanimously in favor of the motion.

Petitions for Rule Variance – Highland Rivers Health Community Service Board

Bill Prather made a motion to deny the two (2) rule variance petitions submitted by Highland Rivers Health Community Service Board. Bob Warnock seconded and the Board voted unanimously in favor of the motion.

Petitions for Rule Variance and Waiver – Highland Rivers Health Community Service Board

Bob Warnock made a motion to deny one rule variance petition and two rule waiver petitions submitted by Highland Rivers Health Community Service Board. Bill Prather seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Waiver – Julie Anne Waterfield, PHI-016143

Bob Warnock made a motion to grant the rule waiver petition. Bill Prather seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Waiver from Christina D'Amico, PHI-016399

Laird Miller made a motion to grant the rule waiver petition. Bob Warnock seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Waiver from Lawanda Tate, PHI-016335

Laird Miller made a motion to grant the rule waiver petition. Bill Prather seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Variance from Hannah K. Thomas, PHI-016528

Bob Warnock made a motion to grant the rule variance petition. Vicki Arnold seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Waiver from Patsy A. Parson

Jim Bracewell made a motion to deny the rule waiver petition. Bill Prather seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Waiver from Collegium Pharmaceutical, Inc.

Bob Warnock made a motion to grant the rule waiver petition until House Bill 926 becomes effective. Chris Jones seconded and the Board voted unanimously in favor of the motion.

Petition for Rule Waiver from Riverwoods Behavioral Health System, PHH007784

Bill Prather made a motion to deny the rule waiver petition. Jim Bracewell seconded and the Board voted unanimously in favor of the motion.

Correspondence from Joel Stanley

The Board considered this correspondence regarding medication repackaging. Mr. Stanley was present at the meeting and stated that in light of the federal regulations he was seeking guidance from the Board on the practice of repackaging medications, particularly for personal care homes and assisted living facilities. He stated that there are times when pharmacists are unable to verify proper storage of medication provided for repackaging. He offered as an example, not being able to discern how long a package was left in a car before being delivered to a pharmacy for repackaging. Mr. Stanley stated he does not know if he is giving an effective product. He stated he is aware there of the rule, but finds it is cumbersome for pharmacists. President Faulk stated that the Board would look into reconsidering its rules on repacking.

Correspondence from Donna Griffith

The Board considered this correspondence regarding whether or not a license would be required to distribute medial bio-impedance equipment to doctor's offices and nursing homes. The Board directed staff to respond to Ms. Griffith by stating that, based on the information provided, a license would not be required.

Correspondence from Adam Chesler, Telepharm

The Board considered this correspondence requesting clarification regarding remote drug order processing. The Board directed staff to respond to Mr. Chesler by directing him to Chapter 480-36 Retail Pharmacy Requirements for Remote Prescription Drug Order Processing.

Correspondence from Dana Nelson, AnazaoHealth Corporation

The Board considered this correspondence requesting to know if a nuclear pharmacist is required to have a license if operating under a pharmacy that currently has a nuclear license in its resident state and a Georgia non-resident pharmacy license. The Board directed staff to respond to Ms. Nelson by stating that Georgia law does not require the pharmacist to be licensed as a nuclear pharmacist.

Correspondence from Hank Rahe, Containment Technologies Group, Inc.

The Board viewed this correspondence for informational purposes only.

Correspondence from Michelle E. Haskel, Eldercare Pharmacy

The Board considered this correspondence regarding drug disposal and authorized collectors. The Board directed staff to respond to Ms. Haskel by referring her to Chapter 480-50 Drug Disposal and Authorized Collectors and suggested she provide a copy of this information to the Drug Enforcement Agency (“DEA”).

Correspondence from Scott Lehmann, Vetscene, Inc.

The Board considered this correspondence requesting clarification on whether the facility may qualify as a Third Party Logistics Provider. The Board directed staff to respond by stating that based on the information provided, the facility does not qualify as a Third Party Logistics Provider and would need to be licensed as a Wholesale Distributor.

Georgia Drugs and Narcotics Agency – Rick Allen

No report.

Attorney General’s Report – Janet Wray

No report.

