

KENTUCKY BOARD OF PHARMACY

Board Meeting

Sullivan College of Pharmacy

2100 Gardiner Lane

Louisville KY 40205

March 7, 2012

9:00 a.m.

Agenda

I. CALL TO ORDER

II. MINUTES

- *A. January 11, 2012

III. APPEARANCES

- *A. Mary Hannahan-Reinstatement: 9:15 a.m.
- *B. Micah Cheak-Reinstatement: 9:45 a.m.
- *C. Michael Tremblay-Pharmacy Technician 10:15 a.m.
- D. MTM – Jill Rhodes 10:45 a.m.

IV. INTERAGENCY

V. BOARD REPORTS

- A. Board Executive Director
 - *1. eMARS (January 2012 FY 2012) and Financial Reports
 - 2. Travel
 - a. National Prescription Drug Abuse Summit-April 9-12 (President and Executive Director
 - b. NABP District III Meeting August 11-14, 2012
 - 3. Delegate and Alternate Delegate to NABP
 - 4. Board Retreat location

VI. CURRENT/PENDING CASES

- A. OAG-Cheryl Lalonde
- *B. Case Update
- *C. Case Review

VII. RECIPROCITY/RELICENSURE/INTERNSHIP/PHARMACY TECHNICIANS

- *A. Reciprocity Request: Christopher Good
- *B. Initial Examination Request: Jin Hong

VIII. CORRESPONDENCE/COMMUNICATION

- *A. Dual PIC Request: Gary Russell, R.Ph.
- *B. Continuing Education Waiver: Amy Wildermuth, R.Ph.

IX. NABP

X. LEGISLATION/REGULATION

XI. CONTINUING EDUCATION

- *A. CE Programs: 12-03 to 12-05

XII. FINES

XIII. OLD BUSINESS

- *A. TransferSafe-Walgreens

XIV. NEW BUSINESS

- *A. Pharmacist Recovery Network Appointments-2012
- B. Compounds for Controlled Substances in Office/Institutional

XV. FYI

- A. Expungement: One Continuing Education Violation

***Information enclosed with this agenda**

****Information in addendum**

MINUTES
KENTUCKY BOARD OF PHARMACY
Sullivan University College of Pharmacy
2100 Gardiner Lane
Louisville, KY 40205

March 7, 2012

CALL TO ORDER: A regular meeting of the Kentucky Board of Pharmacy was held at Sullivan University College of Pharmacy, 2100 Gardiner Lane, Louisville, Kentucky. President Thornbury called the meeting to order at 9:06 a.m.

Members present: Joel Thornbury, Deborah Brewer, Scott Greenwell, Larry Hadley and Cathy Hanna. Staff: Mike Burleson, Executive Director; Steve Hart, Pharmacy Investigations and Inspections Coordinator; Shannon Allen, Katie Busroe, Chris Frasure and Phil Losch, Pharmacy and Drug Inspectors; Cheryl Lalonde, Assistant Attorney General and Board Counsel; Lisa Atha, Executive Secretary; and Brian Fingerson, Pharmacist Recovery Network Committee. Guests: Chris Killmeier and Al Carter, Walgreens; Anne Policastri, UK COP; Matt Martin, Louisville Pharmacy; Mike Wyant, Cardinal Health; Lewis Wilkerson, KPhA; Micah Cheak; Beth Cheak; Michael Tremblay; Mary Hannahan; and Joanne Logsdon, Julie Bosler, Megan Vallet, Amy Monroe, Cassandra Beyerle, Sarah Slabaugh, Rola Kaakeh, Kathryn Macy, Sam Grimm, Michael Hama, Rebecca Hernandez, Joni Winchester and Chad Krupp, College of Pharmacy students and Sullivan University College of Pharmacy Professional Year 2 and 3 students. Melanie Curtis, Court Reporter, recorded the meeting. Board Member, Brian DeWire, was not present.

