The regular meeting of the Ohio Board of Nursing (Board) was held on September 9-10, 2004. The president, vice-president and associate executive director reviewed the agenda prior to the meeting.

On Thursday, September 9, 2004, at 9:00 a.m. the meeting of the full Board began at the VA Medical Center, Building 305 – Theater, Dayton, Ohio. At 9:10 a.m. President Yvonne Smith called the meeting to order in open session.

**Board Members:**
- Yvonne Smith, MSN, RN, CNS, President
- Mary Jean Flossie, LPN, LNHA, Vice President
- Anne Barnett, BSN, RNC
- Judith Brachman, Consumer Member
- Debra Broadnax, MSN, RN, CNS
- Elizabeth Buschmann, LPN
- T. Diann Caudill, LPN
- Kathleen Driscoll, JD, MS, RN
- Lisa Klenke, MBA, RN, CNA-A
- Cynthia Krueger, RN,MSN
- Bertha Lovelace, RN, BA, CRNA, Supervising Member, Disciplinary Matters
- Patricia Schlecht, RN, MSN
- Teresa Williams, LPN

**Staff Members:**
- John M. Brion, RN, MS Executive Director (excused)
- Betsy Houchen, JD, MS, RN, Associate Executive Director
- Rosemary Booker, Fiscal Manager
- Lisa Emrich, MSN, RN, Monitoring Unit Manager
- Lisa Ferguson-Ramos, RN, JD, Compliance Manager
- Diana Hisle, Executive Assistant
- Jacqueline Loversidge, RNC, MS, Nursing Education Consultant
- Eric Mays, BS, Operations Manager
- Norma Selders, RN, MS, Nursing Practice & Education Manager
- Rosa Smith, Administrative Assistant
- Cynthia Snyder, JD, Legislative/Regulatory Specialist
- Katherine Bockbrader, JD, Assistant Attorney General
- Holly R. Fischer, JD, Assistant Attorney General

Unless noted in these minutes as exhibits, all written reports submitted to the Board shall be maintained on file in the Board office according to the Board’s records retention schedule.

Vice President Mary Jean Flossie read the Board's mission statement and stated that the mission statement is printed on the agenda and on the condensed agenda.

**President Smith:**
- Reported that on Thursday, September 9, 2004, at 7:30 a.m. a Board Strategic Plan Retreat was held in Building 330, Room 2D-126;
- Reported that at 10:00 a.m. Amy Wisby, along with her attorney Elizabeth Collis, is scheduled to address the board regarding the Hearing Officer’s Report and Recommendation for a disciplinary matter;
- Reported that at 10:30 a.m. Patricia Martin, Dean, Wright State University, is scheduled to speak at the Board’s request regarding information on a grant initiative for a nursing center model in a university setting and a brief overview of the Clinical Nurse Leader program;
- Reported that at 11:00 a.m. representatives from Aultman College of Nursing Health & Sciences, Canton, and representatives from the Robert T. White School of Practical Nursing, Alliance, would present proposals for establishing new nursing education programs;
• Reported that there would be a lunch meeting to discuss the Role of Advisory Groups. Report to follow during this meeting;
• Reported that at 3:00 p.m. the Board will deliberate on disciplinary matters;
• Reported that at 3:30 p.m. a one hour free continuing education offering on law/rules would be held;
• Reported that on Friday, September 10, 2004, at 10:00 a.m. Alan Cochrun, Executive Director, Access Center for Independent Living, is scheduled to speak to the Board during Open Forum regarding opening the dialogue between the Ohio Board of Nursing and the Independent Living Community;
• Reported that at 12:00 p.m. a one hour free continuing education offering on law/rules would be held;
• During a lunch meeting the Center for Nursing Excellence Workforce Task Force is scheduled to meet. Report to follow during this meeting; and
• Executive sessions will be held on Thursday, September 9, 2004 and on Friday, September 10, 2004, as needed.

Housekeeping items/reminders
President Smith:
• On Thursday, September 9, 2004 and on Friday, September 10, 2004 thanked the VA Medical Center for hosting the Board meeting;
• Welcomed the gallery and recognized students from Wright State University;
• Asked the audience to write down questions they have and give them to a staff member to have answered during the meeting;
• Requested Board members to introduce themselves and indicate their practice areas and hometowns;
• Reminded Board members, staff and the audience to turn off cell phones, pagers, etc. and
• Reminded Board members that motions to extend discussions should be for a minimum of 15-30 minutes.

Discussion of the Agenda, Report Agenda
The Board agreed by general consent to the changes to the ordering of the agenda necessitated by the timed agenda. The minutes are presented in the order of the agenda. Meetings took place on Thursday, September 9, 2004, from 9:10 a.m. through 5:30 p.m. and on Friday, September 10, 2004, from 9:00 a.m. through 4:20 p.m. The dates and times of time sensitive agenda items are noted in the minutes.

IT WAS MOVED BY LISA KLENKE, SECONDED BY CYNTHIA KRUEGER, THAT THE BOARD ACCEPT THE REPORT AGENDA AS SUBMITTED. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

1.3.2 Fiscal Report
1.6.4 Copies of letters from the President and Executive Director to the Governor regarding what is needed by the Governor’s office for re-appointments of board members
4.3.3.1 Reports of Dialysis Technician Training Program Site Visits – Division of Dialysis, Miami Valley Hospital, Dayton
4.3.3.2 Reports of Dialysis Technician Training Program Site Visits – Clark County Dialysis Facility, Springfield
4.3.3.3 Reports of Dialysis Technician Training Program Site Visits – RCG University Division, Brook Park
6.1.1.1 Patient Safety Discussion Forum
6.2.1 STNAs
6.3 NEALP Update
6.4 OBN Survey Update

Minutes of July 15-16, 2004 Board meeting
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT THE MINUTES OF THE JULY 15-16, 2004 MEETING BE APPROVED AS AMENDED. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Executive Director report
The Board received the Executive Director's written report submitted by Associate Executive Director Betsy Houchen for John Brion. Ms. Houchen provided verbal highlights of the report and answered questions for clarification as follows:
Consumer Self-Directed Care Waiver:
The Ohio Department of Job and Family Services (ODJFS) convened a meeting where ODJFS discussed their plans to re-design the Medicaid-waiver programs by separating various programs into specific waivers designed for specific populations. One of the “new” waivers, scheduled for implementation in January 2006, is a Consumer Self-Directed Care Waiver (Waiver). Under this Waiver, the role of consumer (patient) in hiring and training and directing their health care services would be expanded. The current Medicaid-waiver program, known as the Ohio Home Care Program, includes consumer-directed care provided by independent providers, both nurses and aides. However, consumers and ODJFS do not believe there is enough flexibility and self-direction in the current program. ODJFS states that the primary service under the Waiver would be “home care attendant” services, consisting of supportive activities specific to the needs of the consumer for activities of daily living. Under the program, either staff of a Medicare-certified or accredited home care agency and/or independent home care attendants would provide services. The independent home care attendants would also include legally responsible family members who will be required to meet all training and continuing education requirements. According to ODJFS, there are 4,200 aides and 2,929 RNs and LPNs currently enrolled as independent providers. Of these enrolled providers, about 3,000 aides and 1,100 RNs and LPNs submit Medicaid claims for services rendered during a given quarter. Recently, ODJFS issued a Request for Proposals (RFP) for the Case Management component of the waiver programs. The RFP calls for one company, rather than several, to provide case management services for the State. One of the Board’s investigators, Bette Horst, is working with ODJFS representatives to clarify how Case Managers work with providers in relation to the nursing law and rules in Ohio. ODJFS plans to continue to convene meetings and the Ohio Board of Nursing will participate in discussions as ODJFS further develops the Waiver and proposed administrative rules.

National Council of State Boards of Nursing:
Ohio was well represented at the National Council of State Boards of Nursing Annual Meeting/Delegate Assembly. Yvonne Smith and John Brion attended as voting delegates, Bert Lovelace attended as a delegate alternate, and Anne Barnett and Lisa Ferguson-Ramos also attended. The meeting consisted of business/delegate meetings and voting sessions, committee reports and recommendations, and breakout sessions about National Council functions and work. I believe Board members and staff found it informational and an opportunity to meet peers from other states and share information and practices. Elections for National Council were held during the meeting, and John Brion was elected to the National Council Board as a Director-At-Large. He looks forward to participating at the Board level and representing Ohio.

Health Care Workforce Committee:
A meeting of the Health Care Workforce Committee was convened by the Ohio Department of Aging on August 6, 2004 to discuss development of a Health Care Workforce Center. The goal for such a center would be to ensure “a qualified, adequate, and excellent health care workforce to provide quality health care services for Ohioans now and in the future.” The objectives for a center would be to provide state leadership, collect and analyze data, recruit diverse populations and workers, retain current workers, fund pilot projects, and support local and regional workforce development efforts. The meeting was held to establish recommendations or a “roadmap” for an organizational structure for such a center. Director Joan Lawrence reported that she had attended a Board of Nursing meeting, spoke with the Board, and was pleased that the Board was receptive about the center. She further stated that she understood that the Board is interested in continuing to participate in future discussions about a center, but that the Board also planned to continue to explore and develop a separate center for nursing due to the severity of the nursing shortage and related issues. The committee recommended the workforce center be an independent entity in state government and that funding sources must be identified. It was recommended that the center have an advisory council. The initial task of the center would be to compile data and make the data more readily available to all organizations dealing with workforce issues. At the end of the meeting, Director Lawrence announced that further planning was jeopardized because the Department of Aging learned it was not slated to receive the additional funding for planning as they had anticipated.
Current funding is to end August 31, 2004, so the future of a center is uncertain.

Executive Director report cont’d.

**Paperless Board Meetings:**

Staff continues to research and develop plans to have paperless Board meetings. We contacted the Kentucky Board of Nursing who began paperless Board meetings in February of this year. Several of our staff will travel to Kentucky to meet with the Kentucky staff to discuss equipment, software, preparation of materials, handling discipline/compliance, etc., and will also attend the Kentucky Board meeting in October to observe their paperless Board meeting. Ohio Board members may be interested in attending as well. If the Board confirms that it is appropriate for staff to proceed, our target date is to have a “trial run” for the March 2005 Board meeting and be fully operational for the May 2005 meeting.

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE BOARD EXTEND THE DISCUSSION FOR FIFTEEN MINUTES. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

The ED report also covered the following areas or programs:

- Betsy Houchen - Associate Executive Director
- Rosemary Booker - Financial Administration
- Eric Mays – Information Technology, Facilities and Telecommunication;
- Stacy Thacker - Human Resources
- Cynthia Snyder- Legislative/Regulatory – House Bill 188 (Reidelbach, R-Columbus) and Administrative Rules
- Norma Selders – Education, Licensure and Nursing Practice
  - Licensure – Renewals – Continuing Education – Advisory Group on CE
- Norma Selders/Susan Milne - Advanced Practice
- Norma Selders for Nancy Manns - Practice/Dialysis
- Norma Selders/Jackie Loversidge - Nursing Education
- Lisa Ferguson-Ramos – Compliance
- Lisa Emrich - Monitoring & Alternative Programs

Following a request for an update on H.B. 188, IT WAS MOVED BY JUDITH BRACHMAN, SECONDED BY KATHLEEN DRISCOLL, THAT SHOULD THE SUBSTANCE OF THE LEGISLATION NOW ENCOMPASSED IN THE DIETETICS BILL, H.B. 188, BEGIN TO MOVE THROUGH THE LEGISLATIVE PROCESS PRIOR TO THE NOVEMBER 2004 BOARD MEETING, THAT THE BOARD AUTHORIZE THE BOARD PRESIDENT, IN CONJUNCTION WITH BOARD STAFF, TO MAKE KNOWN THE BOARD’S CONCERNS ABOUT THE BILL. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Legislative/regulatory issues report  
See 1.3 Report of the Executive Director

Executive Sessions

Before going into executive session President Smith asked all Board members whether they had reviewed all materials relevant to the deliberations and requested those who had not reviewed the materials to refrain from participating.

On Thursday, September 9, 2004, IT WAS MOVED BY MARY JEAN FLOSSIE, THAT THE BOARD GO INTO EXECUTIVE SESSION TO DISCUSS PENDING AND IMMINENT COURT ACTION AND TO DELIBERATE ON CASES BEFORE THE BOARD. MOTION ADOPTED BY UNANIMOUS ROLL CALL VOTE OF THE BOARD MEMBERS.

Executive Session

On Thursday, September 9, 2004, at 2:50 p.m. the Board went into executive session to discuss pending and imminent court action and to deliberate on disciplinary cases before the Board. All staff members and all visitors left the meeting room during the portion of executive session to discuss pending and imminent court action, except for Betsy Houchen, Cynthia Snyder, Lisa Emrich, Lisa Ferguson-Ramos and AAG Katherine Bockbrader. Yvonne Smith, Bertha Lovelace, AAG Katherine Bockbrader, Lisa Emrich, Betsy Houchen, and Cynthia Snyder left the meeting room during deliberations on disciplinary cases. Board
member Mary Jean Flossie was appointed to report.