Executive Director’s Report – Tanja Battle

Ms. Battle reported that she and Mr. Miller have been going to GORRC (Georgia Occupational Regulation Review Council) as House Bill 569 is considered. This bill addresses the regulation of Durable Medical Equipment. The bill initially gave the Georgia Composite Medical Board oversight but ultimately, the Council agreed that the State Board of Pharmacy should have it. Mr. Miller stated there will be two requirements, one of which is a bricks and mortar location in Georgia and the other is they be accredited. Ms. Battle added that the bill reads that the Board “shall” issue a license if those requirements were met and that the Board would not have the authority to add additional requirements by rule. Mr. Miller emphasized that this bill was no longer viable as its two year cycle ended with this recent session and that a new version would need to be introduced. He stated that there is the issue of additional staffing to carry out any new responsibilities. Resources will need to be determined based on what the new language will require. He added that the Board should communicate any concerns related to this matter to Representative Sharon Cooper, who seemed very receptive to working with the Board of Pharmacy. Ms. Battle stated that she and Mr. Miller will be going back to attend a meeting on the 19th.

Ms. Battle discussed recent legislation about which she needed guidance or clarification. The first is regarding opioid treatment centers (Senate Bill 402). She stated that the effective date is June 1st and not July 1st. Ms. Battle stated no new applications will be processed on or after June 1st. Currently, the Board has eight pending application. Ms. Battle stated that her understanding is that those can go forward given they were received prior to the June 1st effective date. Ms. Wray stated that is correct and the Board will not be able to process applications after that date since there will be moratorium on new applications for licensure. In regards to the eight (8) pending applications, the Board directed Ms. Battle to process as normal and send to GDNA. GDNA will need to determine if they have met all of the licensure requirements.

Ms. Battle also discussed temporary licensure for pharmacists. She stated that the law was amended to provide for that. She asked the Board if the amendment was enough for staff to issue the temporary license or if there would have to be rule amendments to move forward with the issuance of such. Ms. Wray responded by stating that effective July 1st, staff can process applications and issue temporary licenses for students pursuing residencies without a rule.

Continuing Education Report: Ms. Battle reported that no additional programs have been approved for this time period.

Ms. Battle discussed correspondence received from Dr. Lee Resnick. The Board directed staff to schedule Dr. Resnick for an appearance.

Ms. Battle reported that there is a new vendor for the PDMP program and the Board will need to vote to release information to them. Chris Jones made a motion to release the requested information to the vendor. Lisa Harris seconded and the Board voted unanimously in favor of the motion.

President Faulk discussed adding an extra meeting date in July. Chris Jones made a motion for July 7, 2016 to be an additional meeting date to conduct Board business.

Miscellaneous

The Board recommended adding Rules 480-8-.06 Drug Distribution and Control, 480-10-.01 Controlled Substances and Dangerous Drugs: Inspection, Retention of Records and Security, 480-10-.20 Required Notifications to the Board, 480-13-.06 Drug Distribution and Control, 480-15-.05 Duties or Functions Prohibited from Being Performed by a Registered Pharmacy Technician, 480-16-.06 Theft, Loss, or Unaccounted for Controlled Substances, 480-18-.06 Drug Distribution and Control, 480-27-.03 Records of Dispensing, and 480-33-.06 Drug Distribution and Control to its July 6th agenda for further discussion.

Bob Warnock made a motion to post Rule 480-2-.03 Experience Requirements. Lisa Harris seconded and the Board voted unanimously in favor of the motion.

RULE 480-2-.03 EXPERIENCE REQUIREMENTS.

Applicants applying for licensure by examination must complete 1500 hours of pharmacy internship or its equivalent as provided by the Board. An applicant for licensure by examination shall submit to the Board a certification that states that the applicant has satisfied the required 1500 hours of pharmacy practice experience, which shall include practice experience in both a retail and hospital practice setting, in accordance with the standards set by the Board. An applicant for examination shall submit the certification in writing and signed under oath by a duly authorized representative of the applicant's school or college of pharmacy on a form approved by the Board.

(1) Pharmacy Internship Licenses.

(a) Applicants shall file an application with the Board for pharmacy internship ~~registration~~ licensure and pay the ~~registration~~ license fee. The pharmacy intern license must be issued before experience begins.

