



Louisiana Board of Pharmacy

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Minutes

Regular Meeting

&

Administrative Hearing

Wednesday, February 24, 2016 at 10:00 a.m.

Thursday, February 25, 2016 at 8:30 a.m.

Location:

Louisiana Board of Pharmacy
3388 Brentwood Drive
Baton Rouge, Louisiana 70809-1700

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A regular meeting of the Louisiana Board of Pharmacy was held on Wednesday, February 24, 2016 in the Boardroom of the Board's office, located at 3388 Brentwood Drive in Baton Rouge, Louisiana. The meeting was held pursuant to public notice, each member received notice, and notice was properly posted.

1. Call to Order

Mr. Carl Aron, President, called the meeting to order at 10:05 a.m.

2. Invocation & Pledge

Mr. Aron called upon Mr. Brian Bond, and he delivered the invocation. Ms. Jacqueline Hall then led the group in the recitation of the Pledge of Allegiance.

3. Quorum Call

Mr. Aron called upon the Secretary, Mr. Bond, to call the roll to establish a quorum.

Members Present:

Mr. Carl W. Aron
Mr. Brian A. Bond
Mr. Clovis S. Burch
Mr. Ryan M. Dartez
Ms. Jacqueline L. Hall
Mr. Richard M. Indovina
Mr. Marty R. McKay
Ms. Chris B. Melancon
Ms. Diane G. Milano
Mr. Ronald E. Moore
Mr. Blake P. Pitre
Mr. T. Morris Rabb
Ms. Pamela G. Reed
Mr. Don L. Resweber
Dr. Deborah H. Simonson
Mr. Richard A. Soileau
Mr. Rhonny K. Valentine

Staff Present:

Mr. Malcolm J. Broussard, Executive Director
Mr. Carlos M. Finalet, III, General Counsel
Mr. M. Joseph Fontenot, Assistant Executive Director

Guests:

Mr. Ben J. Sims – Brookshire Grocery Co.
Mr. Joey Sturgeon – Silvergate Pharmaceuticals
Mr. Andrew Capitelli – on behalf of Fountain Park Pharmacy
Dr. Kirk Ryan, DVM – La. Veterinary Medical Association
Mr. Matthew Brown – on behalf of Tulane Health System
Ms. Jennifer Henry, PharmD – Tulane Health System
Mr. Michael Weber – Roadrunner Pharmacy

Mr. Bland O'Connor – La. Veterinary Medical Association
Mr. Nick Caharin – National Association of Chain Drug Stores
Mr. Wes Hataway – La. State Medical Society
Mr. Kyle McKay – La. Independent Pharmacies Association

Mr. Bond certified all 17 members were present, constituting a quorum for the conduct of official business.

4. Call for Additional Agenda Items & Adoption of Agenda

Mr. Aron asked if there were any additional agenda items, but none were offered. With no objection, the Board adopted the posted agenda dated February 19, 2016. Mr. Aron then requested authority from the Board to reorder the agenda as necessary for the purpose of accommodating certain guests. There were no objections to that request.

5. Consideration of Minutes

Mr. Aron reminded the members they had received the draft minutes from the Regular Board Meeting on November 18, 2015 which was held in Baton Rouge, Louisiana. With no objections, he waived the reading thereof. With no requests for amendment or any objection to their approval, Mr. Aron declared the minutes were approved as presented. Mr. Bond reminded the members to sign the Minute Book.

6. Report on Action Items

Mr. Aron called on Mr. Broussard for the report. Mr. Broussard reviewed the three action items contained in the report which was posted in the meeting binder. There were no questions from the members.

7. Confirmation of Acts

Pursuant to Mr. Aron's declaration that the officers, committees, and executive director had attended to the business of the Board since the last meeting in accordance with policies and procedures previously approved by the Board, Mr. Rabb moved,

Resolved, that the actions taken and decisions made by the Board officers, Board committees, and Executive Director in the general conduct and transactions of Board business since November 18, 2015 are approved, adopted, and ratified by the entire Board.

The motion was adopted after a unanimous vote in the affirmative.

8. Opportunity for Public Comment

Mr. Aron reminded the members and guests the Open Meetings Law requires all public bodies to provide an opportunity for public comment at all meetings and for each agenda item upon which a vote is to be taken. He solicited general comments on non-agenda items from the guests present, but none were offered.

** Statement of Purpose*

Mr. Aron reminded the members of the purpose and mission of the Board of Pharmacy by reciting the relevant portion of the Louisiana Pharmacy Practice Act. He urged the members to keep their mission in mind as they considered all the matters before them.

At this point, Mr. Aron indicated he would re-order the agenda to accommodate certain guests.

11. Petition for Advisory Opinion and/or Declaratory Statement re Act 409 of 2015 Legislature [La. R.S. 37:1241(A)(23)] – Mr. Andrew Capitelli (Milling Benson Woodward, LLP on behalf of Fountain Park Pharmacy in Harvey, La.)

Mr. Aron recognized Mr. Capitelli in the audience and invited him to the witness table to make his presentation to the members. Mr. Broussard directed the members to the written petition submitted by Mr. Capitelli as well as a copy of the legislative act at issue, both of which were posted in the meeting binder. Following Mr. Capitelli's presentation, he responded to questions from the members. Mr. Rabb then moved,

Resolved, that the Board interpret La. R.S. 37:1241(A)(23) such that the marketing services prohibited in the statute refer to activities conducted within Louisiana and do not address activities conducted outside the state.

The motion was adopted after a unanimous vote in the affirmative.