On Friday, September 10, 2004, at 9:00 a.m. Mary Jean Flossie reported that at 5:30 pm on Thursday September 9, 2004 the Board reconvened in open session.

Report of Assistant Attorney General

On Thursday, September 9, 2004, the Board received a report on pending and imminent court actions from AAG Katherine Bockbrader. Ms. Bockbrader answered questions of the Board for clarification.

Special Orders

Review draft of Annual Report to the Governor

The Board received the draft copy of the Annual Report to review before submission to the governor submitted by Betsy Houchen for John M. Brion. Following review and suggestions;

IT WAS MOVED BY MARY JEAN FLOSSIE, SECONDED BY T. DIANN CAUDILL, THAT THE BOARD APPROVE THE DRAFT OF THE ANNUAL REPORT AS AMENDED. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Plan for November celebration for retiring Board members

President Smith began a discussion to plan the November celebration for retiring Board members. Board member Anne Barnett informed the Board members that the Board fund needed to be replenished with a donation of $25.00 from each Board member. President Smith explained to the audience that the Board fund is made up of personal contributions from the Board members. President Smith informed Board members that checks could be made payable to Eric Mays or the Ohio Board of Nursing and should be submitted within the next two weeks.

Board member Anne Barnett, hospitality chair, stated that Board member Teresa Williams and staff member Cynthia Snyder had volunteered to assist with planning for the November celebration. Board members Patricia Schlecht, Debra Broadnax and Elizabeth Buschmann were requested to email their restaurant selections to Board member Anne Barnett.

President Smith requested Board members work through Board members Anne Barnett and Teresa Williams regarding entertainment for the November celebration. President Smith informed the Board that she had spoken with Executive Director John Brion. She reported that Director Brion expressed his appreciation for the gift from the Board.

Review Activities and Membership of all current Advisory Groups

President Smith reported on the meeting on the role of the advisory groups held on Thursday, September 9, 2004 at 12 noon. She highlighted the discussion as follows:

• The purpose of the meeting was to reaffirm the roles of the advisory groups, review the guidelines and policies and make revisions, as necessary, to more clearly define the roles of each advisory group.

• In the future, the motion table will be changed to reflect that motions are brought forward by Board members, after the advisory group has discussed the related issue. These motions will need a second to move forward to a vote. However, motions from Board members bringing forth recommendations from task forces will not require a second.

Review potential rule changes and propose to adopt new, revised, or rescinded rules

The Board received a written memo and chart with comments and proposed responses regarding the list of suggested rule changes submitted by Cynthia Snyder, Legislative/Regulatory Specialist.

Suggested changes to Chapters 4723-1 to 4723-23 of the Administrative Code

Ms. Snyder reviewed and responded to questions seeking clarification on the following rules: 4723-16-01 to 4723-16-03, 4723-16-06, 4723-16-08, 4723-16-10, and 4723-17-01.

Ms. Snyder reviewed and responded to questions seeking clarification on rescinding the following existing rules: 4723-16-04, 4723-16-05, 4723-16-07, 4723-16-09, 4723-16-11, and 4723-17-02 to 4723-17-10.
Ms. Snyder reviewed and responded to questions seeking clarification on adopting the following new rules: 4723-16-04, 4723-16-05, 4723-16-07, 4723-16-09, 4723-16-11, and 4723-17-02 to 4723-17-09.

IT WAS MOVED BY MARY JEAN FLOSSIE, SECONDED BY T. DIANN CAUDILL, THAT THE BOARD EXTEND THE DISCUSSION FOR SIXTY MINUTES. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Following discussion, the Board made the following suggested changes to the draft language submitted by Ms. Snyder:

The following revisions were made to the Community Health Worker Rules:

- Page 3 – paragraph (3) will now require a notarized statement of competency from a former employer.
- Page 5 – typo corrected (a, rather than an).
- Page 8 – paragraph (6) reworked (in a timely manner).
- Page 8 – Standards of safe care, paragraph (D)(2) is reworked so that CHW will report to RN any factors or conditions that may indicate an adverse change in client health status.
- Page 12 - paragraph (3)(a) is revised to reference a RN license.

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE BOARD EXTEND THE DISCUSSION FOR FORTY-FIVE MINUTES. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

The following revisions were made to the Nurse Education Grant Program Rules:

- Changes were made to allow for partnerships that include one or more nurse education programs, health care facilities, community health agencies, or other educational programs.
- Changes to the others sets of proposed rules were technical in nature.

Following discussion;

IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT THE BOARD OF NURSING PROPOSE TO ADOPT REVISIONS TO THE FOLLOWING RULES AS SUBMITTED: 4723-16-01, 4723-16-02, 4723-16-03, 4723-16-06, 4723-16-08, 4723-16-10 AND 4726-17-01. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT THE BOARD OF NURSING PROPOSE TO RESCIND THE FOLLOWING RULES AS SUBMITTED: 4723-16-04, 4723-16-05, 4723-16-07, 4723-16-09, 4723-16-11, 4723-17-02, 4723-17-03, 4723-17-04, 4723-17-05, 4723-17-06, 4723-17-07, 4723-17-08, 4723-17-09, AND 4723-17-10. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT THE BOARD OF NURSING PROPOSE TO ADOPT THE FOLLOWING NEW PROPOSED RULES AS SUBMITTED: 4723-16-04, 4723-16-05, 4723-16-07, 4723-16-09, 4723-16-11, 4723-17-02, 4723-17-03, 4723-17-04, 4723-17-05, 4723-17-06, 4723-17-07, 4723-17-08, AND 4723-17-09. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

IT WAS FURTHER MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT A PUBLIC HEARING BE HELD WEDNESDAY, NOVEMBER 17, 2004 IN THE STATE OFFICE TOWER LOBBY HEARING ROOM, LOCATED AT 30 EAST BROAD STREET, COLUMBUS, OHIO BEGINNING AT 10:00 AM. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT THE BOARD OF NURSING PROPOSE TO ADOPT THE FOLLOWING NEW PROPOSED RULES: 4723 NEW CHAPTER 24 – COMMUNITY HEALTH WORKERS AND 4723 NEW CHAPTER 25 – NURSE EDUCATION GRANT PROGRAM AS AMENDED. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Appoint Board Task Force on Advisory Group Appointments for the period beginning after the September Board meeting through the following September Board meeting

IT WAS MOVED BY MARY JEAN FLOSSIE, SECONDED BY CYNTHIA KRUEGER, THAT THE BOARD APPOINT THE FOLLOWING BOARD MEMBERS TO THE BOARD TASK FORCE ON ADVISORY GROUP APPOINTMENTS FOR THE PERIOD BEGINNING AFTER THE SEPTEMBER 2004 BOARD MEETING THROUGH THE FOLLOWING SEPTEMBER 2005 BOARD MEETING: LISA KLENKE, T. DIANN CAUDILL, KATHLEEN DRISCOLL, AND MARY JEAN FLOSSIE. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

A meeting of the Board Task Force on Advisory Group Appointments was scheduled for Wednesday, November 17, 2004 following the Board Executive Session for deliberation on disciplinary cases.

Open Forum

As requested by Executive Director John Brion, at 10:30 a.m. on Thursday, September 9, 2004, Patricia Martin, Dean, Wright State University, addressed the Board to present information on a grant initiative for a nursing center model in a university setting and a brief overview of the Clinical Nurse Leader program.

Ms. Martin submitted copies of a PowerPoint presentation to the Board. Ms. Martin reviewed the handout and answered questions of the Board for clarification.

Reports from Board Members Task Force Reports Center for Nursing Excellence and Workforce Planning Task Force

Board member Judith Brachman reported that the Center for Nursing Excellence and Workforce Planning Task Force met at noon on Friday, September 10, 2004. Ms. Brachman informed the Board that the group reviewed information from other states with nursing centers that staff member Norma Selders provided. The information provided a brief summary of this initiative in a few states. Currently, the Ohio Board of Nursing has three initiatives that fit into the framework of a nursing center: the OBN survey; the Nursing Rewards program and the nursing education grants program. The task force plans to continue to collaborate with stakeholders in terms of establishing a nursing center. It was suggested to ask other states that have nursing centers if they are better off now than those states that do not have nursing centers. Another item that the task force will be looking at is the issue of new technology and how it relates to nursing and the Governor’s initiative in the “third frontier.” The task force will also be reviewing the previously published Ohio Board of Nursing brochure on a nursing center and the objectives listed for further discussion. Ms. Brachman stated that Norma Selders will continue to analyze the data from other states which will assist the Board in determining how to move forward from this point and will attend their next meeting scheduled at noon on Friday November 19, 2004.

Advisory Group Chair Reports Report of the Advisory Group on Nursing Practice & Education Issues

Kathleen Driscoll, chair of the Advisory Group on Nursing Practice & Education Issues, reported that the advisory group met on August 12, 2004. Ms. Driscoll informed the Board that the group discussed the re-licensure rules and refresher course that were shared with the Board during the July Board meeting. The group will continue to develop these concepts weighing what will be reasonable for re-licensing nurses and also reasonable for providers. A concern is that providing CE programs to meet re-licensing requirements may be difficult for CE providers because there will not be a large enough demand to make the CE program profitable. In addition, the group will work on a system that is reasonable for staff to monitor and verify, from the certificate, whether the relicensing nurse has met the requirements. The group next held a discussion on selected Chapter 5 rules.
Rules that need to be addressed include new nursing education proposal processes, student supervision, preceptor language, and the one-time task rule. The group requested direction from the Board whether the rules should be opened to address the issues before the scheduled 5-year review. The goal is to have reasonable supervision rules while meeting the requirements of the law. Following discussion, the Board agreed by general consent that the group move forward to address the rules to make recommendations for changes. It was noted that a rules hearing could be conducted at anytime as an option. President Smith requested that staff provide the Board information on the cost of holding an additional rules hearing and that the group provide an established time line on revising the Chapter 5 rules.

Report of the Advisory Group on Dialysis

Board member Debra Broadnax, Chair of the Dialysis Advisory Group began a discussion regarding an issue on Dialysis Advisory Group membership. During the July Board meeting staff member Nancy Manns distributed the Advisory Group on Dialysis Roster for 2004 that indicated members with second terms that are ending in 2004 and ending in 2005. Ms. Broadnax then reviewed current policy that states eligibility for reappointment ends after serving two consecutive terms on the advisory groups. Members of the Advisory Group on Dialysis expressed concerns of losing the majority of its members within the next two years if the current policy is followed. After discussion, the Board agreed by general consent to follow the Board’s current policy as written. Ms. Broadnax now brings the issue back to the Board regarding concerns of not being able to fill the vacancies since in the past they have received few applications and may not be able to fill the vacancies. Board member Bertha Lovelace stated that she has contacts in the renal community and can encourage applicants to apply. President Smith indicated that they would know more after applications are received. Further discussion led to clarification regarding members who were reappointed by their organizations for a second term. It was suggested that Momentum be utilized to solicit applicants. Ms. Broadnax agreed that would be a good resource. It was also suggested that perhaps for all third year term reappointments be appointed for only half terms to help eliminate the membership problem. Ms. Broadnax stated that half term appointments were used in the past. Following discussion, it was agreed by general consent of the Board, that Ms. Broadnax work with the staff and proceed with changes to the Board’s Advisory Group membership policy to reflect half term appointments to help solve the membership issue.

Other Board Member Reports

Delegate Assembly

President Yvonne Smith highlighted topics discussed during the 2004 Delegate Assembly held on August 3-6 in Kansas City, Missouri. The Board received a copy of the NCSBN Council Connector August/September 2004 issue, which provided an overview of the 2004 Delegate Assembly. President Smith congratulated Executive Director John Brion, who was elected Director At Large. She encouraged other Board members and staff members to become involved with National Council activities. In the future, National Council will provide payment for the costs of Mr. Brion’s travel, so this may permit more individuals to attend future events. Board members Anne Barnett and Bertha Lovelace agreed that the experience was very stimulating and also encouraged others to attend.

Governance-Strategic Planning

Identification of potential rule changes

See item 1.6.5 – Review potential rule changes and propose to adopt new, revised, or rescinded rules.

Internal & External environment to support effective dialogue, respect, trust, and organizational growth

The Board received the draft of Board Governance Guidelines, which reflected revisions made during the July Board meeting. The Board also received the draft of disciplinary guidelines, which were edited by Lisa Ferguson Ramos and provided to the Board for review and approval.
Following review and discussion;
Judith Brachman suggested revising the table submitted with the disciplinary guidelines to reflect a key as an identifier for easier access to Board members for each case.

