MINUTES EXECUTIVE COMMITTEE MEETING MISSISSIPPI STATE BOARD OF MEDICAL LICENSURE SEPTEMBER 21, 2016

MEMBERS PRESENT:

Charles D. Miles, M.D., West Point, President Virginia M. Crawford, M.D., Hattiesburg, Vice President Claude D. Brunson, M.D., Secretary

ALSO PRESENT:

John K. Hall, M.D., J.D., Director Stan T. Ingram, Complaint Counsel for the Board Ellen O'Neal, Special Assistant Attorney General Rhonda Freeman, Bureau Director, Licensure Division Arlene Davis, IT Director Leslie Ross, Investigations Supervisor Frances Carrillo, Special Projects Officer, Investigative Division Mickey Boyette, Investigator, Investigative Division Jonathan Dalton, Staff Officer, Investigative Division Sherry H. Pilgrim, Staff Officer

The Executive Committee of the Mississippi State Board of Medical Licensure met on Wednesday, September 21, 2016, at 10:00 a.m. in the Board Room of the Office of the Board located at 1867 Crane Ridge Drive, Jackson, Mississippi.

PERSONAL APPEARANCE BY EDWARD KOFI LARTEVI, M.D., SOUTHAVEN, MISSISSIPPI MEDICAL LICENSE NUMBER 14217

Dr. Hall advised that Dr. Lartevi had been invited to discuss a National Practitioner Data Bank report that the Board had received concerning an inmate that Dr. Lartevi had seen in the emergency room.

It was determined that Dr. Lartevi was not present and also noted that all attempts to contact him were unsuccessful. The Board even called his last known employer and was advised that they had not heard from him in a couple of years.

After a brief discussion, motion was made by Dr. Crawford, seconded by Dr. Brunson, and carried that Dr. Hall mark Dr. Lartevi as Do Not Renew (DNR) in the physician tracking system until he calls and discusses the matter with Dr. Hall.

MR INGRAM ARRIVED AT 10:35 A.M.

PERSONAL APPEARANCE BY DAVID SMITH TALTON, M.D., TUPELO, MISSISSIPPI MEDICAL LICENSE NUMBER 12809

Dr. Hall advised that Dr. Talton had been invited to discuss a National Practitioner Data Bank report that the Board had received concerning a case that involved Dr. Talton.

Dr. Talton joined the meeting and was represented by legal counsel, John Wheeler. Dr. Talton had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Mr. Ingram, Complaint Counsel for the Board, advised that this matter involves a current investigation and should be heard in Executive Session. Motion was made by Dr. Miles, seconded by Dr. Crawford and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that no action was taken and that the Licensee had explained their new policy concerning the matter.

PERSONAL APPEARANCE BY DONNA LEIGH HARRINGTON, M.D., TUPELO, MISSISSIPPI MEDICAL LICENSE NUMBER 09970

Dr. Hall advised that Dr. Harrington had been invited to discuss why she had no records or treatment file for a prescription that she issued to a fellow physician.

Dr. Harrington joined the meeting and was represented by legal counsel, John Wheeler. Dr. Harrington had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Hall recapped why Dr. Harrington had been invited today and also discussed her CME documentation and certificates. Dr. Harrington advised that she had given copies of her CME's to Investigator Boyette when he visited her office. Mr. Boyette advised that Dr. Harrington's CME's are incomplete due to the fact that several certificates provided were not for the correct CME cycle.

Following several questions from Dr. Hall and the Executive Committee, Dr. Harrington advised that she had no recollection of a visit or the prescription for Dr. Fletcher. Dr. Hall advised Dr. Harrington of the Board's Rules and Regulations concerning prescribing and advised that good medical practice includes a medical

record. Dr. Harrington concurred and affirmed that treating without a medical record did not meet standard of care.

Motion was made by Dr. Brunson, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that Dr. Harrington take five (5) hours of Professional Boundaries, Inc., (PBI) CME courses in record keeping. The courses are in addition to the Board's required 40 hours of Category I CME every two (2) years for licensure renewal. This is not considered disciplinary action and is not reportable.

