FLORIDA | Board of Pharmacy

Draft Minutes

August 25, 2020 TELEPHONE CONFERENCE CALL 8:00 a.m. ET Call In Number: (888) 585-9008 Conference Code: 599-196-982(#)



Richard Montgomery, BPharm, MBA Chair

Jonathan Hickman, PharmD Vice-Chair

Jessica Sapp, Executive Director

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BOARD OF PHARMACY GENERAL BUSINESS MEETING AGENDA TELEPHONE CONFERENCE CALL DRAFT MINUTES August 25, 2020 8:00 a.m. ET Call In Number: (888) 585-9008 Conference Code: 599-196-982(#)

Participants in this public meeting should be aware that these proceedings are being recorded and that an audio file of the meeting will be posted to the board's website.

I. CALL TO ORDER/ROLL CALL

Call to Order - The meeting was called to order by Board Chair, Mr. Montgomery, at 8:00 a.m. ET.

Those present during the meeting included the following:

MEMBERS PRESENT:

Richard Montgomery, BPharm, MBA, Chair Jonathan Hickman, PharmD, Vice – Chair David Wright, BPharm Jeenu Philip, BPharm Blanca R. Rivera, PharmD, MBA Mark Mikhael, PharmD Jeffrey J. Mesaros, PharmD, JD Gavin Meshad, Consumer Member

STAFF PRESENT:

Jessica Sapp, Executive Director Traci Zeh, Program Administrator

BOARD COUNSEL:

David Flynn, Senior Assistant Attorney General Christopher Dierlam, Assistant Attorney General

PROSECUTION ATTORNEY:

Andrew Pietrylo, DOH Prosecution Services Alejandro Camacho, DOH Prosecution Services

COURT REPORTER:

For the Record 150 Mahan Drive, Suite 140 Tallahassee, FL 32308 (850) 222-5491 (850) 224-5316 (Fax)

II. DISCIPLINARY CASES – Richard Montgomery, BPharm, MBA, Chair A. DETERMINATION OF WAIVER

i. Nieves Suarez, R.P.T., Case No. 2018-15914 (PCP – Rivera & Philip)

The Respondent was not present nor represented by Counsel.

Mr. Camacho presented the case to the Board. The Respondent was charged with the following violation(s): Section 456.072(1)(II) for being found guilty of committing health care fraud.

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Motion: by Dr. Hickman to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. To adopt as its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act.

Second: by Dr. Mikhael Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Hickman to accept the Departments recommendation. Second: by Dr. Mikhael Vote: Unanimous

The Department withdrew their motion for costs.

ii. Megean E. Merriweather, R.P.T., Case No. 2019-27855 (PCP – Weizer & Mikhael)

The Respondent was not present nor represented by Counsel.

Mr. Camacho presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 465.016(1)(a), F.S. (2015), Count II: Section 456.072(1)(x), F.S. (2017-2018) by procuring a license to practice pharmacy by a knowing misrepresentation and failure to report to the Board within thirty days of being convicted or found guilty of, or entering a plea of nolo contender to, regardless of adjudication.

Motion: by Dr. Rivera to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. To adopt as its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act.

Second: by Mr. Philip Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Hickman to accept the Departments recommendation. Second: by Mr. Meshad Vote: Unanimous

The Department withdrew their motion for costs.

iii. Pharmacy Doctors Enterprises d/b/a Zion Clinic Pharmacy, Case No. 2018-13109 (PCP – Weizer & Mikhael)

This case was continued and will be placed on the October agenda.

iv. Speedy Scripts, Inc. d/b/a Speedy Scripts Pharmacy, Case No. 2019-05112 (PCP – Weizer & Mikhael)

The Respondent was present and represented by Michael Silverman, Esq.

Mr. Camacho presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 465.023(1)(c), F.S. (2018), through Rule 64B16-27.410(2)(a)(b)(c), F.A.C., Count II: Section 465.023(1)(c), F.S. (2018), through Rule 64B16-28.140(4), F.A.C., by improper delegation to registered pharmacy technicians and by failure to maintain compounding records.