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE BOARD EXTEND THE DISCUSSION FOR FIFTEEN MINUTES. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Anne Barnett suggested that the Board investigate how they would go about increasing the number of hours that the Board is paid for reviewing Board materials in preparation for Board meetings. Currently, the Board members are paid for 10 hours to cover the time to review all Board materials received prior to each Board meeting. In addition they are paid at their hourly rate of pay for travel time and the number of hours worked during Board meetings. It was suggested that Board members begin to keep records over the next few meetings to track the number of hours required to review all Board meeting materials. This information will provide a basis for any future requests to increase the number of hours. President Smith requested feedback from the Fiscal Manager regarding the feasibility to pay for additional hours. Following discussion, it was agreed by general consent of the Board that the Executive Director check with other Boards regarding number of licensees, case loads, etc. for comparison to support an increase and that Board members begin logging the number of hours reviewing materials for further discussion during the November Board meeting.

IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY BERTHA LOVELACE, THAT THE BOARD EXTEND THE DISCUSSION FOR FIFTEEN MINUTES. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Following further review and discussion,

IT WAS MOVED BY LISA KLENKE, SECONDED BY T. DIANN CAUDILL, THAT THE BOARD ACCEPTS THE REAFFIRMED/REVISED BOARD GOVERNANCE GUIDELINES, AS AMENDED. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

President Smith began a discussion regarding Strategic Planning. She announced that a Strategic Planning Retreat was held at 7:30 a.m. on Thursday September 9, 2004 to discuss identified areas that were not addressed during the Board’s April 2004 Board Retreat. President Smith stated that the Board plans to continue Strategic Planning discussions related to disciplinary and compliance matters. President Smith stated that one idea discussed was to hold a debriefing session regarding disciplinary actions at the end of the Board meeting.

The Board received a draft portion of the Strategic Plan for the Monitoring unit submitted by Betsy Houchen. Ms. Houchen requested that the Board review the plan and provide feedback in order to proceed with developing the remainder of the plan for other units/functions of the Board. The basis of the document is the “best practices” information presented to the States by National Council and additional work done by the Board members to develop it as a model for the Board’s Strategic Plan. Following review and discussion, it was agreed by general consent of the Board, that the plan is on track and to move forward with developing the plans for other units.

The Board received and reviewed the report of the August 17, 2004 survey visit to Aultman College of Nursing Health & Sciences, Canton. Following review and discussion;

IT WAS MOVED BY KATHLEEN DRISCOLL, ON BEHALF OF THE ADVISORY GROUP ON NURSING EDUCATION & PRACTICE ISSUES, THAT THE BOARD GRANT CONDITIONAL APPROVAL FOR THE PROFESSIONAL NURSING PROGRAM AT AULTMAN COLLEGE OF
PROFESSIONAL NURSING PROGRAM AT AULTMAN COLLEGE OF NURSING HEALTH & SCIENCES, CANTON. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH ABSTAINED.

Robert T. White School of Practical Nursing, Alliance

The Board received and reviewed the report of the August 18, 2004 survey visit to the Robert T. White School of Practical Nursing, Alliance. Following review and discussion;

IT WAS MOVED BY KATHLEEN DRISCOLL, ON BEHALF OF THE ADVISORY GROUP ON NURSING EDUCATION & PRACTICE ISSUES, THAT THE BOARD GRANT CONDITIONAL APPROVAL FOR THE PRACTICAL NURSING PROGRAM AT THE ROBERT T. WHITE SCHOOL OF PRACTICAL NURSING, ALLIANCE. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND MARY JEAN FLOSSIE ABSTAINED.

Determination of Program Approval Status

The School of Practical Nursing, Columbus Public Schools, Department of Adult Education

The Board received and reviewed the report of the July 13, 20-21, 2004 survey visit to the School of Practical Nursing, Columbus Public Schools, Department of Adult Education, conducted to determine approval status;

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE SCHOOL OF PRACTICAL NURSING, COLUMBUS PUBLIC SCHOOLS, COLUMBUS, BE GRANTED FULL APPROVAL EFFECTIVE SEPTEMBER 9, 2004, IN ACCORDANCE WITH RULE 4723-5-04 OAC. IT WAS FURTHER MOVED THAT THE RECOMMENDATIONS FOR ENHANCEMENT OF THE PROGRAM BE FORWARDED TO THE PROGRAM ADMINISTRATOR, AND THAT AN INTERIM PROGRESS REPORT BE SUBMITTED TO THE BOARD FOUR WEEKS PRIOR TO THE MARCH 17-18 2005 BOARD MEETING, AND A FINAL PROGRESS REPORT BE SUBMITTED TO THE BOARD FOUR WEEKS PRIOR TO THE SEPTEMBER 15-16, 2005 BOARD MEETING. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

The Nancy J. Knight School of Nursing, Practical Nursing Program, Bellefontaine

The Board received and reviewed the report of the August 10-12, 2004 survey visit to the Nancy J. Knight School of Nursing, Practical Nursing Program, Bellefontaine, conducted to determine approval status;

IT WAS MOVED BY ELIZABETH BUSCHMANN, SECONDED BY KATHLEEN DRISCOLL, THAT THE NANCY J. KNIGHT SCHOOL OF NURSING, PRACTICAL NURSING PROGRAM, BELLEFONTAINE, BE GRANTED FULL APPROVAL EFFECTIVE SEPTEMBER 9, 2004, IN ACCORDANCE WITH RULE 4723-5-04 OAC. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Dialysis Technician Training Programs

Requests for Reapproval

The American Renal Associates Hemodialysis Technician Training Program, Columbus

The Board received and reviewed the completed re-approval application from the American Renal Associates Hemodialysis Technician Training Program, Columbus.

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE BOARD OF NURSING RE-APPROVE THE AMERICAN RENAL ASSOCIATES HEMODIALYSIS TECHNICIAN TRAINING PROGRAM, COLUMBUS FOR THE PERIOD OF OCTOBER 1, 2004 THROUGH SEPTEMBER 30, 2006. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS.

Licensees/Certificate Holders

RNs and LPNS

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY MARY JEAN FLOSSIE, THAT THE BOARD OF NURSING RETROACTIVELY RATIFY AS SUBMITTED THE LICENSES INITIALLY ISSUED BY THE BOARD OF NURSING JULY 1, 2004 THROUGH AUGUST 30, 2004 TO REGISTERED NURSES AND LICENSED PRACTICAL NURSES AS DEFINED IN SECTION 4723.09 ORC, TAKING INTO ACCOUNT THOSE
LICENSES SUBJECT TO DISCIPLINE, SURRENDER OR NON-RENEWAL. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS PRESENT. TERESA WILLIAMS ABSTAINED ON LICENSE RN #313668, M. BARTLETT.

Advanced Practice Nurses Certificates of Authority (COA’s)

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY CYNTHIA KRUEGER, THAT THE BOARD OF NURSING RETROACTIVELY RATIFY AS SUBMITTED ALL CERTIFICATES OF AUTHORITY (COA) INITALLY ISSUED JULY 1, 2004 THROUGH AUGUST 31, 2004 TO CERTIFIED REGISTERED NURSE ANESTHETISTS, CERTIFIED NURSE-MIDWIVES, CERTIFIED NURSE PRACTITIONERS, AND CLINICAL NURSE SPECIALISTS AS DEFINED IN SECTION 4723.41 ORC TAKING INTO ACCOUNT THOSE CERTIFICATES SUBJECT TO DISCIPLINE, SURRENDER OR NON-RENEWAL. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS PRESENT.

Certificates to Prescribe (CTP & CTP-Externsship)

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY TERESA WILLIAMS, THAT THE BOARD OF NURSING RETROACTIVELY RATIFY AS SUBMITTED ALL CERTIFICATES TO PRESCRIBE (CTP AND CTP-EXTERNSHIP) INITALLY ISSUED JULY 1, 2004 THROUGH AUGUST 31, 2004 TO CERTIFIED NURSE-MIDWIVES, CERTIFIED NURSE PRACTITIONERS, AND CLINICAL NURSE SPECIALISTS AS DEFINED IN SECTION 4723.48 ORC, TAKING INTO ACCOUNT THOSE CERTIFICATES SUBJECT TO DISCIPLINE, SURRENDER OR NON-RENEWAL. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS PRESENT.

OCDTs

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE BOARD OF NURSING RETROACTIVELY RATIFY AS SUBMITTED ALL CERTIFICATES INITALLY ISSUED JULY 1, 2004 THROUGH AUGUST 31, 2004 TO OHIO CERTIFIED DIALYSIS TECHNICIANS (OCDTS) AS DEFINED IN SECTION 4723.75 ORC, TAKING INTO ACCOUNT THOSE CERTIFICATES SUBJECT TO DISCIPLINE, SURRENDER OR NON-RENEWAL. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS PRESENT.

Adjudication Notices of Opportunity

On Friday, September 10, 2004, the Board considered the following proposed Notices of Opportunity for Hearing that were reviewed by Board members:

IT WAS MOVED BY CYNTHIA KRUEGER, SECONDED BY PATRICIA SCHLECHT, THAT THE BOARD ISSUE A NOTICE OF OPPORTUNITY FOR HEARING FOR VIOLATIONS OF CHAPTER 4723. ORC FOR THE FOLLOWING CASES: HUNNEWELL, VANESSA R.N. #206123 (CASE # 04-1933); LAVALLE, CHERYL R.N. #168256 (CASE # 03-1689); LOMBARDI (BRUNT), TONYA R.N. #253120 (CASE # 03-1063); MCQUADE, CHRISTY R.N. #210181 P.N. #078504 (CASE # 03-0995(A)); NEWBERRY, NEVA P.N. #111579 (CASE # 04-1611); ROWLAND, TARA P.N. #078411 (CASE # 03-1023); SHAMROCK, MARLENE R.N. #117377 (CASE # 02-0996B); ALLEN, TOBIE P.N. #094290 (CASE # 03-2197); DAVIS, MARK P.N. #093188 (CASE # 04-1334); MCCrackin, DEBRA P.N. #081634 (CASE # 04-1441); THOMPSON, AMY P.N. #094190 (CASE # 03-1817); COOK, KATIMA P.N. #097032 (CASE # 03-1161); HASTINGS, KATHLEEN R.N. #222297 (CASE # 03-1615); MYERS, MARCIA P.N. #103214 (CASE # 04-0347); WHITAKER, SHANNON P.N. #104805 (CASE # 02-0789); AND JACKSON, FREDERICK R.N. #201377 (CASE # 04-1660). MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Complete copies of the Notices of Opportunity for Hearing shall be maintained in the exhibit book for the September 2004 Board meeting.

Immediate Suspensions

On Friday, September 10, 2004, the Board considered the following proposed Immediate Suspensions and Notices of Opportunity for Hearing that were reviewed by Board members:
Immediate Suspensions Cont’d.

IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY ELIZABETH BUSCHMANN, THAT THE BOARD ISSUE AN IMMEDIATE SUSPENSION AND ISSUE A NOTICE OF OPPORTUNITY FOR HEARING FOR VIOLATIONS OF CHAPTER 4723. ORC FOR THE FOLLOWING CASES: FARIES, MARSHA R.N. #211485 (CASE # 03-1815); HELMS, JEREMY R.N. #295681 (CASE # 03-1165); HUPPERTZ (WOLFORD), ANNA R.N. #305691 (CASE # 04-1592); MONNIN, ANGELA R.N. #188506 (CASE # 03-0271); OLIVER-SPIVA, ANITA P.N. #086563 (CASE # 02-0305); OTIS, TYHESHA P.N. #102478 (CASE # 04-1623); SEIBER, AMY R.N. #286835 (CASE # 03-0202); VOSS, LESLIE P.N. #095005 (CASE # 03-1071); WAGNER, ALAN R.N. #286809 (CASE # 04-1709); WALKER, SHARON P.N. #103174 (CASE # 03-0633); VANWINKLE, BETHANY P.N. #101169 (CASE # 03-1134); FERGUSON, LINDA R.N. #234835 P.N. #061231 (CASE # 04-0726); LEWIS HOWARD, BENITA P.N. #073532 (CASE # 04-0700); AND HESSMAN, MELISSA R.N. #190014 P.N. #060450 (CASE # 03-1203B). MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Complete copies of the Immediate Suspensions and Notices of Opportunity for Hearing shall be maintained in the exhibit book for the September 2004 Board meeting.

Automatic Suspensions

On Friday, September 10, 2004, the Board considered the following proposed Automatic Suspensions and Notices of Opportunity for Hearing that were reviewed by Board members:

IT WAS MOVED BY CYNTHIA KRUEGER, SECONDED BY PATRICIA SCHLECHT, THAT THE BOARD ISSUE AN AUTOMATIC SUSPENSION AND ISSUE A NOTICE OF OPPORTUNITY FOR HEARING FOR VIOLATIONS OF CHAPTER 4723. ORC FOR THE FOLLOWING CASES: DANIELOWICZ, JENNIFER R.N. #271893 (CASE # 04-1610); HAMPTON, MILLARD P.N. #114635 (CASE # 04-0316); TAYLOR, DANIELLE R.N. #272479 (CASE # 04-0534); AND JACOBS, JASON R.N. #298714 (CASE # 04-1884). MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Complete copies of the Automatic Suspensions and Notices of Opportunity for Hearing shall be maintained in the exhibit book for the September 2004 Board meeting.