(b) The following persons may register as pharmacy interns:

1. Any student who is currently enrolled in a generally recognized school or college of pharmacy approved by A.C.P.E., or a newly created school or college of pharmacy which has been granted either precandidate or candidate status by A.C.P.E., provided that proof of enrollment in a school or college of pharmacy is submitted to the Board.

2. Any graduate of a generally recognized school or college of pharmacy approved by A.C.P.E. for the purpose of obtaining the practical experience for licensure as a pharmacist; and

3. Any individual who has established educational equivalency by obtaining a Foreign Pharmacy Graduate Examination Committee (FPGEC) certificate for the purpose of obtaining practical experience for licensure as a pharmacist.

(c) Licenses shall be valid for five (5) years or until such intern is expelled, suspended, dismissed or withdraws from an approved school, becomes licensed as a pharmacist, or has taken and failed the Board examination for the third time, whichever comes first. Intern licenses may be renewed at the discretion of the Board.

1. Individuals who have established educational equivalency by meeting the requirements of Rule 480-2-.02 must obtain 1500 hours of practical pharmacy experience under the instruction of a licensed pharmacist. ~~The minimum number of internship hours that will be accepted is twenty (20) hours worked in any week. The maximum number of internship hours worked that will be accepted is fifty (50) hours worked in any week.~~

2. Individuals who are attending a school or college of pharmacy approved by the A.C.P.E. shall show proof of instruction by a licensed pharmacist, and that such 1500 hours were acquired after enrollment at an accredited school or college of pharmacy. ~~provided that:~~

~~(i) For B.S. candidates, 480 hours of the 1500 hours requirement may be acquired concurrent with college attendance and clinical pharmacy programs or demonstration projects, which have been approved by the Board.~~

~~(ii) For Pharm. D. candidates, 1000 hours of the 1500 hours requirement may be acquired concurrent with college attendance in clinical pharmacy programs or concurrent with college attendance in clinical pharmacy programs or demonstration projects, which have been approved by the Board.~~

(d) The 1500 hours of pharmacy internship shall include practice experience in both a retail and hospital pharmacy practice setting, in accordance with the standards set by the Board.

~~(2) The minimum number of internship hours that will be accepted is twenty (20) hours worked in any week. The maximum number of internship hours that will be accepted is fifty (50) hours worked in any week.~~

~~(3) Except as otherwise provided, internship hours may only be accrued during the times in which an intern's school or college of pharmacy is not in session.~~

~~(4)~~(2) Each school or college of pharmacy must submit, on an annual basis, for the Board's approval, a summary of course and experiences, as well as the internship credit hours for each course and experience, which are to be used ~~for the 480 hours for the B.S. program and 1000 hours for or~~ the Pharm. D. program. Each school of pharmacy must also submit for Board approval, on an annual basis a list of preceptors in the internship programs. The Board reserves the right to approve or disapprove any individual courses, experience programs ~~or preceptors.~~

~~(4)~~(3) Other Qualifying Experience:

(a) Any intern wishing to obtain internship credit for work in a research and /or industrial program must first submit a request for approval of the program to the Board along with an outline of the program from the individual who will supervise the intern in this program. If approved by the Board, the ~~maximum number of hours that will be awarded is one (1) hour of credit for every two (2) hours worked, not to exceed a maximum of 200 hours credit. An intern will not be granted approval or credit for participation in more than one research/industrial program in accordance with the standards set by the Board.~~

(b) At the discretion of the Board, the Board may accept internship hours ~~credit may be given~~ for serving in the Armed Services and working under the direct supervision of a registered pharmacist.

Documentation of experience must be signed by a registered pharmacist. An intern must petition the Board to receive credit.

(c) The Board may give internship credit to an applicant that has demonstrated to the satisfaction of the Board that such applicant has experience in the practice of pharmacy that meets or exceeds the minimum internship requirements. An applicant must petition the Board to receive credit.

A motion was made by Lisa Harris, seconded by Chris Jones, and the Board voted that the formulation and adoption of this 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 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§ 50-13-9 16 5 9 4(a)(3)(A), (B), (C) and (D). The formulation and adoption of this 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.