12. Request for Opinion re Dispensing of Investigational Drugs in Hospital Pharmacy – Dr. Jennifer Henry (Tulane Health System)

Mr. Aron recognized Dr. Jennifer Henry, Director of Pharmacy at Tulane Medical Center in New Orleans, who was accompanied by counsel, Mr. Matthew Brown (Sullivan & Stolier). He invited them to the witness table to make their presentation to the members. Mr. Fontenot provided background information on the request that originated from Tulane Health System officials. The hospital pharmacy has been dispensing medications to patients as part of their participation in clinical trials hosted by the medical center. A question arose as to whether all of the study medications dispensed were to hospital patients or whether some of those patients were registered patients of the hospital. Mr. Broussard directed the members to §1523.B of the Board's rules that describe the limitations imposed on hospital pharmacies dispensing prescription medications to outpatients. Some of the members suggested a revision of that rule specific for investigational drug studies might be appropriate. Dr. Simonson then moved,

Resolved, to request the Board's Regulation Revision Committee review the Board's rules for the dispensing of investigational drugs in hospital pharmacies to determine whether a revision was appropriate.

The motion was adopted after a unanimous vote in the affirmative.

Mr. Aron then returned to the sequence of the posted agenda.

9. Committee Reports

A. Finance Committee

Mr. Aron called upon Mr. Pitre for the committee report. Mr. Pitre reviewed the financial report for the second quarter which ended on December 31, 2015. There were no questions from the members, and Mr. Pitre tendered the report for information only.

Mr. Aron offered additional information about the Pharmacy Education Support Fee. He informed the members of the new initiative to revise the online license renewal program to facilitate the collection of the fee on the

electronic invoice, and further, would require the applicant to opt-out of the payment in order to not pay it on their renewal application.

Finally, Mr. Pitre expressed his appreciation to the other committee members for their ongoing efforts.

B. Application Review Committee

Mr. Aron called upon Mr. Soileau for the committee report. Mr. Soileau reported the committee met on January 19 to consider six referrals from the staff. Following their interviews of the applicants and subsequent deliberations, the committee authorized the issuance of one PTC registration and one PHY permit without restriction, and deferred consideration of one application for a PTC registration pending resolution of legal matters as well as one application for a PHY permit. Mr. Soileau then presented the following files to the Board for their consideration of the committee recommendations.

Tracey Deshawn Green (Applicant for PTC Registration) Mr. Soileau moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board authorized the issuance of the PTC registration as well as any other credential for which she might qualify, then immediately suspended the registration (and any subsequent credential) for eighteen months and stayed the execution of the suspension, then placed the registration (and any subsequent credential) on probation for eighteen months, effective on the date of issuance, subject to certain terms enumerated in the consent agreement.

Samantha Kirby Smith (Applicant for PTC Registration) Mr. Soileau moved to deny the application and refuse to issue the credential. The motion was adopted after a unanimous vote in the affirmative. The Board denied the application and refused to issue the credential.

Finally, Mr. Soileau expressed his appreciation to the other members of the committee for their ongoing efforts.

C. Reciprocity Committee

Mr. Aron called upon Ms. Hall for the committee report. She reported the staff had evaluated 28 applications for pharmacist licensure by reciprocity and that none of them contained information that warranted a committee-level review. In conformance with policies and procedures previously approved by the Board, the staff approved the applications and issued the credentials.

Finally, she closed her report with appreciation to the other committee members for their ongoing efforts.

D. Violations Committee

Mr. Aron called upon Mr. Bond for the committee report. Mr. Bond reported the committee held an informal conference on December 16, 2015

to consider their posted agenda which included 35 cases: 14 pharmacists, 4 pharmacy technicians, 4 pharmacy technician candidates, and 13 pharmacy permits. After interviews and deliberations, the committee took no formal action against seven of the cases. The committee directed the issuance of non-disciplinary Letters of Noncompliance to two of the respondents. One of the respondents elected to enter into a no-practice agreement pending the receipt and review of the results of a medical evaluation, and another respondent voluntarily relinquished their credential. The committee offered proposed voluntary consent agreements to the remaining 24 respondents; of that number, 15 executed their agreements. Of the nine respondents who did not execute their proposed agreements, two requested a re-hearing from the committee, which has been granted and scheduled for their next committee meeting in March 2016. Four of the cases were scheduled for the administrative hearing the following day, and two others were scheduled for the administrative hearing scheduled in May 2016. Finally, one of the respondent has been re-scheduled for another hearing before the committee due to the discovery of an unprocessed change of address and the resultant potential for lack of proper notice. Mr. Bond then presented the following files to the members for their consideration.

Progressive Acute Care Oakdale, LLC d/b/a Oakdale Community Hospital Pharmacy (PHY.006214)

Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board assessed the permit owner a fine of \$10,000 plus administrative and investigative costs.

Hotbar, LLC d/b/a Monroe Clinic Drugs/Aspire Rx (PHY.006121) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board assessed the permit owner a fine of \$30,000 plus administrative and investigative costs.

Angela Nicole Hotard (PST.016604) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the license for one year and stayed the execution thereof, then placed the license on probation for one year, effective February 24, 2016, subject to certain terms enumerated in the consent agreement, and further, assessed a fine of \$250 plus administrative costs.

C and C Pharmacy, LLC d/b/a C and C Drugs (PHY.005637) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board assessed the permit owner a fine of \$1,000 plus administrative and investigative costs.

Kerrell Patrick Sweeney (PST.016042) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a

unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed administrative costs.

Nicole Hery Layman (PST.019132) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed administrative costs.

Don Anthony Serpas (PST.013027) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed administrative costs.