Surrenders

Permanent Voluntary Surrenders

IT WAS MOVED BY LISA KLENKE, SECONDED BY PATRICIA SCHLECHT, THAT THE BOARD ACCEPT PERMANENT VOLUNTARY SURRENDERS FOR THE FOLLOWING CASES: HOPPER, MARY P.N. #105383 (CASE # 03-1784); KENT, PATRICE P.N. #059589 (CASE # 03-1867); FISHER, JEFFERY P.N. #105666 (CASE # 03-0139); LIOCE - CHARRON, LAURA R.N. #219394 (CASE # 04-0643); PLANLEY, STEVE R.N. #169196 (CASE # 04-1753); AND KUEBLER, SHIRLEY R.N. #199120 (CASE # 03-0753). MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Consent Agreements

On Friday, September 10, 2004, the Board considered the terms of the following proposed consent agreements that were reviewed by Board members:

IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY KATHEEN DRISCOLL, THAT THE BOARD APPROVE THE CONSENT AGREEMENTS FOR VIOLATIONS OF CHAPTER 4723. ORC ENTERED INTO BY AND BETWEEN THE BOARD AND THE FOLLOWING LICENSEES: BRADDOCK, DIANA P.N. #107379 (CASE # 03-0039); BROWN, TRACY P.N. NCLEX (CASE # 04-1074); GARNER, RHONDA P.N. #082902 (CASE # 03-0098); GRIDER, KAREN R.N. #180484 (CASE # 04-0413); HAGER,
KIMBERLY P.N. #103069 (CASE # 02-0425); CLARK, TAMMY P.N. #095061 (CASE # 04-0522); SPARKS, KATHLEEN R.N. #097480 (CASE # 03-1124); SUTTON, DAVID R.N. #282080 (CASE # 02-0991); WILLIS, GINGER R.N. #271353 (CASE # 03-1618); WYKOFF, MARCIA R.N. #168097 (CASE # 02-1163); HAWK, DARLENE R.N. #293494 (CASE # 03-0658); HUMPHREYS, BERNIE P.N. #038819 (CASE # 02-0846); MANGHAM, LYN P.N. #095397 (CASE # 03-0570); MARSHALL, BRUCE R.N. #263770 (CASE #00-0303); WAHLE, JOSEPH R.N. #258840 (CASE # 03-1298); BRIGGS, JANET R.N. #125788 (CASE # 04-0751); GOLUS, KAREN R.N. #195179 (CASE # 02-0728); LAWSON, BRENDA P.N. #086517 (CASE # 04-0999); CARPENTER, ELIZABETH P.N. #115926 (CASE # 04-1270); NELSON, TAMİ P.N. #099135 (CASE # 02-0868); PARKER, KIMBERLY R.N. NCLEX (CASE # 04-1383); SCHUMACHER, MEGAN R.N. NCLEX (CASE # 04-1072); ANDRESKI (AKA HOLBROOK), CARRI R.N. NCLEX (CASE # 04-1386); BURNS, DESHANNA R.N. NCLEX (CASE # 04-1392); FORD, JOHN R.N. NCLEX (CASE # 04-0969); HANLON, PAMELA P.N. #086616 (CASE # 04-1488); BARKER, TAMMI P.N. #099433 (CASE # 03-1859); JACOBS, JAYME P.N. #112164 (CASE # 04-1000); MOORE, MONIQUE P.N. #103642 (CASE # 02-0410); MURRAY, TAMMY P.N. NCLEX (CASE # 04-1394); SMITH, BARBABA R.N. #210375 (CASE # 04-0075); TECHAIRA, TERESA P.N. #091755 (CASE # 03-0530); SLAUGHTER, CORALEE R.N. #169365 (CASE # 03-0029); BATTLE, TAMMY P.N. #077287 R.N. NCLEX (CASE # 03-2148); HAWK, JODELL P.N. #074431 (CASE # 04-0121); KINNETT, KATHLEEN R.N. #184287 (CASE # 04-1408); LEACH, ROBERTA R.N. #254433 (CASE # 04-0803); MCBETH, JEREMY R.N. #274102 (CASE # 98-0114); MIDDENDORF, SUSAN R.N. #286392 (CASE # 03-0203); RAMBO, JENNIFER R.N. NCLEX (CASE # 04-1009); REN behavior R.N. #290442 (CASE # 04-0572); RIFFLE, ANN P.N. #078814 (CASE # 03-0007); VICK, VERONICA R.N. #203807 (CASE # 02-0076); TAYLOR, MICHELLE P.N. NCLEX (CASE # 04-0938); WATSON, VIRGINIA P.N. #053238 (CASE # 02-1460); SEYMOUR, LISA R.N. #210198 P.N. #076298 (CASE # 04-1899); LONGO, MARYBETH R.N. #194383 (CASE # 04-0900); BECKER, PAULETTE R.N. #204125 (CASE # 04-1427); AND SAHO, LYNDA P.N. #060464 (CASE # 01-0821). MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS.

YVONNE SMITH AND BERTHA LOVElace ABSTAINED ON ALL CASES.

Complete copies of the Consent Agreement(s) shall be maintained in the exhibit book for the September 2004 Board meeting.

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Currier-Hill, Theresa R.N. #259703 (Case # 02-1449); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing Transcript; State's Exhibits; Respondent's Exhibits; Report and Recommendation of Hearing Examiner Grant Shoub.

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT IN THE MATTER OF CURRIER-HILL, THERESA R.N. #259703 (CASE # 02-1449), THAT THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER’S REPORT AND RECOMMENDATION AND THAT THERESA CURRIER-HILL’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.

THE BOARD FURTHER ORDERS MS. CURRIER-HILL TO SURRENDER HER REGISTERED NURSE LICENSE RN #259703 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.
Currier-Hill, Theresa R.N.  #259703 (Case # 02-1449) Cont’d.

UPON THIS REPORT AND RECOMMENDATION AND UPON THE APPROVAL AND CONFIRMATION BY VOTE OF THE BOARD ON THE ABOVE DATE THE FOLLOWING ORDER IS HEREBY ENTERED ON THE JOURNAL OF THE OHIO BOARD OF NURSING FOR THE ABOVE DATE.

THERESA CURRIER-HILL’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.


MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH, BERTHA LOVELACE AND CYNTHIA KRUEGER ABSTAINED.

A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Elkins, Steven P.N. NCLEX (Case # 03-1666) On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Elkins, Steven P.N. NCLEX (Case # 03-1666); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing Transcript; State’s Exhibits; Respondent’s Exhibits and Report and Recommendation of Hearing Examiner Grant Shoub;

IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY ANNE BARNETT, THAT IN THE MATTER OF ELKINS, STEVEN P.N. NCLEX (CASE # 03-1666), THAT THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER’S REPORT AND RECOMMENDATION AND THAT STEVEN ELKINS’ APPLICATION FOR LICENSURE BY EXAMINATION LICENSE TO PRACTICE AS A LICENSED PRACTICAL NURSE IN THE STATE OF OHIO IS HEREBY GRANTED SUBJECT TO TERMS AND CONDITIONS.

FURTHER, FOLLOWING THE BOARD’S RECEIPT OF DOCUMENTATION THAT MR. ELKINS HAS PASSED THE NCLEX, MR. ELKINS SHALL BE GRANTED A LICENSE TO PRACTICE NURSING AS A LICENSED PRACTICAL NURSE IN THE STATE OF OHIO. MR. ELKINS’ LICENSE SHALL BE SUSPENDED INDEFINITELY AND THE SUSPENSION SHALL BE STAYED SUBJECT TO THE PROBATIONARY TERMS, CONDITIONS, AND LIMITATIONS SET FORTH BELOW FOR A MINIMUM OF TWO YEARS.

PRIOR TO SEEKING A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, MR. ELKINS SHALL, AT HIS OWN EXPENSE, SEEK A CHEMICAL DEPENDENCY EVALUATION BY A BOARD APPROVED CHEMICAL DEPENDENCY PROFESSIONAL AND SHALL PROVIDE THE BOARD WITH COMPLETE DOCUMENTATION OF THIS EVALUATION. PRIOR TO THE EVALUATION, MR. ELKINS SHALL PROVIDE THE CHEMICAL DEPENDENCY PROFESSIONAL WITH A COPY OF THIS ORDER. FURTHER, MR. ELKINS SHALL EXECUTE RELEASES TO PERMIT THE CHEMICAL DEPENDENCY PROFESSIONAL TO OBTAIN ANY INFORMATION DEEMED APPROPRIATE AND NECESSARY FOR THE EVALUATION. THE CHEMICAL DEPENDENCY PROFESSIONAL SHALL SUBMIT A WRITTEN OPINION TO THE BOARD THAT INCLUDES DIAGNOSES, RECOMMENDATIONS FOR TREATMENT AND
MONITORING, ANY ADDITIONAL RESTRICTIONS TO BE PLACED ON MR. ELKINS’ LICENSE TO PRACTICE, AND STATING WHETHER MR. ELKINS IS CAPABLE OF PRACTICING NURSING ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE.

Elkins, Steven P.N.
NCLEX (Case # 03-1666) Cont’d.

MR. ELKINS SHALL PROVIDE THE BOARD WITH SATISFACTORY DOCUMENTATION OF COMPLIANCE WITH ALL ASPECTS OF THE TREATMENT PLAN DEVELOPED BY THE CHEMICAL DEPENDENCY PROFESSIONAL DESCRIBED ABOVE UNTIL RELEASED. FURTHER, THE BOARD MAY UTILIZE THE PROFESSIONAL’S RECOMMENDATIONS AND CONCLUSIONS FROM THE EVALUATION AS A BASIS FOR ADDITIONAL TERMS, CONDITIONS, AND LIMITATIONS ON MR. ELKINS’ LICENSE.

MR. ELKINS SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MR. ELKINS SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE ON A QUARTERLY BASIS OR AS OTHERWISE REQUESTED BY THE BOARD.

PRIOR TO WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, MR. ELKINS SHALL NOTIFY THE BOARD IN WRITING OF THE NAME AND ADDRESS OF THE EMPLOYER. MR. ELKINS IS UNDER A CONTINUING DUTY TO NOTIFY THE BOARD OF ANY EMPLOYMENT THROUGHOUT THE TERM OF THIS ORDER. FURTHER, MR. ELKINS SHALL NOTIFY THE BOARD IN WRITING OF ANY CHANGES IN EMPLOYMENT STATUS WITHIN FOURTEEN (14) DAYS.

MR. ELKINS SHALL SUBMIT, ON A QUARTERLY BASIS, OR AS OTHERWISE REQUESTED BY THE BOARD, SATISFACTORY PERSONAL STATEMENTS TO THE BOARD REGARDING HIS EMPLOYMENT, IF WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, AND STATING WHETHER MR. ELKINS HAS COMPLIED WITH ALL OF THE PROVISIONS OF THIS ORDER.

MR. ELKINS SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MR. ELKINS SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MR. ELKINS SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE BOARD.

MR. ELKINS SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER OR ANY OTHER DOCUMENTS REQUIRED BY THE BOARD TO THE ATTENTION OF THE MONITORING UNIT, OHIO BOARD OF NURSING, 17 SOUTH HIGH STREET, SUITE 400, COLUMBUS, OH 43215-3413.

MR. ELKINS SHALL VERIFY THAT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ARE RECEIVED IN THE BOARD OFFICE.

MR. ELKINS SHALL INFORM THE BOARD WITHIN FIVE (5) BUSINESS DAYS, IN WRITING, OF ANY CHANGE IN EMPLOYMENT STATUS OR OF
ANY CHANGE IN RESIDENTIAL OR HOME ADDRESS OR TELEPHONE NUMBER.

Elkins, Steven P.N. NCLEX (Case # 03-1666) Cont’d.


MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Lizardo, Jennifer P.N. #055731 (Case # 02-0993)

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Lizardo, Jennifer P.N. #055731 (Case # 02-0993); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing transcript, State’s Exhibits, Respondent’s Exhibits, and Report and Recommendation of Hearing Examiner Christopher McNeil.

IT WAS MOVED BY KATHLEEN DRISCOLL, SECONDED BY ELIZABETH BUSCHMANN, THAT IN THE MATTER OF LIZARDO, JENNIFER P.N. #055731 (CASE # 02-0993), THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER’S REPORT AND RECOMMENDATION.


JENNIFER LIZARDO’S LICENSE TO PRACTICE NURSING AS A LICENSED PRACTICAL NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.