Bob Warnock made a motion to post Rule 480-3-.03 Continuing Pharmacy Education. Bill Prather seconded and the Board voted unanimously in favor of the motion.

480-3-.03 Continuing Pharmacy Education.

- (1) The Georgia State Board of Pharmacy has the statutory responsibility and authority for the requirement of continuing education as prerequisite for a license renewal.
- (2) The purpose of continuing education for pharmacists is to maintain and enhance the professional competency of pharmacists licensed to practice in Georgia for the protection of the health, safety and welfare of the people of the State of Georgia.
- (3) As a requirement for the biennial renewal of his/her license, a pharmacist must complete not less than thirty (30) hours of approved continuing education.
- (4) One hour of C.E. is defined as 0.1 C.E.U. Each pharmacist in the State of Georgia must obtain 30 hours of continuing education or 3.0 C.E.U.'s per biennium for license renewal.
 - (a) Certificates documenting that 30 hours of approved continuing education or 3.0 C.E.U.'s must be completed and dated within the biennium.
 - (5) A pharmacist licensed before or during the first six (6) months of the biennium (January to June), shall be required to obtain 30 hours of C.E. A pharmacist licensed during the following twelve (12) months (June to July) shall be required to obtain 15 hours of C.E. A pharmacist licensed during the last six (6) months of the biennium shall be exempt from continuing education for that biennium only.
 - (6) In the event of an audit and a pharmacist fails to submit certificates, which document his/her required continuing education credits, the Board will not process his/her request to renew the license until the continuing education requirements are provided to the Board.
 - (a) The pharmacist may not carry over continuing education credits from one licensing period to the next.
 - (b) Nothing is meant to prohibit representatives from the Georgia Drugs and Narcotics Agency (GDNA) from assisting, auditing, or verifying a pharmacist's continuing education certificates as needed.
 - (c) Each licensed pharmacist shall maintain these certificates of attendance at continuing education meetings for a period of two (2) years from the date of the preceding renewal period.
 - (7) The staff of the Georgia Board of Pharmacy may audit, or otherwise select randomly, the continuing education of a percentage of licensees as determined by the Board.
 - (8) The Board ~~shall~~ may accept all continuing education approved by other Boards of Pharmacy ~~provided those Boards reciprocate this courtesy with Georgia~~ where such continuing education meets the requirements established by the Board.
 - (9) Approval of providers and sponsors shall be as follows:
 - (a) All providers and sponsors of continuing education must be approved by the Board.
 - (b) American Council on Pharmaceutical Education (A.C.P.E.) approved providers shall submit documentation to the Board of such approval every two (2) years and have blanket approval.
 - (c) All other providers shall request approval of programs as a provider on the program approval form each time a program is presented. Nothing in these rules are meant to prohibit the Board and/or GDNA from establishing a program or programs which can be granted special program approval(s) by the Board, and which may be utilized on more than one occasion or whenever such program or programs are presented by the Board or GDNA during a biennium.
 - (10) The following criteria for quality shall be used for the approval of providers:
 - (a) There shall be an administrative authority charged with the responsibility of maintaining the criteria for quality in continuing education programming for each provider.
 - (b) The administration shall be stable and an established procedure shall exist that insures an orderly transfer of responsibilities in the event there is a change in administration.
 - (c) Providers shall present a program or activity based on the needs of the target audience or the timeliness of the topic.

- (d) Program objectives and rationale shall be stated.
- (e) Providers shall give adequate, advanced promotional information, material about target audience, goals and objectives, program content, faculty credentials and fees.
- (f) Each approved provider of continuing education in the State of Georgia shall provide a means of registration of the participants at each program and a record of attendance shall be maintained for a period of five (5) years. The provider shall also furnish to each participant, adequate documentation of his successful completion of the program.
- (g) There shall be a method of program evaluation established and a statement of the evaluation process planned shall accompany each application. (The Board may supply sample forms.)
- (11) Providers shall furnish each participant with adequate documentation of this or her participation in the program. Information shall include:
 - (a) Name and license number in each state of participant;
 - (b) Name of provider;
 - (c) Name of program;
 - (d) Hours/C.E.U. completed;
 - (e) Date of completion;
 - (f) Authorized signature.
- (12) The provider shall develop policies and procedures for the management of grievances. (This does not have to be submitted to the Board.)
- (13) The facility shall be appropriate and adequately equipped to support the delivery of the program.
- (14) Approval of programs shall be as follows:
 - (a) Acceptable forms of continuing education shall be as follows:
 1. Institutes, seminars;
 2. Lectures, conferences, workshops;
 3. Correspondence and electronically delivered courses that are A.C.P.E. approved.
 - (b) The following are not acceptable as continuing education programs: welcoming remarks, business sessions, unstructured demonstrations, degree programs, or medical continuing education programs which are not A.C.P.E. or Georgia Board approved.
- (15) All continuing education providers seeking approval of the continuing education program by the Georgia Board shall submit a program approval form for each program presented. These forms should be submitted sixty (60) days in advance. The Board may exempt programs from this advance time requirement period as set forth by Board policy.