MINUTES: On motion by Mr. Hadley, seconded by Dr. Hanna and passed unanimously, the Minutes of January 11, 2012 Board Meeting were approved as written.

APPEARANCES: **Mary Hannahan.** Mary Hannahan was sworn in by Melanie Curtis, Court Reporter. Ms. Hannahan was appearing before the Board to request reinstatement of her Kentucky pharmacist's license. Ms. Hannahan gave a brief overview of the events that lead to the loss of her pharmacist's license. Ms. Hannahan has been an alcoholic since 1993. In 2009, she sought a prescription for zolpidem due to insomnia. Her use of this drug escalated over the next 18 months and she began diverting this and other drugs from the pharmacy. Early in her alcoholism she was very engaged in her recovery but as time passed she began to lose focus. On January 28, 2011, Ms. Hannahan admitted to her employer of the diversion and surrendered her Kentucky pharmacist's license in February 2011. Ms. Hannahan entered Quest House March 1, 2011. Ms. Hannahan realizes she must be vigilant the rest of her life. This past year, she has been focusing on rebuilding her life, focusing on her recovery and becoming entrenched in a support system as well as repairing and forming relationships and working with younger addicts.

She now focuses on service to others. Ms. Hannahan stated it was important for her to resume the practice of pharmacy and she believes she has a very good set of tools to succeed.

After discussion, Ms. Brewer moved to reinstate Mary Hannahan's Kentucky pharmacist's license with stipulations as follows: probation for 5 years; shall maintain a perpetual inventory at all places of employment for Schedule II drugs, with electronic tracking of Schedule III-V drugs and expired controlled substances, perpetual inventory shall be made available to the Board upon request and audits may be conducted; shall attend AA/NA meetings no less than 6 times per 2 week period or 12 meetings per calendar month, which shall include a minimum of 2 meetings per week; Board shall conduct quarterly inspections at all locations of employment or practice as a pharmacist for the first two years of probation, then semi-annually for the next 3 years, the cost of which not to exceed \$500 per inspection, shall be paid to the Board within 30 days of invoicing; continuing education requirements must be satisfied, renewal fees and any penalties must be paid, and a complete renewal application must be submitted; maximum hours of work: 45 hours/week or 90 hours/2 weeks, with a maximum of 50 hours in any 7 consecutive days and no overtime; shall provide a copy of this Agreed Order to all employers and pharmacists-in-charge; shall sign an aftercare contract, to include drug counselor if indicated, with the Pharmacist Recovery Network Committee (PRNC) for the length of the Agreed Order; any violation of this Agreed Order or PRN contract shall be reported to the Board and PRNC Chair within 24 hours of violation; shall notify Board of change of home address, telephone number, and/or email within 7 days of change; shall provide to the Board and PRNC a signed release granting the Board and PRNC access to all written medical records and conversations regarding medical care; shall provide the Board and PRNC with written monthly reports of all AA/NA meetings; shall agree to provide observed urine, other body fluid, or hair samples for drug/alcohol screens at the direction of PRNC, the Board or any other monitoring body; provide copies of any results of any screens ordered to the Board and PRNC; provide notification to PRNC Chair, Board and testing company of anything that may affect pharmacist's availability for screens prior to event, a missed screen shall be cause for reporting such to the Board, any positive screen that is a violation of the Agreed Order or PRN contract shall be communicated to the Board by the PRNC Chair within 24 hours, a report indicating a presumptive presence shall constitute a conclusive basis, without the necessity of a hearing, for a determination that pharmacist is not in compliance with the terms of this Agreed Order of Reinstatement; shall agree to abstain from any and all mood-altering chemicals, except as prescribed by pharmacist's physician and only after consultation with PRNC Chair; shall notify PRNC Chair in advance if any mood-altering and/or potentially addictive medications are required or recommended by pharmacist's physician; shall provide documentation to PRNC Chair of the need for the medication within 3 days; shall renew verification with PRNC Chair every 90 days if need for medication is ongoing; shall give up the right to self-medicate with the exception of single entity OTC NSAIDS and acetaminophen; shall be excluded from accepting a position of pharmacist-in-charge, power of attorney, or preceptor; shall advise Board at all times of place of employment and shall only practice at a location with a work schedule that has received prior approval of the Board or its President; shall obtain all prescriptions and those of family at a pharmacy designated in writing to the Board; prescriptions shall not be filled by a family member or at any family owned pharmacy and shall not dispense any drugs for self or family; shall attend within 1 year of entry of this Agreed Order either the University of Utah School on Alcoholism and other Drug