Taylor, Bobby R.N. #262984 (Case # 03-0668)

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Taylor, Bobby R.N. #262984 (Case # 03-0668); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing transcript, State’s Exhibits, Respondent’s Exhibits, Report and Recommendation of Hearing Examiner Christopher McNeil, and Respondent’s Objections to the Report and Recommendation.

IT WAS MOVED BY ANNE BARNETT, SECONDED BY JUDITH BRACHMAN, THAT IN THE MATTER OF TAYLOR, BOBBY R.N. #262984 (CASE # 03-0668), THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER’S REPORT AND RECOMMENDATION.

UPON THIS REPORT AND RECOMMENDATION AND UPON THE APPROVAL AND CONFIRMATION BY VOTE OF THE BOARD ON THE
ABOVE DATE, THE FOLLOWING ORDER IS HEREBY ENTERED ON THE JOURNAL OF THE OHIO BOARD OF NURSING FOR THE ABOVE DATE.

Taylor, Bobby R.N.
#262984 (Case # 03-0668) Cont’d.

BOBBY TAYLOR'S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.


MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Wisby, Amy R.N.
#215753 (Case # 03-0501)

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Wisby, Amy R.N. #215753 (Case # 03-0501); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing transcript, State’s Exhibits, Respondent’s Exhibits, Report and Recommendation of Hearing Examiner Christopher McNeil, and Respondent’s Objections to the Report and Recommendation. Ms. Wisby and her attorney also made a personal appearance before the Board.

IT WAS MOVED BY ELIZABETH BUSCHMANN, SECONDED BY KATHLEEN DRISCOLL, THAT IN THE MATTER OF WISBY, AMY R.N. #215753 (CASE # 03-0501), THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND MODIFY THE RECOMMENDATION IN THE HEARING EXAMINER'S REPORT AND RECOMMENDATION.


AMY WISBY'S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS SUSPENDED FOR AN INDEFINITE PERIOD OF TIME BUT NOT LESS THAN TWO (2) YEARS. MS. WISBY MAY SUBMIT A WRITTEN REQUEST FOR REINSTATEMENT ANYTIME AFTER SEPTEMBER 2006. THE BOARD WILL CONSIDER REINSTATEMENT ONLY IF THE FOLLOWING REINSTATEMENT CONDITIONS ARE MET:

CONDITIONS FOR REINSTATEMENT
MS. WISBY SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. WISBY SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE AS REQUESTED BY THE BOARD AND PRIOR TO REINSTATEMENT.

MS. WISBY SHALL SUBMIT A SATISFACTORY PERSONAL STATEMENT REGARDING COMPLIANCE WITH THE TERMS OF THIS ORDER AND PROGRESS WITHIN ONE MONTH PRIOR TO REINSTATEMENT.
MS. WISBY SHALL, IN ADDITION TO THE REQUIREMENTS OF LICENSURE RENEWAL, SUCCESSFULLY COMPLETE AND SUBMIT SATISFACTORY DOCUMENTATION OF SUCCESSFUL COMPLETION OF THE FOLLOWING CONTINUING EDUCATION: FOUR (4) HOURS OF OHIO NURSING LAW AND RULES; EIGHT (8) HOURS OF CHEMICAL DEPENDENCY; FOUR (4) HOURS OF ETHICS.

MONITORING OF REHABILITATION AND TREATMENT
MS. WISBY SHALL ABSTAIN COMPLETELY FROM THE PERSONAL USE OR POSSESSION OF DRUGS, EXCEPT THOSE PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WISBY’S HISTORY. MS. WISBY SHALL SELF-ADMINISTER THE PRESCRIBED DRUGS ONLY IN THE MANNER PRESCRIBED.

MS. WISBY SHALL ABSTAIN COMPLETELY FROM THE USE OF ALCOHOL.

FOR A MINIMUM CONSECUTIVE PERIOD OF TWO (2) YEARS PRIOR TO REQUESTING REINSTATEMENT, MS. WISBY SHALL SUBMIT, AT HER EXPENSE AND ON THE DAY SELECTED, BLOOD OR URINE SPECIMENS FOR DRUG AND/OR ALCOHOL ANALYSIS AT A COLLECTION SITE SPECIFIED BY THE BOARD AT SUCH TIMES AS THE BOARD MAY REQUEST. REFUSAL TO SUBMIT SUCH SPECIMEN, OR FAILURE TO SUBMIT SUCH SPECIMEN ON THE DAY HE/SHE IS SELECTED, OR IN SUCH A MANNER AS THE BOARD MAY REQUEST, SHALL CONSTITUTE A VIOLATION OF A RESTRICTION PLACED ON A LICENSE FOR PURPOSES OF SECTION 4723.28(B), ORC. THIS SCREENING SHALL REQUIRE A DAILY CALL-IN PROCESS. THE SPECIMENS SUBMITTED BY MS. WISBY SHALL BE NEGATIVE, EXCEPT FOR SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WISBY’S HISTORY.

MS. WISBY SHALL ATTEND A MINIMUM OF ONE (1) MEETING PER WEEK OF A SUPPORT OR PEER GROUP MEETING APPROVED IN ADVANCE BY THE BOARD, OR A TWELVE-STEP PROGRAM, AND LICENSEE SHALL PROVIDE SATISFACTORY DOCUMENTATION OF SUCH ATTENDANCE TO THE BOARD ON A QUARTERLY BASIS.

TREATING PRACTITIONERS AND REPORTING
WITHIN SIXTY (60) DAYS OF THE EXECUTION OF THIS ORDER, MS. WISBY SHALL PROVIDE A COPY OF THIS ORDER TO ALL TREATING PRACTITIONERS AND SHALL PROVIDE TO THE BOARD A LIST OF ALL TREATING PRACTITIONERS, INCLUDING ADDRESSES AND TELEPHONE NUMBERS. FURTHER, MS. WISBY SHALL BE UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER, PRIOR TO INITIATING TREATMENT, TO ADDITIONAL TREATING PRACTITIONERS, AND TO UPDATE THE LIST OF TREATING PRACTITIONERS WITH THE BOARD WITHIN FORTY-EIGHT (48) HOURS OF BEING TREATED BY ANOTHER PRACTITIONER.

MS. WISBY SHALL CAUSE ALL TREATING PRACTITIONERS TO COMPLETE A MEDICATION PRESCRIPTION REPORT THAT IS TO BE MAILED BY THE PRACTITIONER DIRECTLY TO THE BOARD. THE MEDICATION REPORT IS TO BE COMPLETED FOR ANY AND ALL SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO MS. WISBY THROUGHOUT THE DURATION OF THIS ORDER.

WITHIN TWENTY-FOUR (24) HOURS OF RELEASE FROM HOSPITALIZATION OR MEDICAL TREATMENT, MS. WISBY SHALL NOTIFY THE BOARD OF ANY AND ALL MEDICATION(S) OR PRESCRIPTION(S) RECEIVED.
REPORTING REQUIREMENTS OF MS. WISBY

Wisby, Amy R.N. #215753 (Case # 03-0501) Cont’d.

MS. WISBY SHALL SIGN RELEASE OF INFORMATION FORMS ALLOWING HEALTH PROFESSIONALS AND OTHER ORGANIZATIONS TO SUBMIT REQUESTED DOCUMENTATION OR INFORMATION DIRECTLY TO THE BOARD.

MS. WISBY SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS/HER ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MS. WISBY SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MS. WISBY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE BOARD.

MS. WISBY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER TO THE ATTENTION OF THE MONITORING UNIT, OHIO BOARD OF NURSING, 17 SOUTH HIGH STREET, SUITE 400, COLUMBUS, OH 43215-3413.

MS. WISBY SHALL VERIFY THAT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ARE RECEIVED IN THE BOARD OFFICE.

MS. WISBY SHALL INFORM THE BOARD WITHIN THREE (3) BUSINESS DAYS, IN WRITING, OF ANY CHANGE IN ADDRESS AND/OR TELEPHONE NUMBER.

THE BOARD MAY ONLY ALTER THE INDEFINITE SUSPENSION IMPOSED IF: (1) MS. WISBY SUBMITS A WRITTEN REQUEST FOR REINSTATEMENT; (2) THE BOARD DETERMINES THAT MS. WISBY HAS COMPLIED WITH ALL CONDITIONS OF REINSTATEMENT; (3) THE BOARD DETERMINES THAT MS. WISBY IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE BASED UPON AN INTERVIEW WITH MS. WISBY AND REVIEW OF THE DOCUMENTATION SPECIFIED IN THIS ORDER.

FOLLOWING REINSTATEMENT, MS WISBY SHALL BE SUBJECT TO THE FOLLOWING PROBATIONARY TERMS, CONDITIONS, AND LIMITATIONS FOR A MINIMUM PERIOD OF EIGHT (8) YEARS AND THE PERMANENT LICENSURE AND PRACTICE RESTRICTIONS SET FORTH BELOW:

MS. WISBY SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. WISBY SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE ON A QUARTERLY BASIS OR AS OTHERWISE REQUESTED BY THE BOARD.

MS. WISBY SHALL SUBMIT, ON A QUARTERLY BASIS, OR AS OTHERWISE REQUESTED BY THE BOARD, SATISFACTORY PERSONAL STATEMENTS TO THE BOARD REGARDING PROGRESS IN RECOVERY, HER EMPLOYMENT, IF WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, AND WHETHER MS. WISBY HAS COMPLIED WITH ALL OF THE PROVISIONS OF THIS ORDER.
MONITORING OF REHABILITATION AND TREATMENT

MS. WISBY SHALL ABSTAIN COMPLETELY FROM THE PERSONAL USE OR POSSESSION OF DRUGS, EXCEPT THOSE PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WISBY’S HISTORY. MS. WISBY SHALL SELF-ADMINISTER PRESCRIBED DRUGS ONLY IN THE MANNER PRESCRIBED.

MS. WISBY SHALL ABSTAIN COMPLETELY FROM THE USE OF ALCOHOL.

MS. WISBY SHALL SUBMIT, AT HER EXPENSE AND ON THE DAY SELECTED, BLOOD OR URINE SPECIMENS FOR DRUG AND/OR ALCOHOL ANALYSIS AT A COLLECTION SITE SPECIFIED BY THE BOARD AT SUCH TIMES AS THE BOARD MAY REQUEST. REFUSAL TO SUBMIT SUCH SPECIMEN, OR FAILURE TO SUBMIT SUCH SPECIMEN ON THE DAY HE/SHE IS SELECTED, OR IN SUCH A MANNER AS THE BOARD MAY REQUEST, SHALL CONSTITUTE A VIOLATION OF A RESTRICTION PLACED ON A LICENSE FOR PURPOSES OF SECTION 4723.28(B), ORC. THIS SCREENING SHALL REQUIRE A DAILY CALL-IN PROCESS. THE SPECIMENS SUBMITTED BY MS. WISBY SHALL BE NEGATIVE, EXCEPT FOR SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WISBY’S HISTORY.

MS. WISBY SHALL ATTEND A MINIMUM OF ONE (1) MEETING PER WEEK OF A SUPPORT OR PEER GROUP MEETING APPROVED IN ADVANCE BY THE BOARD, OR A TWELVE STEP PROGRAM, AND LICENSEE SHALL PROVIDE SATISFACTORY DOCUMENTATION OF SUCH ATTENDANCE TO THE BOARD ON A QUARTERLY BASIS.

TREATING PRACTITIONERS AND REPORTING

WITHIN SIXTY (60) DAYS OF THE EXECUTION OF THE PROBATIONARY PERIOD OF THIS ORDER, MS. WISBY SHALL PROVIDE A COPY OF THIS ORDER TO ALL TREATING PRACTITIONERS AND SHALL PROVIDE TO THE BOARD A LIST OF ALL TREATING PRACTITIONERS, INCLUDING ADDRESSES AND TELEPHONE NUMBERS. FURTHER, MS. WISBY SHALL BE UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER, PRIOR TO INITIATING TREATMENT, TO ADDITIONAL TREATING PRACTITIONERS, AND TO UPDATE THE LIST OF TREATING PRACTITIONERS WITH THE BOARD WITHIN FORTY-EIGHT (48) HOURS OF BEING TREATED BY ANOTHER PRACTITIONER.

MS. WISBY SHALL CAUSE ALL TREATING PRACTITIONERS TO COMPLETE A MEDICATION PRESCRIPTION REPORT THAT IS TO BE MAILED BY THE PRACTITIONER DIRECTLY TO THE BOARD. THE MEDICATION REPORT IS TO BE COMPLETED FOR ANY AND ALL SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO MS. WISBY THROUGHOUT THE DURATION OF THIS ORDER.

WITHIN TWENTY-FOUR (24) HOURS OF RELEASE FROM HOSPITALIZATION OR MEDICAL TREATMENT, MS. WISBY SHALL NOTIFY THE BOARD OF ANY AND ALL MEDICATION(S) OR PRESCRIPTION(S) RECEIVED.