Dr. Miles thanked Dr. Harrington for appearing today and advised that she will receive a letter after the matter has been approved by the Board tomorrow.

PERSONAL APPEARANCE BY JUSTIN CHRISTOPHER GRAFF, M.D., TUPELO, MISSISSIPPI MEDICAL LICENSE NUMBER 15750

Dr. Hall advised that Dr. Graff had been invited to discuss why he had no records or treatment file for prescriptions that he issued to a fellow physician.

Dr. Graff joined the meeting and was represented by legal counsel, John Wheeler. Dr. Graff had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Hall recapped why Dr. Graff had been invited today and advised Dr. Graff that the floor was his to discuss the matter. Dr. Graff advised that he had not kept a record on Dr. Fletcher, but was almost certain that all of the prescriptions were for recurrent diverticulosis. Dr. Graff could not explain why Dr. Fletcher's GI doctor did not call in the prescriptions. Dr. Graff advised that he was not aware of other physicians in the group also writing prescriptions for Dr. Fletcher.

Following several questions, motion was made by Dr. Brunson, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee

will recommend to the Board that Dr. Graff take five (5) hours of Professional Boundaries, Inc., (PBI) CME courses in record keeping. The courses are in addition to the Board's required 40 hours of Category I CME every two (2) years for licensure renewal. This is not considered disciplinary action and is not reportable.

Dr. Miles thanked Dr. Graff for appearing today and advised that he will receive a letter after the matter has been approved by the Board tomorrow.

PERSONAL APPEARANCE BY SAMUEL DEAN NEWELL, JR., M.D., TUPELO, MISSISSIPPI MEDICAL LICENSE NUMBER 10310

Dr. Hall advised that Dr. Newell had been invited to discuss why he had no records or treatment file for prescriptions that he issued to a fellow physician. Dr. Hall advised that Dr. Newell has written twenty-five (25) prescriptions to Dr. Fletcher starting in May 2012.

Dr. Newell joined the meeting and was represented by legal counsel, John Wheeler. Dr. Newell had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Hall recapped why Dr. Newell had been invited today and advised Dr. Newell that the floor was his to discuss the matter. Dr. Newell advised that he had no recollection of any of the prescriptions. Dr. Miles asked him if he had taken Dr. Fletcher's blood pressure and he stated he had not, as well as advising that he had not performed a physical examination on Dr. Fletcher.

Following several additional questions from Dr. Hall and the Executive Committee, motion was made by Dr. Brunson, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that Dr. Newell take five (5) hours of Professional Boundaries, Inc., (PBI) CME courses in record keeping. The courses are in addition to the Board's required 40 hours of Category I CME every two (2) years for licensure renewal. This is not considered disciplinary action and is not reportable.

Dr. Miles thanked Dr. Newell for appearing today and advised that he will receive a letter after the matter has been approved by the Board tomorrow.

PERSONAL APPEARANCE BY RICHARD E. BROWNSTEIN, M.D., COLUMBUS, MISSISSIPPI MEDICAL LICENSE NUMBER 15662

Dr. Hall advised that Dr. Brownstein had been invited to discuss why he had instructed his nurse to take pain medication that was prescribed for her boyfriend until the antibiotics prescribed for her had "kicked" in.

Dr. Brownstein joined the meeting and was represented by legal counsel, Mark Caraway. Dr. Brownstein had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Hall recapped why Dr. Brownstein had been invited today and advised Dr. Brownstein that the floor was his to discuss the matter.

Dr. Brownstein advised that he had told his nurse to take one of her boyfriend's Percocets. Dr. Hall and the Executive Committee asked several questions about his practice, his nurse, and how he used the Prescription Monitoring Program. Dr. Brownstein advised that even though he had instructed her to take only one (1) pill that she took more and ultimately failed a drug screen. Dr. Brownstein advised that he did write a letter to the Board of Nursing concerning the matter. Dr. Brownstein advised that he did not have a medical record on his nurse.