A motion was made by Lisa Harris, seconded by Chris Jones, and the Board voted that the formulation and adoption of this 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 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. § 50-13-9 16 5 9 4(a)(3)(A), (B), (C) and (D). The formulation and adoption of this 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.

Chris Jones made a motion and Bill Prather 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 Vicki Arnold, Jim Bracewell, Mike Faulk, Lisa Harris, Chris Jones, Laird Miller, Bill Prather and Bob Warnock.

Georgia Drugs and Narcotics Agency – Rick Allen

Discussed Pharm Assist

Cognizant’s Report – Chris Jones

- GDNA Case # T-31821
- GDNA Case # T-31822
- GDNA Case # T-31814
- GDNA Case # T31802
- GDNA Case # B-31575
- GDNA Case # B-31685
- GDNA Case # B-31718
- GDNA Case # B-31699
- GDNA Case # B-31751
- GDNA Case # B-31716
- GDNA Case # B-31563
- GDNA Case # A-31801
- GDNA Case # A-31826

Executive Director’s Report – Tanja Battle

- Requested legal advice regarding processing name changes for out of state pharmacy applications.

Applications

- D.L.W.
- A.C.S.
- D.R.B.
- H.K.C.
- A.O.P.
- J.A.E.
- K.W.S.
- C.L.

Correspondences

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

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

No votes were taken in Executive Session. President Faulk declared the meeting back in Open Session.

Open Session

Laird Miller made a motion for the Board to take the following actions:

Appearance

- C.J.B. Request to discuss reinstatement Request approved

Attorney General's Report – Janet Wray

Ms. Wray presented the following consent orders:

- F.S. Private consent order accepted
- Ji Young Chun Public consent order accepted
- C.E.E. Private consent order accepted
- E.S. Private consent order accepted
- Ronald Mauldin Public consent order accepted
- C.V.S.P. Private consent order accepted
- W. Private consent order accepted
- C.V.S.P. Private consent order accepted

Ms. Wray discussed the following cases:

- M.M. No action taken
- L.D. No action taken
- R.C.P. Rescind original disposition and close with a letter of concern
- J.J.S. Rescind original disposition and close with a letter of concern
- Y.A.S. Rescind original disposition and close with a letter of concern

Appearances

- J.W.T. Request to discuss reinstatement Request denied
- C.C.R. Request to discuss reinstatement Request approved
- L.K.A.A. Pharmacist Reinstatement Refer to the Attorney General's office

Georgia Drugs and Narcotics Agency – Rick Allen

Discussed Pharm Assist No action taken

Cognizant's Report – Chris Jones

- GDNA Case # T-31821 Accept Voluntary Surrender

- GDNA Case # T-31822 Accept Voluntary Surrender
- GDNA Case # T-31814 Accept Voluntary Surrender
- GDNA Case # T31802 Revoke Technician Registration
- GDNA Case # B-31575 Close case with no action
- GDNA Case # B-31685 Close case with no action
- GDNA Case # B-31718 Close case with no action
- GDNA Case # B-31699 Close case with no action
- GDNA Case # B-31751 Close case with no action
- GDNA Case # B-31716 Close case with no action
- GDNA Case # B-31563 Close case with no action
- GDNA Case # A-31801 Schedule for Investigative Interview
- GDNA Case # A-31826 Refer to the Attorney General’s office and share investigative file with the Georgia Board of Veterinary Medicine and the Georgia Board of Podiatry Examiners

Executive Director’s Report – Tanja Battle

- Requested legal advice regarding processing name changes for out of state pharmacy applications. The Board directed staff to process administratively and send a copy of the application to GDNA.

