

KENTUCKY BOARD OF PHARMACY
Board Meeting
University of Kentucky College of Pharmacy
789 South Limestone
Lexington KY 40506
September 11, 2013
9:00 a.m.

Agenda

I. CALL TO ORDER

II. MINUTES

- *A. July 10, 2013

III. APPEARANCES

- *A. Wes Farmer: Request Reinstatement
- *B. Steven Allen Request Reinstatement

IV. INTERAGENCY

V. BOARD REPORTS

- A. Board Executive Director
 - *1. FY 2013 Federal Funds Report
 - *2. Board Calendar 2014
 - 3. NABP Executive Officer Forum Chicago IL (Executive Director)
 - 4. NABP/SCIT (Sterile Cmpd Training) Chicago IL (Executive Director)

VI. CURRENT/PENDING CASES

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

VII. RECIPROCITY/RELICENSURE/INTERNSHIP/PHARMACY TECHNICIANS

- *A. Pharmacy Technician Summary

VIII. CORRESPONDENCE/COMMUNICATION

- *A. Dual PIC: Terry Case
- *B. Dual PIC: Shawn Roe

IX. NABP

X. LEGISLATION/REGULATION

XI. CONTINUING EDUCATION

- *A. CE Programs: 12-37 to 12-40

XII. FINES

XIII. OLD BUSINESS

- *A. Board Retreat Agenda

XIV. NEW BUSINESS

XV. FYI

- A. Expungement of three (3) Continuing Education Cases

*Information enclosed with this agenda

MINUTES
KENTUCKY BOARD OF PHARMACY
University of Kentucky College of Pharmacy
789 South Limestone
Lexington, KY 40506

September 11, 2013

CALL TO ORDER: A regular meeting of the Kentucky Board of Pharmacy was held at the University of Kentucky College of Pharmacy, Lexington, Kentucky. President Thornbury called the meeting to order at 9:10 a.m. President Thornbury observed a moment of silence in memory of September 11, 2001.

Members present: Joel Thornbury, Debra Brewer, Brian DeWire, Scott Greenwell, Larry Hadley and Cathy Hanna. Staff: Michael Burlison, Executive Director; Steve Hart, Pharmacy Inspections and Investigations Coordinator; Shannon Allen, Katie Busroe, Chris Frasure, Amanda Harding, and Phil Losch, Pharmacy and Drug Inspectors; Cheryl Lalonde, Assistant Attorney General; Brian Fingerson, Pharmacist Recovery Network Committee; and Lisa Atha, Executive Secretary. Guests: Chris Killmeier, Walgreens; Robert McFalls, KPhA; Anne Policastri, KSHP, and University of Kentucky College of Pharmacy Professional Year 3 students. Melanie Curtis, Court Reporter, recorded the meeting.

Dr. McNamara welcomed the Board and students. President Thornbury thanked the University of Kentucky College of Pharmacy for hosting the Board meeting. President Thornbury introduced himself and gave a brief overview of the Board's purpose and mission. Each Board member introduced themselves, as did the Board attorney and Board staff.

MINUTES: On motion by Mr. Hadley, seconded by Dr. Greenwell and passed unanimously, the Minutes of July 10, 2013 Board Meeting were approved.

APPEARANCES:

Wes Farmer. Dr. Farmer was sworn in by Melanie Curtis, Court Report. Dr. Farmer was appearing before the Board to request reinstatement of his Kentucky pharmacist's license. Dr. Farmer gave a brief overview of the events that lead to the loss of his pharmacist's license. Dr. Farmer appeared before the Board at the September 12, 2012, Board meeting. The Board voted to deny Dr. Farmer's request for reinstatement of his Kentucky pharmacist's license at that time, stating he could reappear before the Board to request reinstatement in one year, September 2013. Dr. Farmer gave a brief overview of the events that lead to the loss of his pharmacist's license. Dr. Farmer began using prescription drugs recreationally in 2001. After graduating from pharmacy school in 2008, he began self-medicating with opiates. In August 2011, he was fired from his pharmacy of employment and surrendered his Kentucky pharmacist's license. He entered Questhouse in September 2011. In February 2012, Dr. Farmer was charged with theft of a controlled substance and attempting/ obtaining a controlled substance by fraud. He accepted a plea offer of 120 days work release in Hopkins County Jail for Pretrial Diversion. In November 2012, Dr. Farmer started working as a Substance Abuse Technician at Pennyroyal Center in Hopkinsville,

Kentucky. In June, 2013, Dr. Farmer was promoted to Recovery Coach for Hopkins County Drug Court in Madisonville, Kentucky.