Crestview Pharmacy, Inc. d/b/a Crestview Pharmacy (PHY.006977) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Warning, and further, assessed the permit owner a fine of \$15,000 plus administrative and investigative costs.

MasterPharm, LLC d/b/a MasterPharm (PHY.006466) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the permit for 2 years, 6 months, and 19 days and stayed the execution thereof, then placed the permit on probation for 2 years, 6 months, and 19 days, to run concurrently with the probationary period imposed by the Michigan Board of Pharmacy on the pharmacy's Michigan pharmacy permit, effective February 24, 2016, subject to certain terms enumerated in the consent agreement, and further, assessed the permit owner a fine of \$10,000 plus administrative and investigative costs.

Phar-Miles Pharmacy, PLLC d/b/a Phar-Miles Pharmacy (PHY.007167) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Warning, and further, assessed the permit owner a fine of \$10,000 plus administrative and investigative costs.

Cornerstone Compounding Pharmacy, Inc. d/b/a Cornerstone Compounding Pharmacy (PHY.006896) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board assessed the permit owner a fine of \$5,000 plus administrative and investigative costs.

Louisiana CVS Pharmacy, LLC d/b/a CVS Pharmacy No. 1017 (PHY.006018) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board assessed the permit owner a fine of \$10,000 plus administrative costs.

Mychela Brandy Pream (PTC.020011 and CPT.012989) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$250 plus administrative costs.

LMC Medical Supplies, Inc. d/b/a LMC Pharmacy (PHY.006903) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board assessed the permit owner a fine of \$15,000 plus administrative and investigative costs.

Johana Berenice Doucet (CPT.011781) Mr. Bond moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$250 plus administrative costs.

Mr. Bond reported the committee will meet on March 9-10 to consider that docket of 21 cases, which includes 5 pharmacists, 6 pharmacy technicians, 4 pharmacy technician candidates, 5 pharmacy permits, and one applicant for a pharmacy permit.

Finally, Mr. Bond concluded his report with appreciation to the other committee members for their ongoing efforts.

E. Impairment Committee

Mr. Aron called upon Mr. Rabb for the committee report. Mr. Rabb reported the committee met the previous day to consider 10 referrals from the staff. Following their interviews of the applicants and subsequent deliberations, the committee authorized the issuance of one pharmacy technician certificate without restriction and deferred consideration of one pharmacist with an alleged violation of probationary terms. Mr. Rabb then presented the following files to the members for their consideration.

Donald Wayne Crawley (PST.010199) Mr. Rabb moved to accept the voluntary surrender of the credential. The motion was adopted after a unanimous vote in the affirmative. The Board accepted the voluntary surrender, resulting in the active suspension of the license for an indefinite period of time, effective November 19, 2015.

Hope Michelle Chabaud (CPT.012038) Mr. Rabb moved to accept the voluntary surrender of the credential. The motion was adopted after a unanimous vote in the affirmative. The Board accepted the voluntary surrender, resulting in the active suspension of the certificate for an indefinite period of time, effective December 15, 2015.

Andrea Katherine Bourque (PST.019587) Mr. Rabb moved to approve the proposed voluntary consent agreement. The motion was adopted after a

unanimous vote in the affirmative. The Board approved the applicant's request for the reinstatement of the previously suspended license, converted the duration of the suspensive period from an indefinite term to a term of five years and stayed the execution of the suspension, then placed the license on probation for five years, effective February 24, 2016, subject to certain terms enumerated in the consent agreement.

Ashley Elizabeth Reynolds (PST.020382) Mr. Rabb moved to deny the applicant's request for the reinstatement of the previously suspended license. The motion was adopted after a unanimous vote in the affirmative. The Board denied the request, and further, conditioned the acceptance of any future reinstatement application upon the satisfaction of certain terms identified in the order.

Sonya Darlene Coleman (Applicant for PTC Registration) Mr. Rabb moved to deny the application and refuse to issue the credential. The motion was adopted after a unanimous vote in the affirmative. The Board denied the application and refused to issue the credential.

Aurdie Kent Bellard (PST.014340) Mr. Rabb moved to approve the applicant's request for the reinstatement of the lapsed license. The motion was adopted after a unanimous vote in the affirmative. The Board authorized the reinstatement of the license, suspended it for ten years and stayed the execution of the suspension, then placed the license on probation for ten years, subject to certain terms enumerated in the consent agreement.

Finally, Mr. Rabb closed his report with appreciation to his fellow committee members for their work the previous day and for the ongoing staff support.

At this point, Mr. Aron declared a brief recess. It was noted the members recessed at 11:35 a.m. and then reconvened at 11:55 a.m.

F. Reinstatement Committee

Mr. Aron called upon Ms. Melancon for the committee report. Ms. Melancon reported the committee had met the previous day to consider five referrals from the staff. Following their interviews of the applicants and subsequent deliberations, the committee authorized the reinstatement of one pharmacy permit without restriction. She then reported the following files to the members for their consideration.

Marco Bisa Moran (PHY.016442) Ms. Melancon moved to deny his application for the reinstatement of the previously suspended license. The motion was adopted after a unanimous vote in the affirmative. The Board denied the request for reinstatement of the license.

Ronald Vincent, Sr. (CPT.002562) Ms. Melancon moved to approve the

proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board approved the applicant's request for reinstatement of the previously lapsed certificate, contingent upon the satisfaction of certain requirements identified in the consent agreement.

James Carroll Bruce, II (PST.011857) Ms. Melancon moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board approved the applicant's request for reinstatement of the previously suspended license, contingent upon the satisfaction of certain requirements identified in the consent agreement.