EMPLOYMENT CONDITIONS

MS. WISBY SHALL HAVE A WORK SITE REGISTERED NURSE (HEREINAFTER “CONTACT NURSE”) WHO SUPERVISES MS. WISBY AND AGREES TO MONITOR MS. WISBY’S WORK PERFORMANCE AND PROGRESS AND TO BE IN CONTACT WITH THE BOARD. MS. WISBY SHALL HAVE THE CONTACT NURSE TALK WITH THE BOARD PRIOR TO MS. WISBY WORKING AS A NURSE. MS. WISBY SHALL HAVE THE CONTACT NURSE MAINTAIN CONTACT WITH THE BOARD. IN THE
EVENT THAT THE CONTACT NURSE BECOMES UNABLE OR UNWILLING TO SERVE IN THIS CAPACITY, MS. WISBY MUST IMMEDIATELY NOTIFY THE BOARD IN WRITING AND MAKE ARRANGEMENTS ACCEPTABLE TO THE BOARD FOR ANOTHER CONTACT NURSE TO MONITOR PROGRESS AND STATUS AS SOON AS PRACTICABLE.

Wisby, Amy R.N. #215753 (Case # 03-0501) Cont’d.

MS. WISBY SHALL HAVE HER EMPLOYER(S), IF WORKING IN A POSITION WHERE A NURSING LICENSE IS REQUIRED; SUBMIT WRITTEN REPORTS REGARDING JOB PERFORMANCE ON A QUARTERLY BASIS. MS. WISBY SHALL PROVIDE HIS/HER EMPLOYER(S) WITH A COPY OF THIS ORDER AND SHALL HAVE HIS/HER EMPLOYER(S) SEND DOCUMENTATION TO THE BOARD, ALONG WITH THE FIRST EMPLOYER REPORT, OF RECEIPT OF A COPY OF THIS ORDER. FURTHER, MS. WISBY IS UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER TO ANY NEW EMPLOYER PRIOR TO ACCEPTING EMPLOYMENT.

REPORTING REQUIREMENTS OF MS. WISBY

MS. WISBY SHALL SIGNS RELEASE OF INFORMATION FORMS ALLOWING HEALTH PROFESSIONALS AND OTHER ORGANIZATIONS TO SUBMIT THE REQUESTED DOCUMENTATION DIRECTLY TO THE BOARD.

MS. WISBY SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS/HER ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MS. WISBY SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MS. WISBY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE BOARD.

MS. WISBY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER OR ANY OTHER DOCUMENTS REQUIRED BY THE BOARD TO THE ATTENTION OF THE MONITORING UNIT, OHIO BOARD OF NURSING, 17 SOUTH HIGH STREET, SUITE 400, COLUMBUS, OH 43215-3413.

MS. WISBY SHALL VERIFY THAT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ARE RECEIVED IN THE BOARD OFFICE.

MS. WISBY SHALL INFORM THE BOARD WITHIN FIVE (5) BUSINESS DAYS, IN WRITING, OF ANY CHANGE IN EMPLOYMENT STATUS OR OF ANY CHANGE IN RESIDENTIAL OR HOME ADDRESS OR TELEPHONE NUMBER.

MS. WISBY SHALL BE SUBJECT TO THE FOLLOWING PERMANENT PRACTICE RESTRICTIONS:

PERMANENT PRACTICE RESTRICTION(S)

MS. WISBY IS PERMANENTLY RESTRICTED TO DIALYSIS NURSING CARE BUT IS PROHIBITED FROM PROVIDING DIALYSIS-NURSING CARE IN HOME HEALTH, AGENCY, OR INDEPENDENT PRACTICE SETTINGS.
MS. WISBY SHALL ALSO BE SUBJECT TO THE FOLLOWING PERMANENT LICENSURE RESTRICTION:

PERMANENT NARCOTIC RESTRICTION
MS. WISBY SHALL NOT ADMINISTER, HAVE ACCESS TO, OR POSSESS (EXCEPT AS PRESCRIBED FOR MS. WISBY’S USE BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WISBY’S HISTORY) ANY NARCOTICS, OTHER CONTROLLED SUBSTANCES, OR MOOD ALTERING DRUGS. IN ADDITION, MS. WISBY SHALL NOT POSSESS OR CARRY ANY WORK KEYS FOR LOCKED MEDICATION CARTS, CABINETS, DRAWERS, OR CONTAINERS. MS. WISBY SHALL NOT COUNT NARCOTICS.

FAILURE TO COMPLY
MS. WISBY’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE WILL BE AUTOMATICALLY SUSPENDED IF IT APPEARS TO THE BOARD THAT MS. WISBY HAS VIOLATED OR BREACHED ANY TERMS OR CONDITIONS OF THE ORDER. FOLLOWING THE AUTOMATIC SUSPENSION, THE BOARD SHALL NOTIFY MS. WISBY VIA CERTIFIED MAIL OF THE SPECIFIC NATURE OF THE CHARGES AND AUTOMATIC SUSPENSION OF HER LICENSE. UPON RECEIPT OF THIS NOTICE, MS. WISBY MAY REQUEST A HEARING REGARDING THE CHARGES.

DURATION/ MODIFICATION OF TERMS
THE BOARD MAY ONLY ALTER THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER IF: (1) THE BOARD DETERMINES THAT MS. WISBY HAS COMPLIED WITH ALL ASPECTS OF THIS ORDER; AND (2) THE BOARD DETERMINES THAT MS. WISBY IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE WITHOUT BOARD MONITORING, BASED UPON AN INTERVIEW WITH MS. WISBY AND REVIEW OF THE REPORTS AS REQUIRED HEREIN.

ANY PERIOD DURING WHICH MS. WISBY DOES NOT WORK IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED SHALL NOT COUNT TOWARD FULFILLING THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER.


A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Canaly, Richard R.N. NCLEX (Case # 03-1099); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing transcript, State’s Exhibits, Respondent’s Exhibits, and Report and Recommendation of Hearing Examiner Christopher McNeil.

IT WAS MOVED BY T. DIANN CAUDILL, SECONDED BY KATHLEEN DRISCOLL, THAT IN THE MATTER OF CANALY, RICHARD R.N. NCLEX (CASE # 03-1099), THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER'S REPORT AND RECOMMENDATION AND THAT RICHARD CANALY’S APPLICATION FOR LICENSURE BY
EXAMINATION TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY DENIED.

Canaly, Richard R.N. NCLEX (Case # 03-1099) Cont’d.


RICHARD CANALY'S APPLICATION FOR LICENSURE BY EXAMINATION TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY DENIED.


A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Hyde, Edward P.N. #092160 (Case # 98-0727)

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.

In the matter of Hyde, Edward P.N. #092160 (Case # 98-0727); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing transcript, State’s Exhibits, Respondent’s Exhibits, Report and Recommendation of Hearing Examiner Christopher McNeil, and Respondent’s Objections to the Report and recommendation.

IT WAS MOVED BY LISA KLENKE, SECONDED BY PATRICIA SCHLECHT, THAT IN THE MATTER OF HYDE, EDWARD P.N. #092160 (CASE # 98-0727), THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER’S REPORT AND RECOMMENDATION.


EDWARD HYDE’S LICENSE TO PRACTICE NURSING AS A LICENSED PRACTICAL NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.


A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Huffman, Gina R.N. #274914 (Case # 00-0726)

On Friday, September 10, 2004, President Smith requested that each voting Board member verify that they reviewed in depth all materials pertaining to this matter by saying "yes" or "no" and that any Board member who had not reviewed the materials refrain from participating in the adjudication of the matter.
Huffman, Gina R.N. #274914 (Case # 00-0726) Cont’d.

In the matter of Huffman, Gina R.N. #274914 (Case # 00-0726); upon hearing affirmative responses from each voting Board member that they reviewed all of the following: Hearing transcript, State’s Exhibits, Respondent’s Exhibits, and Report and Recommendation of Hearing Examiner Grant Shoub.

IT WAS MOVED BY CYNTHIA KRUEGER, SECONDED BY TERESA WILLIAMS, THAT IN THE MATTER OF HUFFMAN, GINA R.N. #274914 (CASE # 00-0726), THE BOARD ACCEPT ALL OF THE FINDINGS OF FACT, CONCLUSIONS OF LAW, AND THE RECOMMENDATION IN THE HEARING EXAMINER’S REPORT AND RECOMMENDATION.


GINA HUFFMAN’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.


A complete copy of the Adjudication Order shall be maintained in the exhibit book for the September 2004 Board meeting.

No Requests for Hearing
Gibson, Michelle R.N. #257382 (Case # 03-0163)


THE BOARD FURTHER ORDERS MICHELLE GIBSON TO SURRENDER HER REGISTERED NURSING LICENSE RN #257382 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.

MICHELLE GIBSON’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Allen, Chandra P.N. #093157 (Case # 03-1344)

IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY JUDITH BRACHMAN, THAT UPON CONSIDERATION OF THE CHARGES STATED AGAINST CHANDRA ALLEN IN THE MAY 24, 2004, NOTICE OF AUTOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING AND
EVIDENCE SUPPORTING THE CHARGES, THE BOARD FINDS THAT MS. ALLEN HAS COMMITTED ACTS IN VIOLATION OF THE NURSE PRACTICE ACT, OHIO REVISED CODE CHAPTER 4723, AS STATED IN THE NOTICE OF AUTOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING AND THE OHIO BOARD OF NURSING HEREBY ORDERS THAT CHANDRA ALLEN’S LICENSE TO PRACTICE AS A LICENSED PRACTICAL NURSE IN THE STATE OF OHIO IS HEREBY PERMANENTLY REVOKED.

THE BOARD FURTHER ORDERS CHANDRA ALLEN TO SURRENDER HER LICENSED PRACTICAL NURSE LICENSE #P.N. 093157 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY ELIZABETH BUSCHMANN, THAT UPON CONSIDERATION OF THE CHARGES STATED AGAINST JULIA COLEMAN IN THE MAY 24, 2004, NOTICE OF AUTOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING AND EVIDENCE SUPPORTING THE CHARGES, THE BOARD FINDS THAT MS. COLEMAN HAS COMMITTED ACTS IN VIOLATION OF THE NURSE PRACTICE ACT, OHIO REVISED CODE CHAPTER 4723, AS STATED IN THE NOTICE OF AUTOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING AND THE OHIO BOARD OF NURSING HEREBY ORDERS THAT THE LICENSE OF JULIA COLEMAN, IS HEREBY SUSPENDED FOR AN INDEFINITE PERIOD OF TIME BUT NOT LESS THAN ONE (1) YEAR. THE BOARD WILL CONSIDER REINSTATEMENT ONLY IF THE FOLLOWING REINSTATEMENT CONDITIONS ARE MET:

MS. COLEMAN SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. COLEMAN SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE PRIOR TO REINSTATEMENT OR AS OTHERWISE REQUESTED BY THE BOARD.

MS. COLEMAN SHALL COMPLETE AND SUBMIT SATISFACTORY DOCUMENTATION OF HER SUCCESSFUL COMPLETION OF THE FOLLOWING CONTINUING NURSING EDUCATION HOURS SIX (6) HOURS OF PROFESSIONALISM; TWO (2) HOURS IN LAW AND RULES; TWENTY-FOUR (24) HOURS IN DOCUMENTATION.

FOLLOWING REINSTATEMENT, MS. COLEMAN SHALL BE SUBJECT TO THE FOLLOWING PROBATIONARY TERMS AND CONDITIONS FOR A MINIMUM PERIOD OF TWO (2) YEARS.

MS. COLEMAN SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. COLEMAN SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE ON A QUARTERLY BASIS OR AS OTHERWISE REQUESTED BY THE BOARD.
Coleman, Julia R.N. #146715 (Case # 04-0507) Cont’d.

MS. COLEMAN SHALL SUBMIT, ON A QUARTERLY BASIS, OR AS OTHERWISE REQUESTED BY THE BOARD, SATISFACTORY PERSONAL STATEMENTS TO THE BOARD REGARDING HER EMPLOYMENT, IF WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, AND WHETHER MS. COLEMAN HAS COMPLIED WITH ALL OF THE PROVISIONS OF THIS ORDER.

EMPLOYMENT CONDITIONS
MS. COLEMAN SHALL HAVE HER EMPLOYER(S), IF WORKING IN A POSITION WHERE A NURSING LICENSE IS REQUIRED; SUBMIT WRITTEN REPORTS REGARDING JOB PERFORMANCE ON A QUARTERLY BASIS. MS. COLEMAN SHALL PROVIDE HER EMPLOYER(S) WITH A COPY OF THIS ORDER AND SHALL HAVE HER EMPLOYER(S) SEND DOCUMENTATION TO THE BOARD, ALONG WITH THE FIRST EMPLOYER REPORT, OF RECEIPT OF A COPY OF THIS ORDER. FURTHER, MS. COLEMAN IS UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER TO ANY NEW EMPLOYER PRIOR TO ACCEPTING EMPLOYMENT. MS. COLEMAN SHALL INFORM THE BOARD OF ANY CHANGE IN EMPLOYMENT AND EMPLOYER WITHIN FIVE (5) BUSINESS DAYS OF THE CHANGE.