Dr. Greenwell moved to reinstate Wes Farmer'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. Dr. Hanna seconded, and the motion unanimously.

Steve Allen. Mr. Allen was sworn-in by Melanie Curtis, Court Reporter. Mr. Allen was appearing before the Board to request reinstatement of his Kentucky pharmacist's license. Mr. Allen appeared before the Board at the March 27, 2013, Board Meeting requesting reinstatement of his Kentucky pharmacist's license. The Board denied Mr. Allen's request at that time, stating he may not reappear before the Board again until the September 2013 Board Meeting. Mr. Allen gave a brief overview of the events that led to the loss of his pharmacist's license. Mr. Allen was licensed as a pharmacist in Kentucky in 1984. In 2001, Mr. Allen began abusing Tussionex. Around 2011, Mr. Allen switched from Tussionex to the tablet form of hydrocodone/acetaminophen. In December 2010, Mr. Allen was charged with a DUI. In July 2012, Mr. Allen was charged with a second DUI that was later dismissed. Mr. Allen checked in to Recovery Works in Georgetown, Kentucky in July for an inpatient stay. Mr. Allen signed a KYPRN Agreement August 16, 2012. His sobriety date is July 11, 2012. Since March 2013, Mr. Allen has been concentrating on volunteer opportunities.

Dr. Greenwell moved to go into Executive Session pursuant to KRS 61.810(1)(c)(j) to discuss proposed or pending litigation and individual adjudications. Dr. DeWire seconded, and the motion passed unanimously. President Thornbury requested Mr. Burleson, Ms. Lalonde and Ms. Allen attend the Executive Session.

Dr. Greenwell moved to come out of Executive Session. Ms. Brewer seconded, and the motion passed unanimously.

Dr. Greenwell moved to reinstate Steve Allen'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. Dr. Hanna seconded, and the motion unanimously.

INTERAGENCY: KPhA. KPhA is hosting a Midyear Conference focusing on legislative processes and priorities at the Marriott in Lexington, November 15-16, 2013.

KSHP. KSHP will host the Fall Meeting at French Lick, IN, October 10-11, 2013.

BOARD REPORTS:

Board Executive Director. 1) FY 2013 Federal Funds Report. Mr. Hadley moved to use up to \$30,000 of the Federal Funds for production of a joint educational program in conjunction with KPhA, KSHP, APSC, and CAPP. Dr. Hanna seconded, and the motion passed unanimously. 2) Dr. Greenwell moved to approve the following dates for 2014 Board Meetings: March 12 (location to be announced); May 14; July 9; September 10 (location to be announced); November 7 (location to be announced); and December 17. Mr. Hadley seconded, and the motion passed unanimously. 3) Ms. Brewer moved to approve travel for Executive Director to attend the NABP Executive Officer Forum in Chicago, IL, September 24-25, 2013, at no expense to the Board. Dr. Hanna seconded, and the motion passed unanimously. 4) Dr. Greenwell moved for a Board member to attend the NABP/SCIT Sterile Compounding Training in Chicago, IL, October 9-10, 2013, and Executive Director to attend the KSHP Fall Meeting in French Lick, IN, October 10-11, 2013. Mr. Hadley seconded, and the motion passed unanimously. 5) The budgeting process for FY 2015-2016 has begun. Mr. Burleson will keep Board Members informed and updated. If necessary the Board may have to call a Special Called Meeting the first part of November for budget issues.