Dependencies, CAPTASA, or SE PRN meeting and shall provide a certificate of completion; shall provide monthly written self-performance evaluations to the Board and PRNC Chair and shall make all appearances before the PRNC as requested, including an annual appearance closest to the anniversary date of reinstatement; shall not work at a pharmacy owned, in whole or in part, by her or another member of her family and shall not possess a key to a pharmacy owned, in whole or in part, by her or another member of her family; shall not be on the premises of any pharmacy owned, in whole or in part, by her or another member of her family; during probation shall have prior approval to own a new pharmacy, in whole or in part, by the Board or Board President; committing any act that results in violation of federal or state pharmacy or drug statute or regulation, may result in an emergency suspension of pharmacist's license, require an appearance before the Board, or result in a complaint against pharmacist's license with the Board imposing any applicable penalties; any violation of the Agreed Order of Reinstatement shall cause her to automatically lose her license to practice pharmacy for not less than five years and one day and shall require individual to petition the Board for reinstatement only after she has taken and successfully passed the entire Kentucky Board of Pharmacy licensure examination; and shall not seek to amend or modify this Agreed Order. Above information shall be reported to NABP and is subject to disclosure under the Kentucky Open Records Act. Mr. Hadley seconded, and the motion passed 3 to 1 with Ms. Brewer, Mr. Hadley and Dr. Hanna voting for the motion, and Dr. Greenwell voting against the motion.

Micah Cheak. Micah Cheak was sworn in by Melanie Curtis, Court Reporter. Dr. Cheak was appearing before the Board to request reinstatement of his Kentucky pharmacist's license. Dr. Cheak gave a brief overview of the events that lead to the loss of his pharmacist's license. In January or February 2011, Dr. Cheak became ill with cold symptoms and a severe cough. Dr. Cheak took a family member's Tussionex. Approximately 2 weeks later, Dr. Cheak had exhausted this supply and began diverting Tussionex from the pharmacy. In June 2011, Dr. Cheak was confronted by his wife about his addiction. He stopped taking the Tussionex that day, suffering through withdrawal symptoms. Approximately three weeks later, he was confronted by Loss Prevention of the pharmacy where he was employed. He admitted to the diversion. On August 1, 2011, he entered Quest House. Dr. Cheak completed 6 months sobriety in December 2011.

After discussion, Dr. Hanna moved to reinstate Micah Cheak's Kentucky pharmacist's license with stipulations as follows: probation for 5 years; shall maintain a perpetual inventory at all places of employment for Schedule II drugs, with electronic tracking of Schedule III-V drugs and expired controlled substances, perpetual inventory shall be made available to the Board upon request and audits may be conducted; shall attend AA/NA meetings no less than 6 times per 2 week period or 12 meetings per calendar month, which shall include a minimum of 2 meetings per week; Board shall conduct quarterly inspections at all locations of employment or practice as a pharmacist for the first two years of probation, then semi-annually for the next 3 years, the cost of which not to exceed \$500 per inspection, shall be paid to the Board within 30 days of invoicing; continuing education requirements must be satisfied, renewal fees and any penalties must be paid, and a complete renewal application must be submitted; maximum hours of work: 45 hours/week or 90 hours/2 weeks, with a maximum of 50 hours in any 7 consecutive days and no overtime; shall provide a copy of this Agreed Order to all employers and