REPORTING REQUIREMENTS
MS. COLEMAN SHALL SIGN RELEASE OF INFORMATION FORMS ALLOWING HEALTH PROFESSIONALS AND OTHER ORGANIZATIONS TO SUBMIT THE REQUESTED DOCUMENTATION DIRECTLY TO THE BOARD.

MS. COLEMAN SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS/HER ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MS. COLEMAN SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MS. COLEMAN SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE BOARD.

FAILURE TO COMPLY
MS. COLEMAN’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE WILL BE AUTOMATICALLY SUSPENDED IF IT APPEARS TO THE BOARD THAT MS. COLEMAN HAS VIOLATED OR BREACHED ANY TERMS OR CONDITIONS OF THIS ORDER. FOLLOWING THE AUTOMATIC SUSPENSION, THE BOARD SHALL NOTIFY MS. COLEMAN VIA CERTIFIED MAIL OF THE SPECIFIC NATURE OF THE CHARGES AND AUTOMATIC SUSPENSION OF HER LICENSE. UPON RECEIPT OF THIS NOTICE, MS. COLEMAN MAY REQUEST A HEARING REGARDING THE CHARGES.

DURATION
THE BOARD MAY ONLY ALTER THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER IF: (1) THE BOARD DETERMINES THAT MS. COLEMAN HAS COMPLIED WITH ALL ASPECTS OF THIS ORDER; AND (2) THE BOARD DETERMINES THAT MS. COLEMAN IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE WITHOUT BOARD MONITORING, BASED UPON AN INTERVIEW WITH MS. COLEMAN AND REVIEW OF THE REPORTS AS REQUIRED HEREIN. ANY PERIOD DURING WHICH MS. COLEMAN DOES NOT WORK IN A POSITION FOR WHICH A NURSING LICENSE IS
REQUIRES SHALL NOT COUNT TOWARD FULFILLING THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER.

Coleman, Julia R.N. #146715 (Case # 04-0507) Cont’d.

THE BOARD FURTHER ORDERS JULIA COLEMAN TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 146715 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

McQuinn, Rhonda R.N. #267466 (Case # 03-0389)


THE BOARD FURTHER ORDERS RHONDA MCQUINN TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 267466 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Pelphrey, Angela R.N. #251799 (Case # 04-0554)


THE BOARD FURTHER ORDERS ANGELA PELPHREY TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 251799 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.

BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Baker, Richard R.N. 
#156166 (Case # 02-0167) 


IT WAS FURTHER ORDERED RICHARD BAKER TO SURRENDER HIS REGISTERED NURSE LICENSE #R.N. 156166 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Williams, Sharon 
R.N. #299239 (Case # 02-0143) 


CONDITIONS FOR REINSTATEMENT

MS. WILLIAMS SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. WILLIAMS SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE AS REQUESTED BY THE BOARD AND PRIOR TO REINSTATEMENT.

MS. WILLIAMS SHALL SUBMIT A SATISFACTORY PERSONAL STATEMENT REGARDING COMPLIANCE WITH THE TERMS OF THIS ORDER AND PROGRESS WITHIN ONE MONTH PRIOR TO REINSTATEMENT.

MS. WILLIAMS SHALL, IN ADDITION TO THE REQUIREMENTS OF LICENSURE RENEWAL, SUCCESSFULLY COMPLETE AND SUBMIT
SATISFACTORY DOCUMENTATION OF SUCCESSFUL COMPLETION OF
THE FOLLOWING CONTINUING EDUCATION: FOUR (4) HOURS OF
OHIO NURSING LAW AND RULES; EIGHT (8) HOURS OF CHEMICAL
DEPENDENCY; FOUR (4) HOURS OF ETHICS.

MONITORING OF REHABILITATION AND TREATMENT

MS. WILLIAMS SHALL ABSTAIN COMPLETELY FROM THE PERSONAL
USE OR POSSESSION OF DRUGS, EXCEPT THOSE PRESCRIBED,
ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO
AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS.
WILLIAMS’ HISTORY. MS. WILLIAMS SHALL SELF-ADMINISTER THE
PRESCRIBED DRUGS ONLY IN THE MANNER PRESCRIBED.

MS. WILLIAMS SHALL ABSTAIN COMPLETELY FROM THE USE OF
ALCOHOL.

NOT LESS THAN ONE (1) YEAR PRIOR TO SEEKING REINSTATEMENT
BY THE BOARD, MS. WILLIAMS SHALL, AT HER OWN EXPENSE, SEEK
A CHEMICAL DEPENDENCY EVALUATION BY A BOARD APPROVED
CHEMICAL DEPENDENCY PROFESSIONAL AND SHALL PROVIDE THE
BOARD WITH COMPLETE DOCUMENTATION OF THIS EVALUATION.
PRIOR TO THE EVALUATION, MS. WILLIAMS SHALL PROVIDE THE
CHEMICAL DEPENDENCY PROFESSIONAL WITH A COPY OF THIS
ORDER. FURTHER, MS. WILLIAMS SHALL EXECUTE RELEASES TO
PERMIT THE CHEMICAL DEPENDENCY PROFESSIONAL TO OBTAIN
ANY INFORMATION DEEMED APPROPRIATE AND NECESSARY FOR
THE EVALUATION. THE CHEMICAL DEPENDENCY PROFESSIONAL
SHALL SUBMIT A WRITTEN OPINION TO THE BOARD THAT INCLUDES
DIAGNOSES, AND RECOMMENDATIONS FOR TREATMENT AND
MONITORING.

MS. WILLIAMS SHALL PROVIDE THE BOARD WITH SATISFACTORY
DOCUMENTATION OF COMPLIANCE WITH ALL ASPECTS OF THE
TREATMENT PLAN DEVELOPED BY THE CHEMICAL DEPENDENCY
PROFESSIONAL DESCRIBED ABOVE UNTIL RELEASED. FURTHER, THE
BOARD MAY UTILIZE THE PROFESSIONAL’S RECOMMENDATIONS
AND CONCLUSIONS FROM THE EVALUATION AS A BASIS FOR
ADDITIONAL TERMS, CONDITIONS, AND LIMITATIONS ON MS.
WILLIAMS’ LICENSE.

WITHIN THREE (3) MONTHS PRIOR TO SEEKING REINSTATEMENT
BY THE BOARD, MS. WILLIAMS SHALL, AT HER OWN EXPENSE, SEEK A
CHEMICAL DEPENDENCY EVALUATION BY A BOARD APPROVED
CHEMICAL DEPENDENCY PROFESSIONAL AND SHALL PROVIDE THE
BOARD WITH COMPLETE DOCUMENTATION OF THIS EVALUATION.
PRIOR TO THE EVALUATION, MS. WILLIAMS SHALL PROVIDE THE
CHEMICAL DEPENDENCY PROFESSIONAL WITH A COPY OF THIS
ORDER. FURTHER, MS. WILLIAMS SHALL EXECUTE RELEASES TO
PERMIT THE CHEMICAL DEPENDENCY PROFESSIONAL TO OBTAIN
ANY INFORMATION DEEMED APPROPRIATE AND NECESSARY FOR
THE EVALUATION. THE CHEMICAL DEPENDENCY PROFESSIONAL
SHALL SUBMIT A WRITTEN OPINION TO THE BOARD THAT INCLUDES
ANY ADDITIONAL RESTRICTIONS TO BE PLACED ON MS. WILLIAMS’
LICENSE TO PRACTICE, AND STATING WHETHER MS. WILLIAMS IS
CAPABLE OF PRACTICING NURSING ACCORDING TO ACCEPTABLE
AND PREVAILING STANDARDS OF SAFE NURSING CARE.

FOR A MINIMUM CONSECUTIVE PERIOD OF ONE (1) YEAR PRIOR TO
REQUESTING REINSTATEMENT, MS. WILLIAMS SHALL SUBMIT, AT
HER EXPENSE AND ON THE DAY SELECTED, BLOOD OR URINE
SPECIMENS FOR DRUG AND/OR ALCOHOL ANALYSIS AT A
COLLECTION SITE SPECIFIED BY THE BOARD AT SUCH TIMES AS THE
BOARD MAY REQUEST. REFUSAL TO SUBMIT SUCH SPECIMEN, OR
FAILURE TO SUBMIT SUCH SPECIMEN ON THE DAY HE/SHE IS SELECTED, OR IN SUCH A MANNER AS THE BOARD MAY REQUEST, SHALL CONSTITUTE A VIOLATION OF A RESTRICTION PLACED ON A LICENSE FOR PURPOSES OF SECTION 4723.28(B), ORC. THIS SCREENING SHALL REQUIRE A DAILY CALL-IN PROCESS. THE SPECIMENS SUBMITTED BY MS. WILLIAMS SHALL BE NEGATIVE, EXCEPT FOR SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WILLIAMS’ HISTORY.

MS. WILLIAMS SHALL ATTEND A MINIMUM OF ONE (1) MEETING PER WEEK OF A SUPPORT OR PEER GROUP MEETING APPROVED IN ADVANCE BY THE BOARD, OR A TWELVE-STEP PROGRAM, AND LICENSEE SHALL PROVIDE SATISFACTORY DOCUMENTATION OF SUCH ATTENDANCE TO THE BOARD ON A QUARTERLY BASIS.

TREATING PRACTITIONERS AND REPORTING

WITHIN SIXTY (60) DAYS OF THE EXECUTION OF THIS ORDER, MS. WILLIAMS SHALL PROVIDE A COPY OF THIS ORDER TO ALL TREATING PRACTITIONERS AND SHALL PROVIDE TO THE BOARD A LIST OF ALL TREATING PRACTITIONERS, INCLUDING ADDRESSES AND TELEPHONE NUMBERS. FURTHER, MS. WILLIAMS SHALL BE UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER, PRIOR TO INITIATING TREATMENT, TO ADDITIONAL TREATING PRACTITIONERS, AND TO UPDATE THE LIST OF TREATING PRACTITIONERS WITH THE BOARD WITHIN FORTY-EIGHT (48) HOURS OF BEING TREATED BY ANOTHER PRACTITIONER.

MS. WILLIAMS SHALL CAUSE ALL TREATING PRACTITIONERS TO COMPLETE A MEDICATION PRESCRIPTION REPORT THAT IS TO BE MAILED BY THE PRACTITIONER DIRECTLY TO THE BOARD. THE MEDICATION REPORT IS TO BE COMPLETED FOR ANY AND ALL SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO MS. WILLIAMS THROUGHOUT THE DURATION OF THIS ORDER.

WITHIN TWENTY-FOUR (24) HOURS OF RELEASE FROM HOSPITALIZATION OR MEDICAL TREATMENT, MS. WILLIAMS SHALL NOTIFY THE BOARD OF ANY AND ALL MEDICATION(S) OR PRESCRIPTION(S) RECEIVED.

REPORTING REQUIREMENTS OF MS. WILLIAMS

MS. WILLIAMS SHALL SIGN RELEASE OF INFORMATION FORMS ALLOWING HEALTH PROFESSIONALS AND OTHER ORGANIZATIONS TO SUBMIT REQUESTED DOCUMENTATION OR INFORMATION DIRECTLY TO THE BOARD.

MS. WILLIAMS SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS/HER ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MS. WILLIAMS SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MS. WILLIAMS SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE BOARD.

MS. WILLIAMS SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER TO THE ATTENTION OF THE MONITORING
MS. WILLIAMS SHALL VERIFY THAT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ARE RECEIVED IN THE BOARD OFFICE.

MS. WILLIAMS SHALL INFORM THE BOARD WITHIN THREE (3) BUSINESS DAYS, IN WRITING, OF ANY CHANGE IN ADDRESS AND/OR TELEPHONE NUMBER.

THE BOARD MAY ONLY ALTER THE INDEFINITE SUSPENSION IMPOSED IF: (1) MS. WILLIAMS SUBMITS A WRITTEN REQUEST FOR REINSTATEMENT; (2) THE BOARD DETERMINES THAT MS. WILLIAMS HAS COMPLIED WITH ALL CONDITIONS OF REINSTATEMENT; (3) THE BOARD DETERMINES THAT MS. WILLIAMS IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE BASED UPON AN INTERVIEW WITH MS. WILLIAMS AND REVIEW OF THE DOCUMENTATION SPECIFIED IN THIS ORDER.

FOLLOWING REINSTATEMENT, MS. WILLIAMS SHALL BE SUBJECT TO THE FOLLOWING PROBATIONARY TERMS, CONDITIONS, AND LIMITATIONS FOR A MINIMUM PERIOD OF THREE (3) YEARS.

MS. WILLIAMS SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. WILLIAMS SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE ON A QUARTERLY BASIS OR AS OTHERWISE REQUESTED BY THE BOARD.