NMB Generics, Inc. d/b/a NMB Generics (PHY.006889) Ms. Melancon moved to deny the request for reinstatement of the lapsed permit. The motion was adopted after a unanimous vote in the affirmative. The Board denied the request for reinstatement of the lapsed permit.

Ms. Melancon closed the report with appreciation to the other committee members for their work the previous day.

G. Tripartite Committee

Mr. Aron called upon Mr. Burch for the committee report. Mr. Burch reported the committee was scheduled to meet on March 30. He identified the two regulatory proposals on the agenda, and indicated that specific stakeholders had been invited to provide their input on those proposed rules.

Mr. Burch closed his report with appreciation for his fellow committee members and their anticipated participation.

At this point, Mr. Aron re-ordered the agenda to delay the report from the Regulation Revision Committee until after lunch, giving audience members notice and opportunity for a reasonable lunch period. He then called for the next item on the agenda.

I. Executive Committee

Mr. Aron reported the committee had met the previous day to consider their posted agenda. He reminded the members of a new law from the 2015 Legislature that requires all contracts for professional legal services to be accompanied by resolutions disclosing details concerning contingency fees. Mr. Aron indicated the Board does not enter into any contracts for professional legal services with any contingency fees. Mr. Rabb then moved,

Resolved, to approve the Resolution for Professional Legal Services for Ms. Celia R. Cangelosi for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, to approve the Resolution for Professional Legal Services for Shows, Cali & Walsh, LLC for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative.

Mr. Aron then informed the members the executive office had reviewed all

of the Board's contracts and agreements and determined that all of the contractors had fulfilled their contractual obligations and no performance issues had been noted. He indicated that staff had already initiated the contract renewal process by soliciting signed agreements from the vendors, and that Board approval was required to move forward in the renewal process. He directed the members to a summary of the contracts in their meeting binders. Mr. Rabb then moved,

Resolved, that the Board approve the proposed contract for legal services with Ms. Celia R. Cangelosi, at the stipulated rate, in an amount not to exceed \$80,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the proposed contract for legal services with Shows, Cali & Walsh, LLC, at the stipulated rate, in an amount not to exceed \$40,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the proposed contract for accounting services with Kolder, Champagne, Slaven & Company, at the stipulated rates, in an amount not to exceed \$25,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the proposed maintenance agreement with MicroPact, Inc. for the continued operation and support of *eLicense*, at the stipulated rates, in an amount not to exceed \$100,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the proposed information system network support service agreement with Essential Solutions, LLC, at the stipulated rates, in an amount not to exceed \$40,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the proposed agreement with Appriss, Inc. to operate the state prescription monitoring program, at the stipulated rate, in an amount not to exceed \$100,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the NABP Foundation as the publisher of the Board's newsletter, at the stipulated rate, in an amount not to exceed \$2,000 for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the National Association of

Boards of Pharmacy (NABP) as the administrator for the pharmacist licensure and remediation examinations (NAPLEX, MPJE, FPGEE, and PARE) for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Rabb then moved,

Resolved, that the Board approve the Pharmacy Technician Certification Board (PTCB) as the administrator for the pharmacy technician certification examination for Fiscal Year 2016-2017.

The motion was adopted after a unanimous vote in the affirmative. Mr. Aron instructed the executive director to execute each of the contracts and agreements approved by the Board and to submit them to the appropriate administrative and legislative agencies exercising oversight of Board contracts and agreements.

Mr. Aron informed the members of a recent mandate from the state's Office of Risk Management (ORM) in the Division of Administration to develop and maintain a Transitional Return to Work program, to facilitate the return to work by workers injured on the job. Staff prepared the proposed policy using the template provided by ORM. Mr. Rabb moved,

Resolved, that the Board approve the proposed new policy, *LPM.I.Q ~ Transitional Return to Work.*

The motion was adopted after a unanimous vote in the affirmative.

Mr. Aron reported the committee also reviewed the administrative operations, taking note of the number of recent new hires engaged by the Board before the recently-imposed statewide hiring freeze. Mr. Aron related his positive experiences with the Board's new receptionist. He also announced that Mr. Daniel Dennis had been hired as a pharmacist compliance officer. Mr. Fontenot also announced Ms. Vantrinetta Williams had been hired for the Credentials Division.

Mr. Aron closed his report with appreciation to the other committee members for their work the previous day.

At this point, Dr. Simonson requested the opportunity to raise a new topic, not for discussion but for a committee referral only. Hearing no objection, Mr. Aron permitted it. Dr. Simonson described a new law from the state of Oregon which prohibits the automatic refilling of prescriptions without the patient's consent. At her request, Mr. Aron referred that matter to the Board's Regulation Revision Committee for their review and consideration.

Mr. Soileau questioned Mr. Aron regarding the potential impact of new legislation requiring a reduction of all contracts and agreements on the Board's operations. Mr. Aron indicated there could be a potential impact, but that it was too soon to know how much of an impact there would be. He indicated the members would be kept abreast of those impacts as soon as they are known.

At this point, Mr. Aron declared a luncheon recess. It was noted the members recessed at 12:25 p.m. and then reconvened at 1:15 p.m. Mr. Aron returned to the committee reports on the agenda and requested the one remaining committee report.

H. Regulation Revision Committee

Mr. Aron called upon Mr. McKay for the committee report. Mr. McKay noted the committee met on January 19, during which the committee members voted to recommend the approval of several legislative and regulatory proposals. In addition, the committee was prepared to respond the Board's request for additional language for the veterinary compounding proposal. Mr. McKay directed the members to their meeting binders which contained a copy of all the proposals scheduled for consideration that day.