Motion: by Dr. Rivera to find the Administrative Complaint was properly served on the Respondent. Second: by Dr. Hickman Vote: Unanimous

Motion: by Dr. Hickman to find that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. Second: by Dr. Rivera Vote: Unanimous

Motion: by Dr. Rivera to accept the investigative report into evidence for the purposes of imposing penalty. Second: by Mr. Wright Vote: Unanimous

Motion: by Dr. Rivera to adopt the findings of fact as set forth in the Administrative Complaint. Second: by Dr. Hickman Vote: Unanimous

Motion: by Dr. Rivera to adopt the conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the Pharmacy Practice Act. Second: by Dr. Hickman Vote: Unanimous

The Department presented the following recommendation:

• Probation of Respondent's license for two (2) years to include semiannual

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• Fine of \$5000 to be paid within ninety (90) days of the filing of the Final Order.

After discussion, the following action was taken:

Motion: by Dr. Rivera to impose the following penalties.

- \$2500 Fine to be paid within ninety (90) days of the filing of the Final Order.
- Probation for one (1) year to include semi-annual inspections at the Respondents expense.
- Successful completion of a Board approved twelve (12) hour laws and rules course to be completed by the Prescription Department Manager within one (1) year of the filing of the Final Order.

Second: by Hickman Vote: 6/1. Mr. Philip opposed.

Motion: by Dr. Rivera to impose the costs of \$545.19 payable within ninety (90) days of the filing of the Final Order.

Second: by Hickman Vote: Unanimous

> v. Victor U. Okwute, R. Ph., Case No. 2019-48277 (PCP – Weizer & Hickman)

The Respondent was present.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Count I: 456.072(1)(q), F.S. (2019) by failing to comply with a Board Order.

Motion: by Dr. Mikhael to find the Administrative Complaint was properly served on the Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. Second: by Dr. Rivera Vote: Motion Failed.

Mr. Okwute addressed the Board regarding his hardships on returning the election of rights.

Motion: by Dr. Mikhael to determine there are no issues of disputed facts and proceeded with the case as an informal hearing pursuant to Section 120.57(2), F.S. Second: by Mr. Philip Vote: Unanimous

Motion: by Dr. Rivera to accept into evidence the final investigative file as set forth in the Administrative Complaint. Second: by Dr. Mikhael Vote: Unanimous

Motion: by Dr. Rivera to adopt the findings of fact as set forth in the Administrative Complaint.

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Second: by Dr. Mikhael Vote: Unanimous

Motion: by Dr. Rivera to adopt the conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act. Second: by Dr. Mikhael Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Rivera to impose the following penalties:

• Suspension until full compliance with previous Board Order.

Second: by Mr. Wright Vote: Unanimous

Motion: by Dr. Mikhael to impose the costs of \$238.94. Respondents license will remain suspended until costs are paid in full. Second: by Dr. Rivera Vote: Unanimous

> vi. Marc Laguerre, R.P.T., Case No. 2017-23027 (PCP – Glass & Bisaillon)

The Respondent was not present nor represented by Counsel.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 465.016(1)(e), F.S. (2017) through 21 U.S.C. Sections 843(a)(3) and 846, Count II: Section 456.072(1)(m), F.S. (2017) by unlawfully quiring or obtaining possession of a controlled substance by misinterpretation, fraud, forgery, deception, or subterfuge and by making deceptive, untrue, or fraudulent representation in relation to the practice of a registered pharmacy technician.

Motion: by Dr. Rivera to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. To adopt as its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act.