pharmacists-in-charge; shall sign an aftercare contract, to include drug counselor if indicated, with the Pharmacist Recovery Network Committee (PRNC) for the length of the Agreed Order; any violation of this Agreed Order or PRN contract shall be reported to the Board and PRNC Chair within 24 hours of violation; shall notify Board of change of home address, telephone number, and/or email within 7 days of change; shall provide to the Board and PRNC a signed release granting the Board and PRNC access to all written medical records and conversations regarding medical care; shall provide the Board and PRNC with written monthly reports of all AA/NA meetings; shall agree to provide observed urine, other body fluid, or hair samples for drug/alcohol screens at the direction of PRNC, the Board or any other monitoring body; provide copies of any results of any screens ordered to the Board and PRNC; provide notification to PRNC Chair, Board and testing company of anything that may affect pharmacist's availability for screens prior to event, a missed screen shall be cause for reporting such to the Board, any positive screen that is a violation of the Agreed Order or PRN contract shall be communicated to the Board by the PRNC Chair within 24 hours, a report indicating a presumptive presence shall constitute a conclusive basis, without the necessity of a hearing, for a determination that pharmacist is not in compliance with the terms of this Agreed Order of Reinstatement; shall agree to abstain from any and all mood-altering chemicals, except as prescribed by pharmacist's physician and only after consultation with PRNC Chair; shall notify PRNC Chair in advance if any mood-altering and/or potentially addictive medications are required or recommended by pharmacist's physician; shall provide documentation to PRNC Chair of the need for the medication within 3 days; shall renew verification with PRNC Chair every 90 days if need for medication is ongoing; shall give up the right to self-medicate with the exception of single entity OTC NSAIDS and acetaminophen; shall be excluded from accepting a position of pharmacist-in-charge, power of attorney, or preceptor; shall advise Board at all times of place of employment and shall only practice at a location with a work schedule that has received prior approval of the Board or its President; shall obtain all prescriptions and those of family at a pharmacy designated in writing to the Board; prescriptions shall not be filled by a family member or at any family owned pharmacy and shall not dispense any drugs for self or family; shall attend within 1 year of entry of this Agreed Order either the University of Utah School on Alcoholism and other Drug Dependencies, CAPTASA, or SE PRN meeting and shall provide a certificate of completion; shall provide monthly written self-performance evaluations to the Board and PRNC Chair and shall make all appearances before the PRNC as requested, including an annual appearance closest to the anniversary date of reinstatement; shall not work at a pharmacy owned, in whole or in part, by him or another member of his family and shall not possess a key to a pharmacy owned, in whole or in part, by him or another member of his family; shall not be on the premises of any pharmacy owned, in whole or in part, by him or another member of his family; during probation shall have prior approval to own a new pharmacy, in whole or in part, by the Board or Board President; committing any act that results in violation of federal or state pharmacy or drug statute or regulation, may result in an emergency suspension of pharmacist's license, require an appearance before the Board, or result in a complaint against pharmacist's license with the Board imposing any applicable penalties; any violation of the Agreed Order of Reinstatement shall cause him to automatically lose his license to practice pharmacy for not less than five years and one day and shall require individual to petition the Board for reinstatement only after he has taken and successfully passed the entire Kentucky Board of Pharmacy licensure examination; and shall not seek to amend or modify this Agreed Order. Above information shall be reported to

NABP and is subject to disclosure under the Kentucky Open Records Act. Mr. Hadley seconded, and the motion passed 3 to 1 with Dr. Hanna, Mr. Hadley and Ms. Brewer voting for the motion, and Dr. Greenwell voting against the motion.

Michael Tremblay, Pharmacy Technician. Michael Tremblay was sworn in by Melanie Curtis, Court Reporter. Mr. Tremblay appeared before the Board to request reconsideration of a previous denial of his technician registration. Mr. Tremblay received a DUI on May 16, 2010, and a second DUI on December 5, 2010. Dr. Greenwell moved to deny the request. Ms. Brewer seconded, and the motion passed 3 to 1 with Dr. Greenwell, Ms. Brewer and Mr. Hadley voting for the motion and Dr. Hanna voting against the motion.