Mr. McKay began by reminding the members of their directive during the previous Board meeting for the committee to draft additional language for the veterinary compounding rule placing Louisiana pharmacists on notice that no Board rule could provide immunity for any federal enforcement action. He then moved,

Resolved, to approve Regulatory Proposal 2015-D ~ Compounding for Office Use for Veterinarians (Draft #3), and further, to authorize the Executive Director to promulgate the proposed rule amendment upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the promulgation process.

The motion was adopted after a unanimous vote in the affirmative. Mr. Broussard reminded the members he had recently re-published the original emergency rule on this topic pursuant to their instruction and it obviously differed from the proposal just adopted. Mr. McKay then moved,

Resolved, to cancel the previously published emergency rule on this topic, and further, adopt a new declaration of emergency consistent with the regulatory proposal just adopted, and further, to publish the new proposal as a revised emergency rule, and further, to re-publish this revised emergency rule as necessary for the Board to complete the promulgation process.

The motion was adopted after a unanimous vote in the affirmative.

Mr. McKay then reviewed three legislative proposals the committee developed and voted to recommend during their January 19 meeting. He then moved,

Resolved, to approve Legislative Proposal 2016-A ~ CDS Schedule Update (Draft #1), and further, to authorize the filing of same upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the legislative process.

The motion was adopted after a unanimous vote in the affirmative. Mr. McKay then moved,

Resolved, to approve Legislative Proposal 2016-B ~ PMP Record Retention (Draft #1), and further, to authorize the filing of same upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the legislative process.

The motion was adopted after a unanimous vote in the affirmative. Mr. McKay then moved,

Resolved, to approve Legislative Proposal 2016-C ~ Application Fee for Marijuana Pharmacy Permit (Draft #1), and further, to authorize the filing of same upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the legislative process.

The motion was adopted after a unanimous vote in the affirmative.

Mr. McKay then reviewed three new regulatory proposals the committee developed and voted to recommend during their January 19 meeting. He then moved,

Resolved, to approve Regulatory Proposal 2016-C ~ CDS Prescriptions (Draft #1), and further, to authorize the Executive Director to promulgate the proposed rule amendments upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the promulgation process.

The motion was adopted after a unanimous vote in the affirmative. Mr. McKay then moved,

Resolved, to approve Regulatory Proposal 2016-E ~ Pharmacist-in-Charge (PIC) in Nonresident Pharmacies (Draft #1), and further, to authorize the Executive Director to promulgate the proposed rule amendments upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the promulgation process.

The motion was adopted after a unanimous vote in the affirmative. Mr. McKay then moved,

Resolved, to approve Regulatory Proposal 2016-F ~ Medication Synchronization (Draft #2), and further, to authorize the Executive Director to promulgate the proposed rule amendments upon the instruction of the President, and further, to authorize the President to approve acceptable amendments as may become necessary during the promulgation process.

The motion was adopted after a unanimous vote in the affirmative.

Mr. McKay reported two other regulatory proposals were drafted during the January 19 meeting, one for revising the practical experience requirement for pharmacist licensure as well as the accreditation requirement for pharmacy technician training programs. He indicated these two proposals were dually referred to the Tripartite Committee in order to solicit the input from the educators and practitioners composing that particular committee.

Mr. McKay closed his report by identifying the remaining agenda topics and expressing his appreciation to the other committee members for their ongoing efforts, as well as the staff's assistance.

11. Staff Reports

J. Report of Assistant Executive Director

Mr. Aron called upon Mr. Fontenot for his report. Mr. Fontenot then directed the members to a copy of the quarterly report on the Prescription Monitoring Program (PMP) report in their electronic meeting binder. He reviewed the report and all of the performance metrics.

Mr. Fontenot then directed the members to the requests for exemption from the PMP reporting requirements. Mr. Burch moved,

Resolved, to authorize the issuance of PMP reporting waivers to:

- > PHY.007237-NR – Complete Care Pharmacy (IL);
 - > PHY.007257-HOS – Covington-AMG Specialty Hospital (LA);
 - > PHY.006698-NR – Crescent Healthcare (FL);
 - > PHY.007131-NR – Cystic Fibrosis Services, Inc. (MD);
 - > PHY.007261-NR – Enclara Pharmacy (PA);
 - > PHY.007195-NR – EntrustRx (MS);
 - > PHY.007190-NR – Fresenius Medical Care North America (AR);
 - > PHY.007225-NR – McKesson Patient Care Solutions (NJ);
 - > PHY.007129-NR – MMS Solutions (TN);
 - > PHY.006924-HOX – New Orleans East Hospital (LA);
 - > PHY.007191-NR – NPS Pharmacy (TN);
 - > PHY.007216-HOS – Promise Hospital of Louisiana (LA);
 - > PHY.004563-HOS – Springhill Med Ctr Pharmacy (LA);
 - > PHY.004324-HOS – Tulane Health System Pharmacy (LA); and
 - > PHY.005554-HOS – Tulane-Lakeside Hospital Pharmacy (LA)
- once they have executed the standard consent agreement for that purpose.

The motion was adopted after a unanimous vote in the affirmative.

Finally, Mr. Fontenot indicated completion of his report.

K. Report of General Counsel

Mr. Aron called upon Mr. Finalet for the report. Mr. Finalet then presented the following files to the Board for its consideration.

Mitchell Colt McKinney (PST.020101) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Hootan Melamed (PST.020142) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Ranisha Reanna Lanieux (CPT.010320) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$250 plus administrative costs.

Diabetic Care Rx, LLC d/b/a DCRX Infusion/Patient Care America (PHY.006209) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed the permit owner a fine of \$5,000 plus administrative costs.