Second: by Mr. Wright Vote: Unanimous

The Department presented the following recommendation:

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- Suspension until Respondent personally appears before the Board and demonstrates that he is safe to practice his profession with reasonable skill and safety, to include a mental and physical evaluation by PRN
- Board reserves the right to impose reasonable conditions of reinstatement

After discussion, the following action was taken:

Motion: by Dr. Rivera to accept the Departments recommendation. Second: by Mr. Philip Vote: Unanimous

Motion: by Dr. Rivera to impose the costs of \$5,319.10 payable within ninety (90) of reinstatement of the license. Second: by Dr. Mikhael Vote: Unanimous

> vii. Ashraf R. Badr, R. Ph., Case No. 2018-15883 (PCP – Mesaros & Mikhael)

The Respondent was not present nor represented by Counsel.

Dr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Section 456.072(II), F.S. (2019) for being found guilty of committing health care fraud.

Motion: by Dr. Hickman to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. To adopt as its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act. Second: by Mr. Philip

Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Rivera to accept the Departments recommendation. Second: by Dr. Hickman Vote: Unanimous

The Department withdrew their motion for costs.

viii. Anna M. Gillespie, R.P.T., Case No. 2019-37949 (PCP – Bisaillon & Philip)

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The Respondent was not present nor represented by Counsel.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 465.016(1)(e), F.S. (2018-2019) by violating Section 893.13, F.S., Count II: Section 456.072(1)(m), F.S., (2018-2019), for unlawful possession of a controlled substance and engaged in a trick or scheme in the practice of a profession.

Motion: by Dr. Mikhael to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. To adopt as its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act.

Second: by Dr. Hickman Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Mikhael to accept the Departments recommendation. Second: by Dr. Hickman Vote: Unanimous

The Department withdrew their motion for costs.

ix. Peter R. Barski, R. Ph., Case No. 2019-16119 (PCP – Mikhael & Bisaillon)

The Respondent was present.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 465.016(1)(e), F.S. (2018) through Section 893.13, F.S. (2018), Count II: Section 465.016(1)(r), F.S. (2018) by violating Section 456.070(1)(m), F.S. (2018) for unlawful possession of a controlled substance and engaged in a trick or scheme in the practice of a profession.

Motion: by Dr. Hickman to find the Administrative Complaint was properly served on Respondent and that Respondent failed to timely respond to the Administrative Complaint and has waived the right to request a hearing. Second: by Dr. Rivera Vote: Unanimous

Motion: by Mr. Wright to accept into evidence of the final investigative file as charged in the Administrative Complaint.

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Second: by Dr. Hickman Vote: Unanimous

Motion: by Dr. Hickman to adopt the findings of fact, and conclusions of law as set forth in the Administrative Complaint. Second: by Mr. Wright Vote: Unanimous

Dr. Polles was present on behalf of the Professional Resource Network (PRN).

Motion: by Dr. Hickman to adopt the its findings of fact, and conclusions of law as set forth in the Administrative Complaint and find that this constitutes a violation of the practice act. Second: by Dr. Rivera Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Rivera to impose the following penalties:

- Suspension until Respondent personally appears before the Board and demonstrates that he is safe to practice his profession with reasonable skill and safety, to include a mental and physical evaluation by PRN
- Board reserves the right to impose reasonable conditions upon reinstatement

Second: by Mr. Philip Vote: 6/1. Dr. Hickman opposed.

Motion: by Dr. Rivera to impose the costs of \$931.78 payable within ninety (90) days upon reinstatement of license. Second: by Dr. Mesaros Vote: Unanimous

B. INFORMAL

i. Tariana L. Coleman, R.P.T., Case No. 2020-09966 (PCP – Weizer & Meshad)

The Respondent was not nor represented by Counsel.

Mr. Camacho presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 456.072(1)(c), F.S. (2015-2016), Count II: Section 456.072(1)(x), F.S. (2015-2016) by being convicted of, or entering a plea of guilty or nolo contendere to, any misdemeanor or felony, regardless of adjudication, a crime in any jurisdiction which relates to or the ability to practice and by failing to report to the Board within 30 days after conviction.