MTM Committee, Jill Rhodes, Chair. The draft regulation has been distributed to the MTM Committee members for review before the next scheduled meeting. The goal is to have the regulation be relevant to the changes in the practice of pharmacy that will occur over the next 3 to 5 years. The regulation will be placed on the May Board Meeting Agenda.

INTERAGENCY:

KPhA. Lewis Wilkerson, President, KPhA, Matt Martin and Anne Policasti encouraged attendance at the KPhA Annual Meeting on June 13-16, 2012 at the Marriott Griffin Gate in Lexington.

KSHP. The KSHP Spring Oncology Symposium is May 18, 2012, at Keeneland in Lexington.

BOARD REPORTS:

Board Executive Director. 1) EMars monthly report for January FY 2012 and a Financial Report Summary were presented to the Board. \$100,000 was swept from the Board's funds. 2)(a) Ms. Brewer moved to allow the Board President and Executive Director to travel to the National Prescription Drug Abuse Summit meeting in Orlando, Florida, April 9-12, 2012. Dr. Hanna seconded, and the motion passed unanimously. (b) Dr. Greenwell moved to allow all Board Members and staff to attend NABP/AACP District III meeting in Savannah, Georgia, August 11-14, 2012. Ms. Brewer seconded, and the motion passed unanimously. 3) Mr. Hadley moved that President Thornbury be the delegate to 2012 NABP Annual Meeting on May 19-22. Ms. Brewer seconded, and the motion passed unanimously. 4) Dr. Greenwell moved to have the Board Retreat in Louisville in November 2012. Ms. Brewer seconded, and the motion passed unanimously. 5) Mr. Burleson updated the Board on the use of 201 KAR 2:330, Emergency Pharmacy Powers, due to the recent tornado activity.

CURRENT/PENDING CASES:

Case Updates: Dr. Hanna moved to accept Case Updates for Case Numbers: 11-0008A; 11-0008B; 11-0160A; 11-0203C; 11-0211A; 11-0211B; 11-0212A; 11-0212B; 11-0213A; 11-0213B; 11-0214A; 11-0215A; 11-0215B; 11-0215C; 11-0216A; 11-0217A; 11-0218A; 11-0219A; 11-0219B; 11-0220A; 11-0220B; 11-0221A; 11-0221B; 11-0226C; 11-0228; 11-0239B; 11-0242B; 11-0243A; 11-0244A; 11-0245A; 11-0245B; 11-0249; and 11-0270B as written. Mr. Hadley seconded, and the motion passed unanimously.

Case Review: Mr. Hadley moved to accept Case Review as presented. Dr. Hanna seconded, and the motion passed unanimously.

Case No. 10-0135A. Pharmacy permit holder allegedly dispensed controlled substances without a valid prescription, and was committing other controlled substances violations. Alleged violations of law: KRS 315.121(1)(h), (2)(f) and (g) and (3)(a) and (b). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 10-0135B. Pharmacist was allegedly working while intoxicated, and allegedly was dispensing controlled substances without a valid prescription. Alleged violations of law: KRS 315.121(1)(h), (2)(f) and (g) and (3)(a) and (b). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 11-0061A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without being registered as a pharmacy technician. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0061B. Pharmacy employee allegedly assisted in the practice of pharmacy without being registered as a pharmacy technician. Alleged violation of law: KRS 315.135(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0062A. Pharmacy permit holder allegedly aided or abetted employees to assist in the practice of pharmacy without being registered as pharmacy technicians. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0062B-QQ. Pharmacy employees allegedly assisted in the practice of pharmacy without being registered as pharmacy technicians. Alleged violation of law: KRS 315.135(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0136A. Pharmacy permit holder allegedly did not provide adequate security and control of a controlled medication. Pharmacy permit holder allegedly had 13.97 grams of cocaine hydrochloride powder diverted from the pharmacy. Alleged violation of law: 201 KAR