CURRENT/PENDING CASES:

Case Updates: Dr. DeWire moved to accept Case Updates for Case Numbers 10-0129A; 11-0045; 11-0120D; 11-0150A; 11-0173B; 11-0181A; 11-0191A; 11-0218B; 11-0244B; 11-0257A; 11-0267A; 12-0005B; 12-0029B; 12-0077C; 12-0079; 12-0120; 12-0143; 12-149B; 12-0151B; 12-0196B; 12-0199B; 12-0229B; 12-0240B; 12-0255A; 13-0019C; 13-0022C; 13-0026A; 13-0030C; 13-0034; 13-0036B; 13-0037A; 13-0038A; 13-0038B; 13-0039B; 13-0040A; 13-0040B; 13-0041A; 13-0041B; 13-0042A; 13-0043A; 13-0043B; 13-0044A; 13-0045A, 13-0046A; 13-0046B; 13-0048; 13-0049; 13-0050; 13-0051; 13-0052; 13-0053; 13-0056; 13-0058; 13-0059; 13-0060; 13-0061; 13-0062; 13-0063; 13-0064; 13-0065; 13-0067; 13-0068; 13-0069; 13-0070B; 13-0076; 13-0077; 13-0078; 13-0079; and 13-0119B as written. Dr. Hanna seconded, and the motion passed unanimously.

Case Review: Mr. Hadley moved to accept Case Review as written. Ms. Brewer seconded, and the motion passed unanimously.

Case No. 11-0084 REVISIT. Pharmacy technician applicant failed to sign an Agreed Order of Pharmacy Technician with Restrictions issued by the Board on June 28, 2011. On May 23, 2012 registers as an intern. Alleged violation of law: KRS 315.121(1)(j). CRC

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

Case No. 11-0236. Pharmacist allegedly sold, dispensed, and ingested a drug for which a prescription drug order was required, without having first received a prescription drug order for the drug. Alleged violation of law: KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 11-0248. Pharmacy permit holder allegedly failed to properly notify the Kentucky Board of Pharmacy of closure of pharmacy permit. Alleged violation of law: 201 KAR 2:106 Section 2(2). 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. 12-0175A REVISIT. Pharmacy permit holder allegedly failed to provide adequate security and control of drugs. NEW INFORMATION: Letter from attorney requesting amendment of previous Agreed Order. Alleged violation of law: 201 KAR 2:100 Section 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. 12-0179A REVISIT. Pharmacy permit holder allegedly engaged in or aided and abetted the unlawful distribution of legend medications and failed to report any relevant information to the Board. Alleged violation of law: KRS 315.121(1)(j). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 12-0179B REVISIT. Pharmacist-in-charge allegedly failed in his responsibility of procurement, storage, security and disposition of drugs. Alleged violation of law: 201 KAR 2:205 Section 2(3)(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 12-0179C REVISIT. Pharmacist allegedly committed theft and ingested controlled substances and forged at least three prescriptions for controlled substances. Alleged violations of law: KRS 315.121(2)(f) and (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. 12-0256A. Pharmacy permit holder is allegedly compounding and selling a compounded product that is commercially available. Pharmacy permit holder allegedly selling a hydroxyprogesterone caproate injection that is commercially available as Makena. 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. 12-0256B. Pharmacy permit holder is allegedly compounding and selling a compounded product that is commercially available. Pharmacy permit holder allegedly selling a hydroxyprogesterone caproate injection that is commercially available as Makena. 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. 13-0066 REVISIT. Pharmacist self-reported alleged failure to complete the required 15 hours of continuing education for license renewal. Pharmacist successfully completed 13 hours before January 1, 2013. NEW INFORMATION: A letter was received stating pharmacist actually completed 16 hours of CE during 2012. Alleged violation of law: 201 KAR 2:015. CRC Recommendation: Case is dismissed.