Motion: by Dr. Rivera to find the Administrative Complaint was properly served on Respondent

and Respondent requested an informal hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint and to adopt as its findings of fact, those facts alleged in the Administrative Complaint. Second: by Dr. Hickman Vote: Unanimous

Motion: by Dr. Hickman to find that the findings of fact support a finding of a violation of Florida Statutes, as charged in the Administrative Complaint. Second: by Dr. Rivera Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Mr. Philip to impose the following penalties:

- Suspension until Respondent personally appears before the Board and demonstrates that he is safe to practice his profession with reasonable skill and safety, to include a mental and physical evaluation by PRN
- Board reserves the right to impose reasonable conditions upon reinstatement

Second: by Dr. Rivera Motion withdrawn.

Motion: by Dr. Mikhael to accept the Departments recommendation of Revocation. Second: by Dr. Rivera Vote: Unanimous

The Department withdrew their motion for costs.

ii. Jessica L. Proctor, R. Ph., Case No. 2019-21489 (PCP – Weizer & Meshad)

The Respondent was present and represented by Randy Reed, Esq.

Mr. Philip presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 456.072(1)(m), F.S. (2018), Count II: 465.016(1)(e), F.S. (2018), through Section 893.13(6)(a), F.S. (2018) by unlawful possession of a controlled substance and employing a trick or scheme related to the practice of the profession and by stealing controlled substances from an employer without obtaining them from a practitioner or pursuant to a valid prescription.

Motion: by Dr. Rivera to find the Administrative Complaint was properly served on Respondent and Respondent requested an informal hearing. To accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint and to adopt as its findings of fact, those facts alleged in the Administrative Complaint. Second: by Dr. Mikhael Vote: Unanimous

Motion: by Dr. Rivera to find that the findings of fact support a finding of a violation of Florida Statutes, as charged in the Administrative Complaint. Second: by Dr. Mikhael Vote: Unanimous

The Department presented the following recommendation:

- \$10,000 Fine to be paid within ninety (90) days of the filing of the Final Order
- Probation for two (2) years from the date Respondent is deemed safe to resume practice by PRN evaluation and to include the following terms:
 - Respondent may not serve as a PDM unless prior written approval by the Board.
 - Respondent shall not work for more than two (2) pharmacies during each quarter of the probationary period unless prior written approval by the Board.
 - Respondent shall submit reports every three (3) months to the Compliance Officer confirming where Respondent is engaging in Pharmacy practice.
 - Submission of reports every three (3) months to the Compliance Officer from the Respondents employer.
 - Tolling provisions in the event Respondent leaves the state of Florida for a period of 30 (thirty) days or more.

After discussion, the following action was taken:

Motion: by Mr. Philip to to impose the following penalties

- \$2,500 Fine to be paid within ninety (90) days of the filing of the Final Order
- Probation for two (2) years from the date Respondent is deemed safe to resume practice by PRN evaluation
- Respondent is required to remain in compliance with the PRN contract

Second: by Dr. Rivera Vote: Unanimous

Motion: by Mr. Wright to impose the costs of \$720.36 to be paid within ninety (90) days of the filing of the Final Order. Second: by Dr. Rivera Vote: Unanimous

> iii. Kenneth Zielinski, R. Ph., Case No. 2019-05531 (PCP – Mesaros & Hickman)

The Respondent was present.

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Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Section 456.072(1)(f), F.S. (2018) by having a license disciplined by another jurisdiction.

Motion: by Mr. Philip to find the Administrative Complaint was properly served on Respondent and Respondent requested an informal hearing. Second: by Mr. Wright Vote: Unanimous

Motion: by Wright to accept into evidence the final investigative file for the purposes of establishing a prima facie case for a violation of the Florida Statutes as charged in the Administrative Complaint. Second: by Dr. Mikhael Vote: Unanimous

Motion: by Mr. Wright to adopt the findings of fact alleged in the Administrative Complaint. Second: by Mr. Philip Vote: Unanimous

Motion: by Dr. Mikhael to find that the findings of fact support a finding of a violation of Florida Statutes as charged in the Administrative Complaint. Second: by Mr. Wright Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Mr. Wright to impose the following penalties:

- Probation for two (2) years of Respondent's license with the following conditions:
 - Respondent may not serve as a Prescription Department Manager while on Probation.
- Successful completion of a Board approved twelve (12) hour laws and rules course to be completed within one (1) year of the filing of the Final Order.
- \$5,000 Fine to be paid within ninety (90) days of the filing of the Final Order.