Following several questions, the Executive Committee advised Dr. Brownstein that what he had done is a violation of state and federal law. It was also discussed that Dr. Brownstein had just recently registered with the Prescription Monitoring Program even though it is required in the Board's Rules and Regulations. Dr. Hall also addressed Dr. Brownstein's CME's and noted that he could not provide certificates for approximately seventeen (17) hours when requested by the Board's Investigator.

Motion was made by Dr. Brunson, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that he be offered a Consent Agreement in lieu of a formal hearing. As part of the Consent Agreement, he will be required to attend five (5) hours each of Professional Boundaries, Inc., (PBI) CME courses in record keeping, and prescribing to be completed within six (6) months of when he signs the Consent Agreement. The courses are in addition to the Board's required 40 hours of Category I CME every two (2) years for licensure renewal.

Dr. Hall advised Dr. Brownstein that if the Board agrees with the Executive Committee's decision that he will receive the Consent Agreement for his review and signature shortly. Also, Dr. Hall advised that once executed the Consent Agreement is considered disciplinary action and is reportable. Mr. Ingram advised Dr. Brownstein that he had the right to review and sign the proposed Consent Agreement or he could appear before the Board in a formal hearing if he decides that is the course he wishes to take in the matter. Dr. Brownstein was advised to share the proposal with his counsel and then advise the Board of his decision.

THE EXECUTIVE COMMITTEE RECESSED FOR LUNCH AT 11:55 A.M. AND RETURNED AT 12:40 P.M.

PERSONAL APPEARANCE BY ANN A. TRAN, M.D., EDEN PRAIRIE, MN, MISSISSIPPI MEDICAL LICENSE NUMBER 19424

Dr. Hall advised that Dr. Tran had been invited to discuss her self reporting of a non-disciplinary letter issued by the North Carolina Medical Board surrounding a medical malpractice payment made on her behalf.

Dr. Tran joined the meeting and was represented by legal counsel, William McKinley. Dr. Tran had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Mr. Ingram advised that this matter involves a current investigation and should be heard in Executive Session. Motion was made by Dr. Miles, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that no further action be taken in this matter.

Dr. Miles thanked Dr. Tran for appearing today and advised that she will receive a letter after the matter has been approved by the Board tomorrow.

PERSONAL APPEARANCE BY JAMES H. TURNER, M.D., EDEN PRAIRIE, MN, MISSISSIPPI MEDICAL LICENSE NUMBER 18741

Dr. Hall advised that Dr. Turner had been invited to discuss his self reporting of a non-disciplinary letter issued by the North Carolina Medical Board surrounding a medical malpractice payment made on his behalf.

Dr. Turner joined the meeting and was represented by legal counsel, William McKinley. Dr. Turner had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Mr. Ingram advised that this matter involves a current investigation and should be heard in Executive Session. Motion was made by Dr. Miles, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that no further action be taken in this matter.

Dr. Miles thanked Dr. Turner for appearing today and advised that he will receive a letter after the matter has been approved by the Board tomorrow.

PERSONAL APPEARANCE BY GABRIEL AGBANYIM, M.D., BOGALUSA, LA, APPLICANT

Dr. Hall advised that Dr. Agbanyim had been invited to discuss issues with his application and discrepancies related to his being on probation during his postgraduate training. Dr. Hall advised that his Program Director has submitted an amended response which actually was worse than the first response.

Dr. Agbanyim joined the meeting and was not represented by legal counsel. Dr. Agbanyim had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Dr. Miles asked Dr. Agbanyim to discuss the irregularities with his application during the licensure process. Dr. Agbanyim advised he never thought he was on probation but took a leave of absence due to a divorce and loss of a child. The Executive Committee and Dr. Hall asked Dr. Agbanyim several questions about his practice plans and his future.

Dr. Hall advised Dr. Agbanyim that he will be receiving a public letter of concern related to his failure to fully disclose his probation during postgraduate training that would be reported to the Federation of State Medical Boards only. Dr. Hall advised that the letter is not considered to be disciplinary action or a limitation or restriction on his license.