Case No. 13-0081A. Pharmacy permit holder allegedly sold a misbranded product as the result of a medication error. Pharmacy permit holder allegedly sold a prescription written for and labeled as zolpidem 10mg tablets, quantity of 30 tablets with a bottle that was empty. Alleged violation of law: KRS 271.065(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0081A. Pharmacist allegedly sold a misbranded product as the result of a medication error. Pharmacist allegedly dispensed a prescription written for and labeled as zolpidem 10mg tablets, quantity of 30 tablets with a bottle that was empty. Alleged violation of law: KRS 315.121(2)(d). 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. 13-0085. Pharmacy permit holder allegedly failed to place a pharmacist-in-charge as a prerequisite to compounding and dispensing privileges granted by the Kentucky Board of Pharmacy. Alleged violation of law: 201 KAR 2:205. 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. 13-0102A. Pharmacy permit holder allegedly sold a misbranded product as a result of a medication error. Pharmacy allegedly sold a prescription written and labeled for a quantity of 90 Suboxone 8mg/2mg films with a quantity of 72 films. Alleged violation of law: KRS 217.065(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0102B. Pharmacist allegedly dispensed a misbranded product as a result of a medication error. Pharmacist allegedly dispensed a prescription written and labeled for a quantity of 90 Suboxone 8mg/2mg films with a quantity of 72 films. Alleged violation of law: KRS 217.065(1). 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. 13-0103A. Pharmacy permit holder allegedly sold 2 separate misbranded products as the result of separate medication errors. Pharmacy allegedly sold lidocaine ointment for a prescription written for lidocaine jelly. Pharmacy allegedly delivered a prescription for which the patient was expecting a quantity of 30 capsules of Adderall XR 30mg with a quantity of 29 capsules. Alleged violation of law: KRS 217.065(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0103B. Pharmacist allegedly engaged in unprofessional or unethical conduct by committing a medication error. Pharmacist allegedly dispensed lidocaine ointment for a prescription written for lidocaine jelly. Alleged violation of law: KRS 315.121(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0103C. Pharmacist allegedly engaged in unprofessional or unethical conduct by committing a medication error. Pharmacist allegedly dispensed a prescription of 30 capsules of Adderall XR 30mg with a quantity of 29 capsules. Alleged violation of law: KRS 315.121(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0105A. Pharmacy permit holder allegedly sold a misbranded product as the result of a medication error. Pharmacy allegedly sold metformin HCL 1000mg tablets for a prescription written for metformin HCL 500mg tablets. Alleged violation of law: KRS 217.065(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0105B. Pharmacist allegedly dispensed a misbranded product as the result of a medication error. Pharmacist allegedly dispensed metformin HCL 1000mg tablets for a prescription written for metformin HCL 500mg tablets. Alleged violation of law: KRS 315.121(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0105C. Pharmacist allegedly dispensed a misbranded product as the result of a medication error. Pharmacist allegedly dispensed metformin HCL 1000mg tablets for a prescription written for metformin HCL 500mg tablets. Alleged violation of law: KRS 315.121(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0108A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing controlled substance medication to be lost from the pharmacy. 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. 13-0108B. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by not ensuring the procurement, storage, security and disposition of drugs. Pharmacist allegedly engaged in unprofessional or unethical conduct by selling, dispensing,

and ingesting a drug for which a prescription order is required, without having first received a prescription drug order for the drug. Alleged violations of law: 201 KAR 2:205 Section 2(b) and KRS 315.121(2)(f). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 13-0112A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing controlled substance medication to be lost from the pharmacy. 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. 13-0112B. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by not ensuring the procurement, storage, security and disposition of drugs. Alleged violation law: 201 KAR 2:205 Section 2(b). There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 13-0115A. Pharmacist allegedly engaged in unprofessional or unethical conduct by allowing a technician to engage in the practice of pharmacy by providing patient counseling. Alleged violation of law: KRS 315.121(2)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0115B. Pharmacy technician allegedly engaged in unprofessional or unethical conduct in the practice of pharmacy by providing patient counseling. Alleged violation of law: KRS 315.121(2)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0125. Pharmacist owner and pharmacist-in-charge permanently closed the pharmacy but allegedly failed to secure the pharmacy records and legend medications, leaving them in the building. Alleged violation of law: 201 KAR 2:100. 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. 13-0126. Pharmacist allegedly engaged in unprofessional or unethical conduct by selling a drug for which a prescription drug order is required, without having first received a prescription drug order for the drug. Pharmacist is allegedly unable to engage in the practice of pharmacy with reasonable skill, competence and safety to the public due to impairment. Pharmacy allegedly failed to conduct a prospective drug use review and dispensed Schedule II prescriptions earlier than authorized. Alleged violations of law: KRS 315.121(1)(b) and (2)(f) and 201 KAR 2:210 Section 4. 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. 13-0127. Pharmacist is allegedly unable to engage in the practice of pharmacy with reasonable skill, competence and safety to the public due to impairment. Pharmacist allegedly engaged in unprofessional or unethical conduct by ingesting a drug for which a