Second: by Dr. Mikhael Vote: Unanimous

Motion: by Mr. Wright to impose the costs of \$178.77 to be paid within ninety (90) days of the filing of the Final Order. Second: by Dr. Mikhael Vote: Unanimous

iv. Aliet Hussein, P.S.I., Case No. 2019-40017

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(PCP – Meshad & Mikhael)

The Respondent was not present nor represented by Counsel.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Section 456.072(1)(II), F.S. (2019) by pleading guilty to one count conspiracy to commit health care fraud.

Motion: by Dr. Rivera to find the Administrative Complaint was properly served on Respondent and Respondent requested an informal hearing. To accept the final investigative file into evidence. To adopt the findings of facts alleged in the Administrative Complaint and to find that the findings of fact support a finding of a violation of Florida Statutes, as charged in the Administrative Complaint. Second: by Mr. Wright Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Rivera to accept the Departments recommendation. Second: by Mr. Wright Vote: Unanimous

The Department withdrew their motion for costs.

v. Omar S. Zoobi, R. Ph., Case No. 2018-15898 (PCP – Mesaros & Mikhael)

This case was continued and will be placed on the October agenda.

vi. Jared S. Schaeffer, R. Ph., Case No. 2018-26901 (PCP – Bisaillon & Mikhael & Philip)

The Respondent was present and represented by Martin Dix, Esq.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Section 456.072(1)(m), F.S. (2018) by making deceptive, untrue, or fraudulent representations in or related to the practice of a profession.

Motion: by Mr. Wright to find the Administrative Complaint was properly served on Respondent and Respondent requested an informal hearing. Second: by Dr. Hickman Vote: Unanimous

Motion: by Mr. Wright to accept the final investigative file into evidence. Second: by Dr. Hickman

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Vote: Unanimous

Motion: by Mr. Wright to adopt the findings of facts alleged in the Administrative Complaint. Second: by Dr. Hickman Vote: Unanimous

Motion: by Dr. Hickman to find that the findings of fact support a finding of a violation of Florida Statutes as charged in the Administrative Complaint. The motion was not seconded. Motion Failed.

Motion: by Dr. Hickman to terminate the proceedings and moved for the case to be heard at the Division of Administrative Hearings (DOAH). Second: by Mr. Wright Vote: Unanimous

> vii. Joseph Smith, Jr., R. Ph., Case No. 2019-21287 (PCP – Mesaros & Mikhael)

The Respondent was present.

Mr. Pietrylo presented the case to the Board. The Respondent was charged with the following violation(s): Count I: Section 456.072(1)(c), F.S. (2019), Count II: Section 456.072(1)(x), F.S. (2019) by being found guilty of a crime related to practice and for failure to report conviction to the Board within thirty days.

Motion: by Dr. Hickman to find the Administrative Complaint was properly served on Respondent and Respondent requested an informal hearing. Second: by Mr. Wright Vote: Unanimous

Motion: by Dr. Hickman to accept the evidence in the final investigative file. Second: by Mr. Wright Vote: Unanimous

Motion: by Dr. Hickman to adopt as the findings facts alleged in the Administrative Complaint. Second: by Mr. Wright Vote: Unanimous

Motion: by Dr. Hickman to find that the findings of fact support a finding of a violation of Florida Statutes, as charged in the Administrative Complaint. Second: by Mr. Wright Vote: Unanimous

The Department presented the following recommendation:

Revocation

After discussion, the following action was taken:

Motion: by Dr. Hickman to accept the Departments recommendation. Second: The motion was not seconded. Motion failed.