2:100. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0136B. Pharmacist-in-charge allegedly did not provide adequate security and control of a controlled medication. Pharmacist-in-charge allegedly allowed 13.97 grams of cocaine hydrochloride powder to be diverted from the pharmacy. Alleged violation of law: 201 KAR 2:100. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0136C. Pharmacy technician allegedly engaged in unprofessional or unethical conduct. Pharmacy technician failed a drug test conducted by the employer and tested positive for oxymorphone and buprenorphine. Alleged violation of law: KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0073. Pharmacist is licensed in Kentucky and Ohio. On or about January 17, 2012, the Ohio Board of Pharmacy permanently revoked pharmacist's Ohio license. Alleged violation of law: KRS 315.121(1)(c)3. CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0168A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing a pharmacy technician to divert a controlled substance. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0168B. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by allowing a pharmacy technician to divert a controlled substance. Alleged violation of law: KRS 315.121(1)(a) and (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0168C. Pharmacy technician allegedly diverted a controlled substance from the pharmacy of employment. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0234A. Pharmacy permit holder allegedly engaged in unethical or unprofessional conduct due to a patient not being offered counseling. Alleged violation of law: KRS

315.121(1)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0234B. Pharmacist allegedly neglected to offer to counsel a patient to optimize drug therapy. Alleged violation of law: 201 KAR 2:210 Section 2. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0263A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing a pharmacy technician to divert a controlled substance. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0263B. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by allowing a pharmacy technician to divert a controlled substance. Alleged violation of law: KRS 315.121(1)(a) and (2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0263C. Pharmacy technician allegedly diverted a controlled substance from the pharmacy of employment. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case 11-0238. REVIST. Pharmacist allegedly committed theft of methylphenidate and hydrocodone/APAP from multiple pharmacies where she served as relief and had presented signs of impairment to the point of incapability of engaging in the practice of pharmacy with competence and presents as a problem of safety to the public. Alleged violations of law: KRS 315.121(1)(b) and (2)(d) and (f). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0254A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by dispensing a prescription with incorrect directions on the prescription label. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0254B. Pharmacist allegedly engaged in unprofessional or unethical conduct by dispensing a prescription with incorrect directions on the prescription label. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if

unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0257A. Pharmacy permit holder allegedly allowed a medication error by allowing a prescription to be sold to the incorrect patient. Alleged violation of law: KRS 315.121(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0257B. Pharmacist allegedly allowed a medication error by allowing a prescription to be sold to the incorrect patient. Alleged violation of law: KRS 315.121(2)(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0257C. Pharmacy technician allegedly committed a medication error by allowing a prescription to be sold to the incorrect patient. Alleged violation of law: KRS 315.121(2)(b). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0264A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing a medication to be dispensed to the wrong patient. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 11-0264B. Pharmacist allegedly engaged in unprofessional or unethical conduct by divulging to unauthorized persons patient information without the patient's express consent or without order or direction of the court and by engaging in conduct likely to harm the public. Alleged violation of law: KRS 315.121(2)(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 11-0264C. Pharmacy technician allegedly engaged in unprofessional or unethical conduct by divulging to unauthorized persons patient information without the patient's express consent or without order or direction of the court and by engaging in conduct likely to harm the public. Alleged violation of law: KRS 315.121(2)(b). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed

Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0003A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0003B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 3/31/10 to 12/20/11. Alleged violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0004A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0004B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 3/31/11 to 12/09/11. Alleged violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0005A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0005B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 3/31/11 to 11/14/11. Alleged

violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0006. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 14 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0007. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 0 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0008. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 13 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0011. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 14.5 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0013. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 10 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0014. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 9 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0018. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 0 hours before January 1, 2012. Pharmacist also self-reported failure to allegedly complete the required 1 hours of HIV CE in the past 10 years. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0021A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0021B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from October 2011 to 1/13/12. Alleged violation of law: KRS 315.135(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0022. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 11 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0023. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 14

hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0024. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 5 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0025. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 0 hours before January 1, 2012. Pharmacist also self-reported failure to allegedly complete the required 1 hours of HIV CE in the past 10 years. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0026. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 0 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0028. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 2.9 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0030A. Pharmacy permit holder allegedly did not provide adequate security and control due to a technician diversion. Alleged violation of law: 201 KAR 2:100. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 12-0030B. Pharmacist-in-charge allegedly did not provide adequate security and control due to a technician diversion. Alleged violation of law: 201 KAR 2:100. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 12-0030C. Pharmacy technician allegedly engaged in unprofessional or unethical conduct by selling, transferring, dispensing, ingesting, or administering a drug for which a prescription drug order is required, without first receiving a prescription drug order for the drug. Alleged violation of law: KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0032. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 7 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0033A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0033B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 3/31/11 to 11/03/11. Alleged violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0034A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0034B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 3/31/10 to 12/19/11. Alleged violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0035A. Pharmacy permit holder allegedly sold a misbranded prescription. Pharmacy permit holder allegedly sold a prescription for hydroxyzine that was written for hydralazine. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 12-0035B. Pharmacist allegedly committed a medication error by misbranding a prescription. Pharmacist allegedly committed a medication error by filling a prescription written for hydralazine with hydroxyzine. Alleged violation of law: KRS 315.121(1)(h). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0035C. Pharmacist allegedly committed a medication error by misbranding a prescription. Pharmacist allegedly committed a medication error by filling a prescription written for hydralazine with hydroxyzine. Alleged violation of law: KRS 315.121(1)(h). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0037A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0037B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 10/26/11 to 11/29/11. Alleged violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to

attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0038A. Pharmacy permit holder allegedly aided or abetted an employee to assist in the practice of pharmacy without having a current pharmacy technician registration. Alleged violation of law: KRS 315.121(1)(g). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0038B. Pharmacy technician allegedly assisted in the practice of pharmacy without a current pharmacy technician registration from 3/31/11 to 2/3/12. Alleged violation of law: KRS 315.138(1). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0039. Pharmacist allegedly falsified online renewal application by providing incorrect information concerning current employment. Alleged violation law: KRS 315.121(1)(e). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 12-0041A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing a pharmacy technician to divert a controlled substance. Alleged violation of law: 201 KAR 2:205 Section 2(3)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 12-0041B. Pharmacy technician allegedly committed theft of hydrocodone/APAP. Alleged violation of law: KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0044. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed no hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

Case No. 12-0045. Pharmacist self-reported failure to allegedly complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 7 hours before January 1, 2012. Alleged violation of law: 201 KAR 2:015 Section 5(1)(a). **CRC Recommendation:** There is sufficient evidence of a violation to warrant disciplinary action and the Executive Director is directed to attempt resolution through an Agreed Order and/or, if unsuccessful, to proceed with either an Administrative Conference, if requested, or the issuance of a Formal Complaint and Notice of Hearing.

RECIPROCITY/RELICENSE/INTERNSHIP/PHARMACY TECHNICANS

Christopher Good. Christopher Good submitted a pharmacist's application for reciprocity. Mr. Good had disciplinary action from the Texas State Board of Pharmacy for addiction issues. Dr. Greenwell moved to deny Christopher Good's pharmacist's application to reciprocate to Kentucky. Mr. Hadley seconded, and the motion passed unanimously.

Jin Hong. Jin Hong submitted an initial application for pharmacist's licensure to Kentucky. Mr. Hong surrendered his California pharmacist's license in March 2012. In May 2006, Mr. Hong was convicted of unlawful intercourse with a minor and in February 2008, Mr. Hong was convicted of operating a motor vehicle under the influence of alcohol. Dr. Greenwell moved to deny Jin Hong's initial pharmacist's application for licensure. Mr. Hadley seconded, and the motion passed unanimously.