prescription drug order is required, without having first received a prescription drug order for the drug. Alleged violations of law: KRS 315.121(1)(b) and (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. 13-0128A. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by not ensuring the procurement, storage, security and disposition of drugs. Alleged violation of law: 201 KAR 2:205 Section 2(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0128B. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by not ensuring the procurement, storage, security and disposition of drugs. Alleged violation of law: 201 KAR 2:205 Section 2(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0128C. Registered 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 require, 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. 13-0129A. Pharmacy permit holder allegedly did not provide adequate security and control of a controlled substance medication. Pharmacy permit holder allegedly allowed pharmacy technician to divert a controlled substance from the pharmacy of employment. 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. 13-0129B. Pharmacist-in-charge allegedly did not provide adequate security and control of a controlled substance medication. Pharmacist-in-charge allegedly allowed pharmacy technician to divert a controlled substance from the pharmacy of employment. 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. 13-0129C. Pharmacy technician allegedly engaged in unprofessional or unethical conduct. Pharmacy technician allegedly diverted a controlled substance from the pharmacy of employment. Alleged violation of law: KRS 315.121(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. 13-0130A. Pharmacy permit holder allegedly engaged in unethical or unprofessional conduct due to patient not receiving his full prescription amount of Lortab and Xanax. 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. 13-0130B. Pharmacist allegedly engaged in unethical or unprofessional conduct by engaging in conduct likely to deceive, defraud, or harm the public by not dispensing full prescribed amounts of Lortab and Xanax. 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. 13-0131. Pharmacist allegedly violated terms of Agreed Order by missing 3 random drug tests in 2013. Alleged violation of law: KRS 315.121(1)(i). 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. 13-0132. Pharmacist allegedly did not complete the required continuing education for 2012. Pharmacist only completed one hour of the required 15 hours of CE. Alleged violations of law: KRS 315.065(2) and 201 KAR 2:015 Section 5(1)(a). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 13-0133. Home Medical Equipment and Service provider allegedly changed locations without proper notification to the Board office. Alleged violations of law: KRS 315.514(1) and 201 KAR 2:350 Section 3(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. 13-0134 A&B. Special Medical Gas permit holder and pharmacist-in-charge allegedly did not have the pharmacist-in-charge review the records of the special pharmacy permit for medical gasses for the third and fourth quarters of 2012 and first and second quarters of 2013. Alleged violation of law: 201 KAR 2:225 Section 2(1)(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. 13-0135A. Pharmacy permit holder allegedly sold a misbranded product as the result of a medication error. Pharmacy allegedly sold hydrocodone/acetaminophen 5mg/500mg tablets for a prescription written for hydrocodone/acetaminophen 10mg/325mg tablets. Alleged violation of law: KRS 217.065(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0135B. Pharmacist allegedly dispensed a misbranded product as the result of a medication error. Pharmacist allegedly sold hydrocodone/acetaminophen 5mg/500mg tablets for a prescription written for hydrocodone/acetaminophen 10mg/325mg tablets. Alleged