Dr. Miles thanked Dr. Agbanyim for appearing today and told him he would be

receiving the letter of concern shortly.

PERSONAL APPEARANCE BY DESH D. SIDHU, M.D., SENATOBIA, MISSISSIPPI MEDICAL LICENSE NUMBER 08224

Dr. Hall advised that Dr. Sidhu had been invited to discuss a National Practitioner Data Bank report that the Board had received concerning a case that involved Dr. Sidhu.

Dr. Sidhu joined the meeting and was represented by legal counsel, Tornmie Williams. Dr. Sidhu had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Mr. Ingram, Complaint Counsel for the Board, advised that this matter involves a current investigation and should be heard in Executive Session. Motion was made by Dr. Miles, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that no further action be taken in this matter.

THE EXECUTIVE COMMITTEE RECESSED AT 1:45 P.M. AND RETURNED AT 2:00 P.M.

PERSONAL APPEARANCE BY DOUGLAS WILLIAM BYRD, M.D., JACKSON, MISSISSIPPI MEDICAL LICENSE NUMBER 15999

Dr. Hall advised that Dr. Byrd is a psychiatrist that had been invited to discuss his collaborative practice. Dr. Hall advised that Dr. Byrd was visited by one of the Board's investigators after he self-reported an issue with an employee using his prescription pad. While the investigator was there Dr. Byrd was unable to produce copies of the APRN protocol/agreement, chart reviews and quarterly meeting logs. Dr. Hall did advise that Dr. Byrd later delivered copies of his CME's and collaborative agreement which was signed the day after the investigator's visit.

Dr. Byrd joined the meeting and was not represented by legal counsel. Dr. Byrd had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Dr. Hall recapped why Dr. Byrd had been invited and asked Dr. Byrd to address the matter. Dr. Byrd advised that he had notified the Medical Board, the Nursing Board, and filed a police report when he discovered the problem with the prescription pad. He said he does not do the filing in his office and he just could not locate what the investigator was asking for the day he visited him. The Executive Committee asked several questions concerning the protocol, quarterly meetings, chart reviews, etc. Dr. Byrd advised he did not realize that he needed to update his information annually. Dr. Byrd advised that he does check his PMP regularly and that he has reviewed the Board's Rules and Regulations and has a clear understanding of what is expected of him.

Dr. Hall advised that he does not see where any action needs to be taken today, but advised Dr. Byrd that within the next six (6) months that an investigator with the Board, Nursing Board, or both will drop by and make an on-site visit to check and ensure compliance.

Dr. Miles thanked Dr. Byrd for appearing today.

PERSONAL APPEARANCE BY JEAN MARIE BARKER, M.D., GREENVILLE, MISSISSIPPI MEDICAL LICENSE NUMBER 12431

After checking the reception area, it was determined that Dr. Barker was not present at the meeting. The Executive Committee requested that Dr. Hall contact Dr. Barker and invite her to the November Executive Committee meeting.

PERSONAL APPEARANCE BY SARAH QUILTER MITCHELL, M.D., GREENVILLE, MISSISSIPPI MEDICAL LICENSE NUMBER 22547

Dr. Hall advised that Dr. Mitchell had been invited to discuss her involvement and treatment of a patient. Dr. Hall advised that the Board had received a complaint from the patient that needed to be addressed.

Dr. Mitchell joined the meeting and was represented by legal counsel, Scott Phillips. Dr. Mitchell had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

After introductions, Dr. Miles mentioned the complaint received by the Board and Dr. Mitchell advised that she had read and responded to the Board's request. Dr. Mitchell went into detail about her visit with the patient, her examination and the tests she had ordered.

Following several questions from Dr. Hall and the Executive Committee, motion

was made by Dr. Miles, seconded by Dr. Crawford, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action. Dr. Mitchell and her attorney were asked to join the Executive Session.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that no further action be taken in this matter at this time.