Pharmacy Technician Registrants DS, JH, JW, KE. Mr. Hadley moved to approve the new pharmacy technician applications provided each signs Agreed Orders with standard language that includes probation for 1 year and up to 3 drug screens per year with a PRN agreement. Dr. Greenwell seconded, and the motion passed unanimously.

Pharmacy Technician Registrant SC. Dr. Greenwell moved to approve the new pharmacy technician application provided she signs an Agreed Order with standard language that includes probation for 1 year and up to 3 drug screens per year with a PRN agreement. Mr. Hadley seconded, and the motion passed unanimously.

Oreoluwa Adedoyin. Oreoluwa Adedoyin requested 400 internship credit hours for research to be completed between March and July 2012 at the Biological Pharmaceutical Complex. Dr. Greenwell moved to allow Oreoluwa Adedoyin to obtain credit up to 400 internship hours for research. Dr. Hanna seconded, and the motion passed unanimously.

CORRESPONDENCE/COMMUNICATION:

GARY RUSSELL. Gary Russell requested to be pharmacist-in-charge at Bluegrass Pharmacy and Bluegrass Custom Compounding Pharmacy. Mr. Hadley moved to allow Gary Russell to be dual pharmacist-in-charge at Bluegrass Pharmacy and Bluegrass Custom Compounding Pharmacy. Ms. Brewer seconded, and the motion passed unanimously.

Amy Wildermuth. Amy Wildermuth requested a continuing education waiver for 2011 due to health issues. Dr. Greenwell moved to allow Amy Wildermuth to have until July 1, 2012 to

complete the 2011 continuing education required for 2011. Mr. Hadley seconded, and the motion passed unanimously.

LEGISLATION/REGULATION: Mr. Burluson has been keeping Board Members and staff informed of the latest information from the 2012 Kentucky General Assembly through email updates.

CONTINUING EDUCATION: Dr. Greenwell moved to approve continuing education programs 12-03 through 12-05 as recommended. Dr. Hanna seconded, and the motion passed unanimously.

OLD BUSINESS: TransferSafe – Walgreens. There was a discussion of the use of TransferSafe in Kentucky. Al Carter and Chris Kilmeier, representing Walgreens, were present to answer any questions. Ms. Lalonde stated it was her opinion the use of TransferSafe was permissible according to 201 KAR 2:165. Dr. Hanna expressed some concerns in considering TransferSafe an on-line real time computer system. President Thornbury sent the TransferSafe issue to the Regulation Committee for review. TransferSafe will be allowed to function in Kentucky until a recommendation from the Regulation Committee is presented and the Board acts on the recommendation.

NEW BUSINESS: Pharmacist Recovery Network Appointments – 2012. Notice for Applications for Pharmacist Recovery Network Appointments for 2012 will be disseminated to Kentucky pharmacists.

Compounds for Controlled Substances in Office/Institution. Matt Martin, Louisville Pharmacy, appeared before the Board to request allowance of pharmacists to compound non-patient specific controlled substances for physician offices and institutions due to the drug storages. Mr. Burluson does not think Federal DEA law allows compounding of non-patient specific controlled substances for physician offices and institutions. The Board of Pharmacy does not have authority over controlled substances in Kentucky, the controlled substance authority is the Drug Enforcement and Professional Practices (DEPP) Branch of the Office of Inspector General. Dr. Greenwell moved to have Mr. Burluson send a letter to DEPP requesting consideration of allowing pharmacists to compound non-patient specific controlled substances for physician offices and institutions. Dr. Hanna seconded, and the motion passed unanimously.

FYI: There was one Agreed Order for a continuing education violation that met criteria for expungement.

ADJOURNMENT: On motion by Dr. Hanna, seconded by Dr. Greenwell and passed unanimously, President Thornbury adjourned the Board Meeting at 12:17 p.m. The next regularly scheduled Board Meeting is scheduled to begin at 9:00 a.m. on May 9, 2012 at the Board Office in Frankfort, Kentucky.

Michael Burleson, R.Ph.
Executive Director