Jeffrey Dean Sawyer (PST.020587) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Christian Uwabunkonye O’Haeri (PST.019793) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Kelly Jean Zacarelli (PST.019072) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Ryan Keith Hollingsworth (PST.021412) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Lin Leung (PST.019612) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

Madhavi Padigala (PST.020460) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed a fine of \$1,000 plus administrative costs.

BriovaRx of Nevada, Inc. d/b/a BriovaRx (PHY.007221) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board issued a Letter of Reprimand, and further, assessed the permit owner a fine of \$5,000 plus administrative costs.

Anthony John Grzib, Jr. (PST.018508) Mr. McKay moved to approve the proposed voluntary consent agreement. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the license one

year, eight months, and eight days and stayed the execution of the suspension, then placed the license on probation for one year, eight months, and either days, effective February 24, 2016 and to run concurrently with the probationary period imposed by the New Jersey Board of Pharmacy against his New Jersey pharmacist license, subject to certain terms enumerated in the consent agreement, and further assessed administrative costs.

Latasha Monique King (CPT.008866) Mr. McKay moved to accept the voluntary surrender of the credential. The motion was adopted after a unanimous vote in the affirmative. The Board accepted the voluntary surrender, resulting in the active suspension of the certificate for an indefinite period of time, effective November 18, 2015.

Kacie Dore' Keith (PST.020248) Mr. McKay moved to accept the voluntary surrender of the credential. The motion was adopted after a unanimous vote in the affirmative. The Board accepted the voluntary surrender, resulting in the active suspension of the license for an indefinite period of time, effective January 20, 2016.

Richard Joseph Guillot (CDS.019670-MD) Mr. McKay moved to suspend the CDS license due to the voluntary surrender of his federal DEA registration. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the CDS license for an indefinite period of time, effective May 20, 2015.

Ravish Vinay Patwardhan (CDS.030289-MD) Mr. McKay moved to suspend the CDS license due to the revocation of his medical license. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the CDS license for an indefinite period of time, effective October 26, 2015.

Broderick Letrey Pinkney (CDS.038308-MD) Mr. McKay moved to suspend the CDS license due to the suspension of his medical license. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the CDS license for an indefinite period of time, effective November 30, 2015.

Eric Edward Holt (CDS.012146-MD) Mr. McKay moved to suspend the CDS license due to the suspension of his medical license. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the CDS license for an indefinite period of time, effective December 7, 2015.

Randy Joseph Lamartiniere (CDS.019064) Mr. McKay moved to suspend the CDS license due to the summary suspension (in part) of his medical license. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the CDS license for an indefinite period of time, effective December 29, 2015.

Natalia Beth Hannan (CDS.044639-MD) Mr. McKay moved to suspend the CDS license due to the suspension of her medical license. The motion was adopted after a unanimous vote in the affirmative. The Board suspended the CDS license for an indefinite period of time, effective December 8, 2015.

Finally, Mr. Finalet indicated the completion of his report.

L. Report of Executive Director

Mr. Aron called upon Mr. Broussard for the report. Mr. Broussard directed the members to his report which was posted in the Boardroom Library prior to the meeting; it was also included in the meeting binder. He reviewed the following topics:

- Meeting Activity
- Reports
 - Census Reports – Credentials & Compliance Divisions
 - Production Reports – Credentials Division
 - Exceptions Report
- Examinations
 - MPJE
 - NAPLEX
 - PARE
 - PTCB
- Operations
 - Credentials Division
 - Compliance Division
 - Administrative Division
- State Activities
 - 2016 Regular Session of Louisiana Legislature
- National Activities
 - United States Pharmacopeia (USP)
 - National Association of Boards of Pharmacy (NABP)
 - NABP-AACP District 6
 - MALTAGON
- International Activities
 - International Pharmaceutical Federation (FIP)
 - World Health Professions Alliance (WHPA)

Finally, Mr. Broussard indicated the completion of his report.

13. Announcements

Mr. Aron directed the members to the announcements in their meeting binder.

14. Recess

Having completed the tasks itemized on the posted agenda, with no further business pending before the Board, and without objection, Mr. Aron recessed the meeting at 2:15 p.m.

An Administrative Hearing was convened on Thursday, February 25, 2016 in the Boardroom of the Board’s office, located at 3388 Brentwood Drive in Baton Rouge, Louisiana. The hearing was held pursuant to public notice, each member received notice, each respondent received notice (unless specifically stated otherwise in the official transcript), and notice was properly posted.

A. Call to Order

Mr. Aron called the meeting to order at 8:35 a.m.

B. Invocation & Pledge of Allegiance

Mr. Aron called upon Mr. Bond for the invocation, and then Mr. McKay led the group in the recitation of the Pledge of Allegiance

C. Quorum Call

Mr. Aron called upon Secretary Bond and he called the roll. After doing so, he certified Ms. Reed was absent; however, the remaining 16 members were present, constituting a quorum for the conduct of official business.

D. Call for Additional Agenda Items & Adoption of Agenda

Mr. Aron asked if there were any additional agenda items, and none were requested. With no objection, the Board adopted the posted agenda for the meeting. He then requested authority to re-order the agenda as may become necessary, and there was no objection to that request.

E. Opportunity for Public Comment

Mr. Aron reminded the members and guests the Open Meetings Law requires all public bodies to provide an opportunity for public comment at all meetings and prior to the vote on each agenda item. He solicited comments from the guests, but none were offered.