Dr. Miles thanked Dr. Mitchell and her attorney for appearing today and advised that the Board will send her a letter once the matter is approved by the Board.

PERSONAL APPEARANCE BY KURT DARWIN JOHNSON, M.D., MADISON, MISSISSIPPI MEDICAL LICENSE NUMBER 11099

Dr. Hall advised that Dr. Johnson had been invited to appear to discuss prescribing issues in his practice and his collaboration with APRN Kimberly Strong. Dr. Hall advised that Dr. Johnson had been visited by one of the Board's investigators after receiving information that Dr. Johnson had prescribed opioids and benzodiazepines to a known opioid addict for over a year.

Dr. Johnson joined the meeting and was not represented by legal counsel. Dr. Johnson had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Dr. Hall briefly recapped why Dr. Johnson had been invited and advised that the floor was his to address the matter. Dr. Johnson advised that he does have pain contracts, that he has records on his patients, completes chart reviews, and does random drug screens. Dr. Johnson advised that he does utilize the PMP and used it last a couple of weeks ago.

Dr. Miles asked Dr. Johnson if he follows liver functions on a patient that is known to have had a liver transplant. Dr. Johnson advised that he was not sure, but thinks so. Dr. Johnson said the APRN is no longer in his office and he thinks that she left at the end of July.

Following questioning, motion was made by Dr. Crawford, seconded by Dr. Brunson, and carried to enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr.

Brunson to report on their decision. Dr. Brunson advised that following a review of the facts of the case, that the Executive Committee will recommend to the Board the referral of Dr. Johnson to the Examining Committee pursuant to MS Code § 73-25-55.

Dr. Miles advised Dr. Johnson that he will be sent the information advising him when to appear for the referral and thanked him for appearing today.

PERSONAL APPEARANCE BY CHARLES M. LOBRANO, JR., M.D., LONG BEACH, MISSISSIPPI MEDICAL LICENSE NUMBER 10840

Dr. Hall advised that Dr. Lobrano had been invited to appear to discuss prescribing issues in his practice. Dr. Hall stated that an investigator came across Dr. Lobrano while conducting another investigation. Dr. Lobrano is an Anesthesiologist that is prescribing Testosterone to as many as ten (10) male physicians, his wife, and prescribing weight loss medications to several females all outside the course of a doctor patient relationship with no records.

Dr. Lobrano joined the meeting and was not represented by legal counsel. Dr. Lobrano had executed a written agreement for this informal meeting, a copy of which is attached hereto and incorporated by reference.

Following introductions, Dr. Hall briefly recapped why Dr. Lobrano had been invited and advised Dr. Lobrano that the floor was his to discuss the matter. Dr. Lobrano advised that he had taken courses in anti-aging medicine and that his wife is a nurse. Dr. Lobrano stated that he basically opened up the clinic for his wife, but has since closed the clinic. He discussed that he has a brother that is a family physician and it seems that the pharmacy has gotten some of their prescriptions logged incorrectly. Dr. Lobrano advised that he did not have charts on the patients, that he was just trying to help them.

Following questions from Dr. Hall and the Executive Committee concerning the individuals that he was providing prescriptions and the different reasons, motion was made by Dr. Crawford, seconded by Dr. Brunson, and carried that the Executive Committee enter into Executive Session to discuss a matter which could result in adverse action.

Upon a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee came out of Executive Session at which time Dr. Miles asked Dr. Brunson to report on their decision. Dr. Brunson advised that the Executive Committee will recommend to the Board that Dr. Lobrano attend five (5) hours <u>each</u> of Professional Boundaries, Inc., (PBI) CME courses in prescribing and record keeping. It is expected that these courses will be completed and the Board notified with documentation of

successful completion within the next six (6) months. These CME's are in addition to the required 40 hours of Category I CME every two (2) years for licensure renewal.

Dr. Miles thanked Dr. Lobrano for appearing today and told him that he would receive a letter once the Board had approved their recommendation.

REVIEW OF SEPTEMBER 22, 2016, BOARD AGENDA

The agenda for tomorrow's meeting was briefly discussed.