violation of law: KRS 315.121(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. 13-0135C. Pharmacist allegedly dispensed a misbranded product as the result of a medication error. Pharmacist allegedly sold hydrocodone/acetaminophen 5mg/500mg tablets for a prescription written for hydrocodone/acetaminophen 10mg/325mg tablets. Alleged violation of law: KRS 315.121(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. 13-0136. Nonresident pharmacy permit holder disciplined in home jurisdiction for multiple violations concerning record keeping of controlled substances. 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. 13-0137. Home Medical Equipment permit holder allegedly relocated without notifying the Board. Alleged violation of law: KRS 315.520(2)(5). 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. 13-0138. Pharmacist allegedly failed to complete 1.5 continuing education units in 2012. Pharmacist allegedly completed 1.0 of the required 1.5 units of continuing education. Alleged violations of law: KRS 315.065 and 201 KAR 2:015. 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. 13-0140. Pharmacy technician allegedly engaged in unprofessional or unethical conduct by fraudulently obtaining a controlled substance, Suboxone. 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. 13-0141. Home Medical Equipment permit holder allegedly closed without notifying the Board. Alleged violation of law: 201 KAR 2:106 Section 2(1)(c). 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. 13-0142A. Pharmacy permit holder allegedly sold a misbranded product as the result of a medication error. Pharmacy allegedly sold a prescription written for one person to another person. Alleged violation of law: KRS 217.065(1). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0142B. Pharmacist allegedly dispensed a misbranded product as the result of a medication error. Pharmacy allegedly sold a prescription written for one person to another person. Alleged violation of law: KRS 317.065(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. 13-0145. Pharmacy technician allegedly falsified two different technician applications by stating he had not had any technician registration refused, fined, suspended, probated or revoked by any Board of Pharmacy. Alleged violation of law: KRS 315.121(1)(e). 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. 13-0146. Pharmacy permit holder allegedly made or caused to be made a false, fraudulent or forged statement or misrepresentation of a material fact in securing renewal of permit. A no longer employed pharmacist-in-charge was listed in the renewal. Permit holder allegedly maintained an active pharmacy permit without a pharmacist-in-charge from December 14, 2012 until August 1, 2013. Permit holder allegedly did not provide adequate security and control of pharmacy. Non-pharmacist employees were able to access legend drugs without a pharmacist being present. Alleged violations of law: KRS 315.1212(1)(e), KRS. 315.020(1), and 201 KAR 2:100 Section 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. 13-0147A. Pharmacy permit holder allegedly engaged in unprofessional or unethical conduct by allowing a misfilled prescription to be dispensed. Patient allegedly received both oxycodone/acetaminophen 10mg/325mg and acetaminophen 325mg in the same prescription vial. Alleged violation of law: KRS 315.121(1)(a). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary and the case is closed without prejudice.

Case No. 13-0147B. Pharmacist-in-charge allegedly engaged in unprofessional or unethical conduct by misfilling a prescription by dispensing both oxycodone/acetaminophen 10mg/325mg and acetaminophen 325mg in the same prescription vial. Alleged violation of

law: KRS 315.121(2)(d). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary and the case is closed without prejudice.

Case No. 13-0148A. Pharmacy permit holder allegedly engaged in or aided and abetted the unlawful distribution of legend medications. Alleged violation of law: KRS 315.121(1)(j). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary and the case is closed without prejudice.

Case No. 13-0148B. Pharmacist-in-charge allegedly failed in his responsibility of procurement, storage, security and disposition of drugs. Alleged violation of law: 201 KAR 2:205 Section 2(3)(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary and the case is closed without prejudice.

Case No. 13-0148C. Pharmacist-in-charge allegedly failed in his responsibility of procurement, storage, security and disposition of drugs. Alleged violation of law: 201 KAR 2:205 Section 2(3)(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary and the case is closed without prejudice.

Case No. 13-0148D. Pharmacy technician allegedly diverted approximately 4000 hydrocodone/acetaminophen over a four year period. 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. 13-0150A. Special Medical Gas permit holder allegedly did not have the pharmacist-in-charge review records of the special pharmacy permit for medical gasses for the fourth quarters of 2012 and first and second quarters of 2013. Alleged violation of law: 201 KAR 2:225 Section 2(1)(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. 13-0150B. Pharmacist-in-charge allegedly did not review the records of the special pharmacy permit for medical gasses for the fourth quarters of 2012 and first and second quarters of 2013. Alleged violation of law: 201 KAR 2:225 Section 2(1)(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. 13-0151A. Pharmacy permit holder allegedly did not provide adequate security and control of a controlled medication. Pharmacy permit holder allegedly allowed pharmacy technician to divert a controlled substance from the pharmacy of employment. Alleged violation of law: 201 KAR 2:100 Section 1. CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 13-0151B. Pharmacist-in-charge allegedly did not provide adequate security and control of a controlled medication. Pharmacist-in-charge allegedly allowed pharmacy technician to divert a controlled substance from the pharmacy employment. Alleged violation of law: 201 KAR 2:205(3)(b). CRC Recommendation: There is sufficient evidence developed and the investigator is directed to conduct further investigation.