Appearances

Mr. Aron indicated he would serve as the Hearing Officer, Ms. Celia R. Cangelosi and Mr. Carlos Finalet as the Prosecuting Attorneys, Mr. Mark LaCour as the Official Recorder, and Mr. Malcolm Broussard as the Hearing Clerk. Without objection, Mr. Aron waived the reading of the posted agenda and instead directed the insertion thereof into these minutes. The posted agenda is re-created here.

A G E N D A

NOTE: This agenda is tentative until 24 hours in advance of the meeting, at which time the most recent revision becomes official.
Revised 02-20-2016

- A. Call to Order
- B. Invocation & Pledge of Allegiance
- C. Quorum Call

- D. Call for Additional Agenda Items & Adoption of Agenda
- E. Opportunity for Public Comment
- F. Formal Hearings
 - 01. CPT.012433 – Sade Shanaae Shuntae Thomas Case No. 14-0343
 - 02. PTC.022688 – Ni'Esha Shantae Domingue Case No. 15-0047
 - 03. PHY.007064 – HealthScripts of America – Southeast Louisiana, LLC
 d/b/a HealthScripts of America – Southeast Louisiana Case No. 15-0045
 - 04. PHY.006874 – HealthScripts of America – North Shore, LLC
 d/b/a HealthScripts of America – North Shore Case No. 15-0077
- G. Adjourn

F. Formal Hearings

Mr. Aron asked Ms. Cangelosi if she was prepared to begin and she replied in the affirmative. Ms. Cangelosi requested permission to re-order the sequence of the cases; hearing no objection, Mr. Aron granted that request.

HealthScripts of America – Southeast Louisiana, LLC *d/b/a* HealthScripts of America – Southeast Louisiana (PHY.007064) Ms. Cangelosi appeared for the Board, and noted the absence of the respondent or any counsel for the respondent. After verifying the absence of the respondent, Mr. Aron ruled the hearing would continue as a default proceeding. Ms. Cangelosi presented an opening statement, three witnesses, and six exhibits. Ms. Cangelosi then offered a closing statement, proffered proposed findings of fact, conclusions of law, and a proposed board order, and then tendered the matter to the hearing panel for its consideration. Mr. McKay moved to enter into executive session for deliberating the disciplinary matter and discussing the respondent’s professional competency. The motion was adopted after a unanimous roll call vote in the affirmative.

It was noted the hearing panel entered into executive session at 9:15 a.m. and then returned to open session at 10:00 a.m.

Ms. Hall moved,

Resolved, that the Board’s hearing panel, having heard the testimony, considered the evidence, observed the demeanor of the witnesses and weighed the credibility of each, accept the Findings of Fact as proposed by the Prosecuting Attorney, modify them by amending Item 12 to reflect the absence of the respondent from these proceedings, adopt the amended findings as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Ms. Hall then

moved,

Resolved, that the Board's hearing panel accept the Conclusions of Law as proposed by the Prosecuting Attorney, adopt them as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Ms. Hall then moved,

Resolved, that the Board's hearing panel enter the following order at this time:

It is ordered, adjudged, and decreed that Louisiana Pharmacy Permit No. 7064, held by HealthScripts of America – Southeast Louisiana, LLC *d/b/a* HealthScripts of America – Southeast Louisiana, shall be, and is hereby revoked, effective on the entry of this order; and further, the respondent shall pay the following assessments:

- (1) A fine of \$50,000;
- (2) The administrative hearing fee of \$250; and
- (3) The investigative and hearing costs, including the costs of the prosecuting attorney and the official recorder; and

It is further ordered, the acceptance of any future application for the reinstatement of this permit, or any application for any other credential issued by the Board, shall be conditioned upon the satisfaction of the following terms:

- (1) Respondent shall have paid all assessments levied herein; and
- (2) Respondent shall have no pending legal or disciplinary matters against it in any jurisdiction.

The motion was adopted after a unanimous vote in the affirmative.

HealthScripts of America – North Shore, LLC *d/b/a* HealthScripts of America – North Shore (PHY.006874) Ms. Cangelosi appeared for the Board and noted the absence of the respondent or counsel. After verifying the absence of the respondent, Mr. Aron ruled the hearing would proceed as scheduled in the form of a default proceeding. Ms. Cangelosi presented an opening statement, three witnesses, and seven exhibits. She then offered a closing statement, proffered proposed findings of fact, conclusions of law, and board order, and then tendered the matter to the hearing panel for its consideration. Mr. Moore moved to enter into executive session for the purpose of deliberating the disciplinary matter and discussing the respondent's professional competency. The motion was adopted after a unanimous roll call vote in the affirmative.

It was noted the hearing panel entered executive session at 10:50 a.m. and then reconvened in open session at 11:20 a.m.

Mr. Indovina moved,

Resolved, that the Board's hearing panel, having heard the testimony, considered the evidence, observed the demeanor of the

witnesses and weighed the credibility of each, accept the Findings of Fact as proposed by the Prosecuting Attorney, modify them by amending Item 11 to reflect the absence of the respondent from these proceedings, adopt the amended findings as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Mr. Indovina then moved,

Resolved, that the Board's hearing panel accept the Conclusions of Law as proposed by the Prosecuting Attorney, modify them by correcting the pharmacy permit number in the opening sentence, adopt the amended conclusions as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Mr. Indovina then moved,

Resolved, that the hearing panel enter the following order at this time:

It is ordered, adjudged, and decreed that Louisiana Pharmacy Permit No. 6874, held by HealthScripts of America – North Shore, LLC *d/b/a* HealthScripts of America – North Shore, shall be and is hereby revoked, effective on the entry of this order, and further, the respondent shall pay the following assessments:

- (1) A fine of \$75,000;
- (2) The administrative hearing fee of \$250; and
- (3) The investigative and hearing costs, including the costs of the prosecuting attorney and the official recorder; and

It is further ordered the acceptance of any future application for the reinstatement of this permit, or any application for any other credential issued by the Board, shall be conditioned upon the satisfaction of the following terms:

- (1) Respondent shall have paid all assessments levied herein; and
- (2) Respondent shall have no pending legal or disciplinary actions against it in any jurisdiction.