ADJOURNMENT

There being no further business, the meeting adjourned at 4:55 p.m.

Charles D. Miles, M.D.

President

Minutes taken and transcribed by Sherry H. Pilgrim Staff Officer September 21, 2016

I, **David Smith Talton, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

- During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
- 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
- 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

4.	By signing my name in the space provided below, I hereby authorize to Executive Committee to proceed with the informal appearance, subject to to stipulations and understandings as noted above. I have elected to proceed:	
	with legal counsel present (name of counsel: The world	
	without legal counsel present	
EXEC	UTED, this the 2 day of September, 2016.	

Witness

T. Robinson

AGENDA ITEM: Personal appearance by David Smith Talton, M.D.

In a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee made the decision to recommend to the Board that no action be taken. The new policy was explained.

<u>VOTE</u> :	<u>FOR</u> <u>AGAI</u>	<u>NST</u> <u>ABSTAIN</u>	<u>ABSENT</u>
Charles D. Miles, M.D.	X		
Virginia M. Crawford, M.D.	Χ		
Claude D. Brunson, M.D.	Χ		

With a motion by Dr. Crawford, seconded by Dr. Miles, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, Donna Leigh Harrington, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Cornmittee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
 - 4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

✓ with legal counsel present (name of counsel:	Wheeler	_)
without legal counsel present		
EXECUTED, this the 21 day of Systemes, 2016.		
Comm H	hus MD	

TDI

AGENDA ITEM: Personal appearance by Donna Leigh Harrington, M.D.

In a motion by Dr. Brunson, seconded by Dr. Crawford, and carried the Executive Committee made the decision to recommend 5 hours of Professional Boundaries, Inc (PBI) CME courses in record keeping. This is in addition to the required 40 hours of Category I CME required every 2 years per the Board's Rules and Regulations. This is not considered reportable action.

VOIE:	FUR	<u>AGAINS I</u>	ABSTAIN	ABSENT
Charles D. Miles, M.D.	X			
Virginia M. Crawford, M.D.	Χ			
Claude D. Brunson, M.D.	X			

VOTE.

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

I, **Justin Christopher Graff, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:

- 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
- 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
- 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
- 4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

<u> </u> with legal counsel present (name of counsel: סאות שאפפוביר (חame of counsel: אונן שאפפוביר שונן שונן אונן ביינוים
without legal counsel present
EXECUTED, this the al day of Serbenber, 2016.

Witness:

AGENDA ITEM: Personal appearance by Justin Christopher Graff, M.D.

In a motion by Dr. Brunson, seconded by Dr. Crawford, and carried the Executive Committee made the decision to recommend 5 hours of Professional Boundaries, Inc (PBI) CME courses in record keeping. This is in addition to the required 40 hours of Category I CME required every 2 years per the Board's Rules and Regulations. This is not considered reportable action.

VOIE:	<u>FOR</u>	<u>AGAINST</u>	ABSTAIN	<u>ABSENT</u>
Charles D. Miles, M.D.	Х			
Virginia M. Crawford, M.D.	X		* *	
Claude D. Brunson, M.D.	X			

With a motion by Dr. Crawford, seconded by Dr. Miles, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, Samuel Dean Newell, JR, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

Witness: T. Robinson

AGENDA ITEM: Personal appearance by Samuel Dean Newell, JR, M.D.

In a motion by Dr. Brunson, seconded by Dr. Crawford, and carried the Executive Committee made the decision to recommend 5 hours of Professional Boundaries, Inc (PBI) CME courses in record keeping. This is in addition to the required 40 hours of Category I CME required every 2 years per the Board's Rules and Regulations. This is not considered reportable action.

VOIE:	<u>FOR</u>	<u>AGAINST</u>	ABSTAIN	ABSENT
Charles D. Miles, M.D.	Х			
Virginia M. Crawford, M.D.	Χ			
Claude D. Brunson, M.D.	Χ			

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Section 2

Charles D. Miles, M.D.