Motion: by Mr. Philip to impose the following penalties:

- Suspension until Respondent personally appears before the Board and demonstrates that he is safe to practice his profession with reasonable skill and safety, to include a mental and physical evaluation by PRN followed by two (2) years' probation of the Respondents license.
- Board reserves the right to impose reasonable conditions upon reinstatement

Second: by Dr. Rivera Vote: Unanimous

Motion: by Mr. Philip to impose the costs of \$34.26 to be paid within 90 days of the filing of the Final Order. Second: Dr. Rivera Vote: Unanimous

C. VOLUNTARY RELINQUISHMENT

- i. Ronak V. Patel, R.P.T., Case No. 2019-52372 (PCP – Waived)
- ii. Raiza D. De Leon, R.P.T., Case No. 2019-51280 (PCP – Weizer & Rivera)

Motion: by Dr. Mikhael to accept the voluntary relinquishment for Case No. 2019-51280. Second: by Mr. Philip Vote: Unanimous

> iii. Pharmacy 4 Less, LLC, Case No. 2019-47600 (PCP – Hickman & Weizer)

Motion: by Mr. Wright to accept the voluntary relinquishment for Case No. 2019-47600. Second: by Mr. Philip Vote: Unanimous

- iv. Detox of Delray, Case No. 2019-47417 (PCP – Weizer & Meshad)
- v. Wajih Araman, R. Ph., Case No. 2020-00384 (PCP – Waived)
- vi. Keara Russ, R.P.T., Case No. 2020-01690 (PCP – Waived)
- vii. Brianna C. George, R.P.T., Case No. 2020-09970 (PCP – Waived)

viii. Craig A. Lowy, R. Ph., Case No. 2019-39028 (PCP – Meshad & Mikhael)

Motion: by Mr. Wright to accept the voluntary relinquishment for Case No. 2019-39028. Second: by Dr. Hickman Vote: Unanimous

> ix. Pharmedium Services, LLC, Case No. 2019-41321 (PCP – Mesaros & Mikhael)

Motion: by Mr. Wright to accept the voluntary relinquishment for Case No. 2019-41321. Second: by Dr. Rivera Vote: Unanimous

- x. Pharmedium Services, LLC, Case No. 2020-02923 (PCP – Weizer & Meshad)
- xi. Pharmedium Services, LLC, Case No. 2020-08177 (PCP – Weizer & Meshad)

Motion: by Mr. Wright to accept the voluntary relinquishments for Case No. 2020-00384, Case No. 2020-08177 and Case No. 2020-02923. Second: by Dr. Hickman Vote: Unanimous

Motion: by Dr. Rivera to accept the voluntary relinquishments for Case No. 2019-52372, Case No. 2019-47417, Case No. 2020-01690, and Case No. 2020-09970. Second: by Dr. Mesaros Vote: Unanimous

D. MOTION TO VACATE FINAL ORDER

- i. Carmela C. Charles, R.P.T., Case No. 2017-17322 (PCP – Glass & Mesaros)
- ii. Gisela D. Alvarez, R.P.T., Case No. 2017-21165 (PCP – Weizer & Mikhael)
- iii. Farrah Blunt, R.P.T., Case No. 2019-02127 (PCP – Weizer & Rivera)
- iv. Nghi Ho, P.S.I., Case No. 2017-19753 (PCP – Weizer & Montgomery)
- v. Starcia Lucretia Moore, R.P.T., Case No. 2017-14903 (PCP – Philip & Mikhael)
- vi. Erica Whittington, R.P.T., Case No. 2017-17764 (PCP – Mesaros & Montgomery)

Motion: by Mr. Wright to accept the motion to vacate Final Orders for number one Case No. 2017-17764 through number six Case No. 2017-17764. Second: by Mr. Philip Vote: Unanimous

III. ADJOURNMENT

There being no further business, the meeting adjourned at 2:00 p.m.