Case No. 13-0151C. Pharmacy technician allegedly engaged in unprofessional or unethical conduct. Pharmacy technician allegedly diverted a controlled substance from the pharmacy of employment. Alleged violation of law: KRS 315.121(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. 13-0152A. Pharmacy permit holder allegedly did not provide adequate security and control of drugs. Alleged violation of law: 201 KAR 2:100 Section 1. CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0152B. Pharmacist-in-charge allegedly did not provide adequate security and control of drugs. Alleged violation of law: 201 KAR 2:205(3)(b). CRC Recommendation: There is insufficient evidence of a violation to warrant disciplinary action and the case is closed without prejudice.

Case No. 13-0152C. Pharmacy technician allegedly engaged in unprofessional or unethical conduct by diverting non-controlled and controlled substances from the pharmacy and being charged with possession of marijuana, drug paraphernalia and receiving stolen property under \$500. 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. 13-0153. Pharmacist violated KYPRN Agreement with a positive drug screen for diphenhydramine without permission from KYPRN Committee. Alleged violation: KRS 315.121(1)(i). 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. 13-0154A. 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 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. 13-0154B. Pharmacy technician assisted in the practice of pharmacy without a current pharmacy technician registration from 4/23/12 to 5/16/13. 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.

RECIPROCITY/RELICENSE/INTERNSHIP/PHARMACY TECHNICANS:

Pharmacy Technician Registrant JP. Dr. Greenwell moved to grant pharmacy technician registration for JP provided he signs an Agreed Order with probation for 1 year, 3 drug screens per year, and standard PRN language. Dr. Hanna seconded, and the motion passed unanimously.

Pharmacy Technician Registrant GS. Dr. Greenwell moved to grant pharmacy technician registration for GS provided he signs an Agreed Order with probation for 2 years, 6 drug screens per year, and standard PRN language. Dr. Hanna seconded, and the motion passed unanimously.

CORRESPONDENCE/COMMUNICATION:

Dual PIC/Terry Case. Pharmacist Terry Case requested permission to be pharmacist-in-charge of St. Elizabeth Medical Center Grant County Pharmacy and Spears-Case Pharmacy Consultants, a non-dispensing pharmacy. Dr. Greenwell moved to approve Terry Case to be pharmacist-in-charge of St. Elizabeth Medical Center Grant County Pharmacy and Spears-Case Pharmacy Consultants. Dr. Hanna seconded, and the motion passed unanimously.

Dual PIC/Shawn Roe. Pharmacist Shawn Roe requested permission to be pharmacist-in-charge of out-of-state pharmacies VetRxDirect and NuCara Pharmacy #1, both located in the same building. Dr. Greenwell moved to approve Shawn Roe to be pharmacist-in-charge of VetRxDirect and NuCara Pharmacy #1. Mr. Hadley seconded, and the motion passed unanimously.

NABP: Mr. Burleson gave a brief overview of the International Pharmaceutical Federation meeting he attended in Ireland.

CONTINUING EDUCATION: Dr. Greenwell moved to approve continuing education programs 13-37 through 13-40 as recommended. Ms. Brewer seconded, and the motion passed unanimously.

OLD BUSINESS:

Board Retreat Agenda. The following items have been submitted as agenda items for the November Board Retreat:

1. Collaborative Care Agreements
2. Kroger request
3. Walgreen's request
4. Quality Assurance
5. Gabapentin Abuse
6. Guaifenesin with Codeine as a Special Class of Drug
7. Technician Representative on Advisory Council
8. Role of Pharmacists in Hospital Setting.

FYI: Three continuing education cases were expunged.

ADJOURNMENT: On motion by Dr. Greenwell, seconded by Dr. Hanna and passed unanimously, President Thornbury adjourned the Board Meeting at 11:40 a.m. The next regularly scheduled Board Meeting is scheduled to begin at 9:00 a.m. on November 1, 2013, at the Holiday Inn University Plaza in Bowling Green, Kentucky.

Michael Burleson, R.Ph.
Executive Director