- I, Richard E. Brownstein, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:	
without legal counsel present EXECUTED, this the 2 day of 5016.	
LICENSEE	_

Witness: WMA Booke

AGENDA ITEM: Personal appearance by Richard E. Brownstein, M.D.

In a motion by Dr. Brunson, seconded by Dr. Crawford, and carried the Executive Committee will recommend to the Board that Licensee be offered a Consent Agreement in lieu of formal charges, which includes requirement to attend 5 hours **each** of Professional Boundaries, Inc (PBI) CME courses in record keeping, ethics and prescribing. This is in addition to your required 40 hours of CME required per the Board's Rules and Regulations. The additional courses are to be completed within the next 6 months. The Consent Order is considered reportable action.

<u>VOTE</u> :	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Charles D. Miles, M.D.	Х			
Virginia M. Crawford, M.D.	Х			
Claude D. Brunson, M.D.	Χ			

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, Ann A. Tran, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
 - 4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: will am	McKinley
without legal counsel present	1

EXECUTED, this the 21 day of September 2016.

LICENSEE

Witnes

AGENDA ITEM: Personal appearance by Ann A. Tran, M.D.

In a motion by Dr. Miles, seconded by Dr. Crawford, and carried the Executive Committee made the decision to recommend to the Board that no further action be taken.

<u>VOTE</u> :	FOR	<u>AGAINS I</u>	ABSTAIN	ABSENT
Charles D. Miles, M.D. Virginia M. Crawford, M.D.	X X			
Claude D. Brunson, M.D.	X	ı		

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, James H. Turner, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the
stipulations and understandings as noted above. I have elected to proceed:
stipulations and understandings as noted above. I have elected to proceed: with legal counsel present (name of counsel: William M Kruke of
without legal counsel present
UTED, this the 2/5tday of Sept, 2016.

James H. June

Witness the rry Pilson

AGENDA ITEM: Personal appearance by James H. Turner, M.D.

In a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee made the decision to recommend to the Board that no further action be taken.

VOIE:	FOR	<u>AGAINS I</u>	ABSTAIN	ABSENT
Charles D. Miles, M.D. Virginia M. Crawford, M.D.	X			
Claude D. Brunson, M.D.	X			

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

AGREEMENT TO APPEAR INFORMALLY BEFORE BOARD BY APPLICANT FOR LICENSURE

- I, Gabriel Agbanyim, MD, have requested an opportunity to appear informally before the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss my pending application for a Mississippi medical license, the current investigation being conducted by the Board, possible grounds for denial, and possible resolution of the matter. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Board or its staff, and to give the Board or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Board may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Board Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for denial of licensure during my informal appearance.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Board of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Board members from further participation or consideration in the event a formal show cause hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Board. I will not object to any of the members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
 - 4. By signing my name in the space provided below, I hereby authorize the Board to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed: with legal counsel present (name of counsel: without legal counsel present EXECUTED, this the 21 day of September, 2016.

Witness: with Anach

APPLICANT

- I, **Desh D. Sidhu, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

	4.	By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:
		with legal counsel present (name of counsel: Ma / thanks
		without legal counsel present
	EXEC	UTED, this the Aday of Aday of Aday, 2016.
		LICENSEE
Witness	s:	$\frac{33(4)}{21}$

AGENDA ITEM: Personal appearance by Desh D. Sidhu, M.D.

In a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee made the decision to recommend to the Board that no further action be taken in this matter.

<u>VOTE</u> :	<u>FOR</u>	AGAINST	ABSTAIN	<u>ABSENT</u>
Charles D. Miles, M.D.	X			
Virginia M. Crawford, M.D.	Χ			
Claude D. Brunson, M.D.	X			

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, **Douglas William Byrd, M.D.,** have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

4.	By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:
	with legal counsel present (name of counsel:)
	without legal counsel present
EXEC	SUTED, this the $\frac{21}{}$ day of $\frac{50}{}$, 2016.