The motion was adopted after a unanimous vote in the affirmative.

It was noted Dr. Simonson departed the hearing prior to the following case.

Sade Shanae Shuntae Thomas (CPT.012433) Ms. Cangelosi appeared for the Board and noted the absence of the respondent or counsel. After verifying the absence of the respondent, Mr. Aron ruled the hearing would proceed as scheduled in the form of a default proceeding. Ms. Cangelosi presented an opening statement, one witness, and nine exhibits. She then offered a closing statement, proffered proposed findings of fact, conclusions of law, and board order, and then tendered the matter to the hearing panel for its consideration. Mr. Moore moved to enter into executive session for the purpose of deliberating

the disciplinary matter and discussing the respondent's professional competency. The motion was adopted after a unanimous roll call vote in the affirmative.

It was noted the hearing panel entered executive session at 11:40 a.m. and then reconvened in open session at 11:50 a.m.

Ms. Cangelosi requested permission to amend her original proposed findings of fact and conclusions of law. Hearing no objection, Mr. Aron permitted her to do so; the amended document was returned to the Hearing Clerk.

Mr. McKay moved,

Resolved, that the Board's hearing panel, having heard the testimony and considered the evidence, accept the Findings of Fact as proposed by the Prosecuting Attorney, adopt them as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Mr. McKay then moved,

Resolved, that the Board's hearing panel accept the Conclusions of Law as proposed by the Prosecuting Attorney, adopt them as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Mr. McKay then moved,

Resolved, that the hearing panel enter the following order at this time:

It is ordered, adjudged, and decreed that Louisiana Pharmacy Technician Certificate No. 12433, held by Sade Shanae Shuntae Thomas, shall be and is hereby suspended for an indefinite period of time, effective on the entry of this order, and further, the respondent shall pay the following assessments:

- (1) A fine of \$1,000;
- (2) The administrative hearing fee of \$250; and
- (3) The investigative and hearing costs, including the costs of the prosecuting attorney, and the official recorder; and

It is further ordered the acceptance of any future application for the reinstatement of this certificate, or any application for any other credential issued by the Board, shall be conditioned upon the satisfaction of the following terms:

- (1) Respondent shall have paid all assessments levied herein; and
- (2) Respondent shall have no pending legal or disciplinary actions against her in any jurisdiction.

The motion was adopted after a unanimous vote in the affirmative.

It was noted Mr. Indovina departed the hearing room prior to the following case.

Ni'Esha Shantae Domingue (PTC.022688) Mr. Finalet appeared for the Board and noted the absence of the respondent or counsel. After verifying the absence of the respondent, Mr. Aron ruled the hearing would proceed as scheduled in the form of a default proceeding. Mr. Finalet presented an opening statement.

At that point, Mr. Aron departed the hearing room, and Mr. McKay, as the ranking officer present, assumed the chair as temporary hearing officer.

Mr. Finalet continued with the presentation of the case. He called no witnesses, and offered four exhibits. He then offered a closing statement, proffered proposed findings of fact, conclusions of law, and board order, and then tendered the matter to the hearing panel for its consideration. Mr. Soileau moved to enter into executive session for the purpose of deliberating the disciplinary matter and discussing the respondent's professional competency. The motion was adopted after a unanimous roll call vote in the affirmative.

At that point, Mr. Aron returned to the chair and resumed his duty as hearing officer. It was noted the hearing panel entered executive session at 12:05 p.m. and then reconvened in open session at 12:10 p.m.

Ms. Hall moved,

Resolved, that the Board's hearing panel, having heard the testimony and considered the evidence, accept the Findings of Fact as proposed by the Prosecuting Attorney, modify them by amending Item 6 to correct the date of the mailing of the notice for the administrative hearing, adopt the amended findings as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Ms. Hall then moved,

Resolved, that the Board's hearing panel accept the Conclusions of Law as proposed by the Prosecuting Attorney, adopt them as our own, and then enter them into the hearing record.

The motion was adopted after a unanimous vote in the affirmative. Ms. Hall then moved,

Resolved, that the hearing panel enter the following order at this time:

It is ordered, adjudged, and decreed that Louisiana Pharmacy Technician Candidate Registration No. 22688, held by Ni'Esha Shantae Domingue, shall be and is hereby revoked, effective on the entry of this order, and further, the respondent shall pay the following assessments:

- (1) A fine of \$500;
- (2) The administrative hearing fee of \$250; and
- (3) The investigative and hearing costs, including the costs of the prosecuting attorney and the official recorder; and

It is further ordered the acceptance of any future application for the reinstatement of this registration, or any application for any other credential issued by the Board, shall be conditioned upon the satisfaction of the following terms:

- (1) Respondent shall have paid all assessments levied herein; and
- (2) Respondent shall have no pending legal or disciplinary actions against her in any jurisdiction.

The motion was adopted after a unanimous vote in the affirmative.

Mr. Finalet indicated completion of the formal hearings scheduled for that day. Mr. Aron expressed his appreciation to Mr. LaCour for his services that day.

G. Adjourn

Having completed the tasks itemized on the posted agenda, with no further business pending before the Board, and without objection, Mr. Aron adjourned the meeting at 12:15 p.m.

Respectfully submitted,

Brian A. Bond
Secretary