Applications

- | | | |
|-------------------------|--------------------------|-------------------------------------------------|
| • D.L.W. | Pharmacy Technician | Table pending receipt of additional information |
| • Amanda C. Silberstein | Pharmacy Technician | Approve for registration |
| • Daniel R. Boalch | Pharmacist Intern | Approved application |
| • Hannah K. Cooksey | Pharmacist Intern | Approved application |
| • Alexas O. Polk | Pharmacist Intern | Approved application |
| • Jason A. Elrod | Pharmacist Intern | Approved application |
| • K.W.S. | Pharmacist Reinstatement | Schedule to meet with the full Board |
| • C.L. | Wholesaler Pharmacy | Table pending receipt of additional information |

Correspondences

- | | | |
|--------------|--------------------------------------------|-------------------------------------------------|
| • T.S.H. | Remote order entry | Approved |
| • E.G.R.M.C. | Remote order entry | Approved |
| • S.M.R. | Notice of discipline | No action taken |
| • C.V.S.C. | Notice of discipline | No action taken |
| • U.C.P. | Notice of discipline | Refer to the Attorney General’s office |
| • F.P.P. | Notice of discipline | No action taken |
| • I.P. | Notice of discipline | No action taken |
| • M.P. | Notice of discipline | Table pending receipt of additional information |
| • W.M.S.I. | Notice of discipline | No action taken |
| • A.J.O. | Request regarding internship | Request approved |
| • A.M.M. | Request to terminate consent order | Request approved |
| • B.J.F. | Request to terminate consent order | Request approved |
| • A.B.R. | Request for early termination of probation | Request denied |
| • K.T.W. | Correspondence regarding arrest | No action taken |

- | | | |
|--------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------|
| <ul style="list-style-type: none"> • C.H.F. | <p>Request for the Board to consider approving one of three treatment centers provided</p> | <p>Board directed staff to notify individual that the treatment center must contact the Board to seek approval</p> |
| <ul style="list-style-type: none"> • J.P.W. | <p>Interim consent order</p> | <p>No action taken</p> |
| <ul style="list-style-type: none"> • T.N.H. | <p>Appearance request</p> | <p>Request approved</p> |
| <ul style="list-style-type: none"> • J.F.C. | <p>Appearance request</p> | <p>Request approved</p> |
| <ul style="list-style-type: none"> • B.G.R. | <p>Request to terminate probation</p> | <p>Request approved</p> |
| <ul style="list-style-type: none"> • D.P. | <p>Request regarding change in ownership and being allowed to operate with current license number until application is approved</p> | <p>Request approved</p> |
| <ul style="list-style-type: none"> • A.O.I. | <p>Notice of discipline</p> | <p>No action taken</p> |
| <ul style="list-style-type: none"> • A.H.C. | <p>Warning letter</p> | <p>Table pending expedited investigation</p> |
| <ul style="list-style-type: none"> • A.H. | <p>Notice of discipline</p> | <p>No action taken</p> |
| <ul style="list-style-type: none"> • S.M.A. | <p>Request regarding intern hours</p> | <p>Request denied</p> |
| <ul style="list-style-type: none"> • M.K.K. | <p>Request to reinstate license</p> | <p>Board directed staff to notify that the individual that the request will be considered once a completed application for reinstatement has been received.</p> |
| <ul style="list-style-type: none"> • F.C.C.P. | <p>Request for approval of access for relief pharmacist</p> | <p>Request approved</p> |

Bob Warnock seconded and the Board voted unanimously in favor of the motion.

There being no further business to discuss, the meeting was adjourned at 4:51 p.m.

The next scheduled meeting of the Georgia Board of Pharmacy is scheduled for Wednesday, June 15, 2016 at 9:00 a.m. at the University of Georgia, College of Pharmacy, 250 W Green St., Athens, GA 30602.

Minutes recorded by Brandi Howell, Business Operations Specialist
 Minutes edited by Tanja D. Battle, Executive Director