Witness: Thelmekia
Robinson

- I, Sarah Quilter Mitchell, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
 - 4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel: Scott Philips)
without legal counsel present

EXECUTED, this the 21 day of 4

LICENSEE

TD

AGENDA ITEM: Personal appearance by Sarah Q. Mitchell, M.D.

In a motion by Dr. Brunson, seconded by Dr. Crawford, and carried the Executive Committee made the decision to recommend to the Board that no further action be taken at this time.

FUR	<u>AGAINS I</u>	ABSTAIN	ABSENT
Χ			
Χ			
X		1 4	
	X X X	X X X X	X X X X

MOTE.

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, **Kurt Darwin Johnson, M.D.**, have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - 1. During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - 2. I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.

By signing my name in the space provided below, I hereby authorize the

Executive Committee to proceed with the informal appearance, subject to stipulations and understandings as noted above. I have elected to proceed:	th
with legal counsel present (name of counsel:)	
without legal counsel present	
EXECUTED , this the 21 day of 3 , 2016.	
d + 0	

4.

AGENDA ITEM: Personal appearance by Kurt Darwin Johnson, M.D.

In a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee made the decision that following review of the facts of the case, to recommend to the Board referral of licensee to the Examining Committee pursuant to MS Code § 73-25-55.

VOTE:	<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Charles D. Miles, M.D.	X			
Virginia M. Crawford, M.D.	X			
Claude D. Brunson, M.D.	X			

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.

- I, Charles M. Lobrano, JR, M.D., have been asked to appear informally before the Executive Committee of the Mississippi State Board of Medical Licensure (hereinafter "Board") to discuss issues which may relate to my practice and possible the grounds, if any, for disciplinary action, and possible resolution of the same. It is the purpose of the informal meeting to discuss the facts of the case, to give me an opportunity to ask questions of the Committee or its staff, and to give the Committee or its staff an opportunity to ask questions of me. Because the meeting is informal, no disciplinary action will be taken without my express written consent. In so doing, I have been advised and understand the following:
 - During the meeting, the Executive Committee may or may not be represented by legal counsel. Notwithstanding, I understand that I have a right, if I so choose, to employ legal counsel and have counsel present during the informal meeting.
 - I authorize the Committee Members to review and examine any statements, documentary evidence, or materials concerning the possible grounds for disciplinary action against my license.
 - 3. Because the purpose of my appearance is to avoid a hearing before the Board, I agree that presentation to and consideration by the Committee of any facts, matters, and documents pertaining to my case shall not unfairly or illegally prejudice the Committee members from further participation or consideration in the event a formal hearing is later conducted. Stated differently, in the event the pending matter is not resolved following my appearance before the Committee, I will not object to any of the Committee members from further participating in subsequent meetings or hearings that may be conducted in relation to this matter.
 - 4. By signing my name in the space provided below, I hereby authorize the Executive Committee to proceed with the informal appearance, subject to the stipulations and understandings as noted above. I have elected to proceed:

with legal counsel present (name of counsel:)	
without legal counsel present	
EXECUTED , this the 2 day of $3eph$, 2016.	
- Chale an	
LICENSEE	

Witness:

T. Robinson

AGENDA ITEM: Personal appearance by Charles M. Lobrano, M.D.

In a motion by Dr. Crawford, seconded by Dr. Miles, and carried the Executive Committee will recommend to the Board that Licensee attends 5 hours **each** of Professional Boundaries, Inc (PBI) CME courses in prescribing and record keeping. These CME courses are in addition to the required 40 hours of CME required every 2 years per the Board's Rules and Regulations. It is expected that these courses will be completed and you have notified the Board within 6 months.

<u>FOR</u>	<u>AGAINST</u>	<u>ABSTAIN</u>	<u>ABSENT</u>
Х			
X			
Χ			
	FOR X X X	FOR AGAINST X X X	FOR AGAINST ABSTAIN X X X X

With a motion by Dr. Miles, seconded by Dr. Crawford, the Executive Committee came out of Executive Session.

Charles D. Miles, M.D.