MS. WILLIAMS SHALL SUBMIT, ON A QUARTERLY BASIS, OR AS OTHERWISE REQUESTED BY THE BOARD, SATISFACTORY PERSONAL STATEMENTS TO THE BOARD REGARDING PROGRESS IN RECOVERY, HER EMPLOYMENT, IF WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, AND WHETHER MS. WILLIAMS HAS COMPLIED WITH ALL OF THE PROVISIONS OF THIS ORDER.

MONITORING OF REHABILITATION AND TREATMENT

MS. WILLIAMS SHALL ABSTAIN COMPLETELY FROM THE PERSONAL USE OR POSSESSION OF DRUGS, EXCEPT THOSE PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WILLIAMS’ HISTORY. MS. WILLIAMS SHALL SELF-ADMINISTER PRESCRIBED DRUGS ONLY IN THE MANNER PRESCRIBED.

MS. WILLIAMS SHALL ABSTAIN COMPLETELY FROM THE USE OF ALCOHOL.

MS. WILLIAMS SHALL SUBMIT, AT HER EXPENSE AND ON THE DAY SELECTED, BLOOD OR URINE SPECIMENS FOR DRUG AND/OR ALCOHOL ANALYSIS AT A COLLECTION SITE SPECIFIED BY THE BOARD AT SUCH TIMES AS THE BOARD MAY REQUEST. REFUSAL TO SUBMIT SUCH SPECIMEN, OR FAILURE TO SUBMIT SUCH SPECIMEN ON THE DAY HE/SHE IS SELECTED, OR IN SUCH A MANNER AS THE BOARD MAY REQUEST, SHALL CONSTITUTE A VIOLATION OF A RESTRICTION PLACED ON A LICENSE FOR PURPOSES OF SECTION 4723.28(B), ORC. THIS SCREENING SHALL REQUIRE A DAILY CALL-IN PROCESS. THE SPECIMENS SUBMITTED BY MS. WILLIAMS SHALL BE NEGATIVE, EXCEPT FOR SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. WILLIAMS’ HISTORY.
Williams, Sharon  
R.N. #299239 (Case # 02-0143) Cont’d.

MS. WILLIAMS ATTEND A MINIMUM OF ONE (1) MEETING PER WEEK OF A SUPPORT OR PEER GROUP MEETING APPROVED IN ADVANCE BY THE BOARD, OR A TWELVE STEP PROGRAM, AND LICENSEE SHALL PROVIDE SATISFACTORY DOCUMENTATION OF SUCH ATTENDANCE TO THE BOARD ON A QUARTERLY BASIS.

TREATING PRACTITIONERS AND REPORTING
WITHIN SIXTY (60) DAYS OF THE EXECUTION OF THE PROBATIONARY PERIOD OF THIS ORDER, MS. WILLIAMS SHALL PROVIDE A COPY OF THIS ORDER TO ALL TREATING PRACTITIONERS AND SHALL PROVIDE TO THE BOARD A LIST OF ALL TREATING PRACTITIONERS, INCLUDING ADDRESSES AND TELEPHONE NUMBERS. FURTHER, MS. WILLIAMS SHALL BE UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER, PRIOR TO INITIATING TREATMENT, TO ADDITIONAL TREATING PRACTITIONERS, AND TO UPDATE THE LIST OF TREATING PRACTITIONERS WITH THE BOARD WITHIN FORTY-EIGHT (48) HOURS OF BEING TREATED BY ANOTHER PRACTITIONER.

MS. WILLIAMS SHALL CAUSE ALL TREATING PRACTITIONERS TO COMPLETE A MEDICATION PRESCRIPTION REPORT THAT IS TO BE MAILED BY THE PRACTITIONER DIRECTLY TO THE BOARD. THE MEDICATION REPORT IS TO BE COMPLETED FOR ANY AND ALL SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO MS. WILLIAMS THROUGHOUT THE DURATION OF THIS ORDER.

WITHIN TWENTY-FOUR (24) HOURS OF RELEASE FROM HOSPITALIZATION OR MEDICAL TREATMENT, MS. WILLIAMS SHALL NOTIFY THE BOARD OF ANY AND ALL MEDICATION(S) OR PRESCRIPTION(S) RECEIVED.

EMPLOYMENT CONDITIONS
WHEN WORKING AS A NURSE, MS. WILLIAMS SHALL ONLY WORK IN SETTINGS IN WHICH A REGISTERED NURSE SUPERVISOR IS PRESENT ON-SITE AT ALL TIMES.

MS. WILLIAMS SHALL NOT WORK ANY OVERTIME IN ANY NURSING JOB FOR THE FIRST YEAR OF EMPLOYMENT UNLESS OTHERWISE APPROVED BY THE BOARD OR ITS DESIGNEE.

MS. WILLIAMS SHALL NOT WORK ANY NIGHT SHIFTS FOR THE FIRST YEAR OF EMPLOYMENT UNLESS OTHERWISE APPROVED BY THE BOARD OR ITS DESIGNEE.

MS. WILLIAMS SHALL HAVE A WORK SITE REGISTERED NURSE (HEREINAFTER “CONTACT NURSE”) WHO SUPERVISES MS. WILLIAMS AND AGREES TO MONITOR MS. WILLIAMS’ WORK PERFORMANCE AND PROGRESS AND TO BE IN CONTACT WITH THE BOARD. MS. WILLIAMS SHALL HAVE THE CONTACT NURSE TALK WITH THE BOARD PRIOR TO MS. WILLIAMS WORKING AS A NURSE. MS. WILLIAMS SHALL HAVE THE CONTACT NURSE MAINTAIN CONTACT WITH THE BOARD. IN THE EVENT THAT THE CONTACT NURSE BECOMES UNABLE OR UNWILLING TO SERVE IN THIS CAPACITY, MS. WILLIAMS MUST IMMEDIATELY NOTIFY THE BOARD IN WRITING AND MAKE ARRANGEMENTS ACCEPTABLE TO THE BOARD FOR ANOTHER CONTACT NURSE TO MONITOR PROGRESS AND STATUS AS SOON AS PRACTICAL.

MS. WILLIAMS SHALL HAVE HER EMPLOYER(S), IF WORKING IN A POSITION WHERE A NURSING LICENSE IS REQUIRED; SUBMIT WRITTEN REPORTS REGARDING JOB PERFORMANCE ON A QUARTERLY BASIS. MS. WILLIAMS SHALL PROVIDE HIS/HER EMPLOYER(S) WITH A COPY OF THIS ORDER AND SHALL HAVE
His/her employer(s) send documentation to the board, along with the first employer report, of receipt of a copy of this order. Further, Ms. Williams is under a continuing duty to provide a copy of this order to any new employer prior to accepting employment.

**Reporting Requirements of Ms. Williams**

Ms. Williams shall sign release of information forms allowing health professionals and other organizations to submit the requested documentation directly to the board.

Ms. Williams shall submit any and all information that the board may request regarding his/her ability to practice according to acceptable and prevailing standards of safe nursing practice.

Ms. Williams shall not submit or cause to be submitted any false, misleading, or deceptive statements, information, or documentation to the board or to employers or potential employers.

Ms. Williams shall submit the reports and documentation required by this order on forms specified by the board. All reporting and communications required by this order shall be made to the monitoring unit of the board.

Ms. Williams shall submit the reports and documentation required by this order or any other documents required by the board to the attention of the monitoring unit, Ohio Board of Nursing, 17 South High Street, Suite 400, Columbus, OH 43215-3413.

Ms. Williams shall verify that the reports and documentation required by this order are received in the board office.

Ms. Williams shall inform the board within five (5) business days, in writing, of any change in employment status or of any change in residential or home address or telephone number.

Ms. Williams shall be subject to the following temporary licensure restriction:

**Temporary Narcotic Restriction**

Ms. Williams shall not administer, have access to, or possess (except as prescribed for Ms. Williams’ use by another so authorized by law who has full knowledge of Ms. Williams’ history) any narcotics, other controlled substances, or mood altering drugs. In addition, Ms. Williams shall not possess or carry any work keys for locked medication carts, cabinets, drawers, or containers. Ms. Williams shall not count narcotics.

Ms. Williams shall also be subject to the following temporary licensure restrictions:

**Temporary Practice Restriction(s)**

Ms. Williams shall not practice nursing as a registered nurse: (1) for agencies providing home care in the patient’s residence; (2) for hospice care programs providing hospice care in the patient’s residence; (3) as a nurse for staffing agencies or pools; (4) as an independent provider where
THE NURSE PROVIDES NURSING CARE AND IS REIMBURSED FOR SERVICES BY THE STATE OF OHIO THROUGH STATE AGENCIES OR AGENTS OF THE STATE; OR (5) FOR AN INDIVIDUAL OR GROUP OF INDIVIDUALS WHO DIRECTLY ENGAGE MS. WILLIAMS TO PROVIDE NURSING SERVICES FOR FEES, COMPENSATION, OR OTHER CONSIDERATION OR AS A VOLUNTEER.

MS. WILLIAMS SHALL NOT FUNCTION AS A SUPERVISOR WHILE WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED.

FAILURE TO COMPLY
MS. WILLIAMS’ LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE WILL BE AUTOMATICALLY SUSPENDED IF IT APPEARS TO THE BOARD THAT MS. WILLIAMS HAS VIOLATED OR BREACHED ANY TERMS OR CONDITIONS OF THE ORDER. FOLLOWING THE AUTOMATIC SUSPENSION, THE BOARD SHALL NOTIFY MS. WILLIAMS VIA CERTIFIED MAIL OF THE SPECIFIC NATURE OF THE CHARGES AND AUTOMATIC SUSPENSION OF HER LICENSE. UPON RECEIPT OF THIS NOTICE, MS. WILLIAMS MAY REQUEST A HEARING REGARDING THE CHARGES.

DURATION/ MODIFICATION OF TERMS
THE BOARD MAY ONLY ALTER THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER IF: (1) THE BOARD DETERMINES THAT MS. WILLIAMS HAS COMPLIED WITH ALL ASPECTS OF THIS ORDER; AND (2) THE BOARD DETERMINES THAT MS. WILLIAMS IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE WITHOUT BOARD MONITORING, BASED UPON AN INTERVIEW WITH MS. WILLIAMS AND REVIEW OF THE REPORTS AS REQUIRED HEREIN. ANY PERIOD DURING WHICH MS. WILLIAMS DOES NOT WORK IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED SHALL NOT COUNT TOWARD FULFILLING THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER.

THE BOARD FURTHER ORDERS SHARON WILLIAMS TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 299239 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.


THE BOARD FURTHER ORDERS HEATHER WITTSCHECK TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 295567 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.

A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Ferry, Lois P.N.  
#100666 (Case # 04-0827)  


THE BOARD FURTHER ORDERS LOIS FERRY TO SURRENDER HER LICENSED PRACTICAL NURSE LICENSE #P.N. 100666 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Kelley, Patricia P.N.  
#091596 (Case # 03-1022)  


THE BOARD FURTHER ORDERS PATRICIA KELLEY TO SURRENDER HER LICENSED PRACTICAL NURSE LICENSE #P.N. 091596 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

CONDITIONS FOR REINSTATEMENT
MS. GALLOWAY SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.

MS. GALLOWAY SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE AS REQUESTED BY THE BOARD AND PRIOR TO REINSTATEMENT.

MS. GALLOWAY SHALL SUBMIT A SATISFACTORY PERSONAL STATEMENT REGARDING COMPLIANCE WITH THE TERMS OF THIS ORDER AND PROGRESS WITHIN ONE MONTH PRIOR TO REINSTATEMENT.

MS. GALLOWAY SHALL, IN ADDITION TO THE REQUIREMENTS OF LICENSURE RENEWAL, SUCCESSFULLY COMPLETE AND SUBMIT SATISFACTORY DOCUMENTATION OF SUCCESSFUL COMPLETION OF THE FOLLOWING CONTINUING EDUCATION: FOUR (4) HOURS OF OHIO NURSING LAW AND RULES; EIGHT (8) HOURS OF CHEMICAL DEPENDENCY; FOUR (4) HOURS OF ETHICS.

MONITORING OF REHABILITATION AND TREATMENT
MS. GALLOWAY SHALL ABSTAIN COMPLETELY FROM THE PERSONAL USE OR POSSESSION OF DRUGS, EXCEPT THOSE PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. GALLOWAY’S HISTORY. MS. GALLOWAY SHALL SELF-ADMINISTER THE PRESCRIBED DRUGS ONLY IN THE MANNER PRESCRIBED.

MS. GALLOWAY SHALL ABSTAIN COMPLETELY FROM THE USE OF ALCOHOL.

NOT LESS THAN TWO (2) YEARS PRIOR TO SEEKING REINSTATEMENT BY THE BOARD, MS. GALLOWAY SHALL, AT HER OWN EXPENSE, SEEK A CHEMICAL DEPENDENCY EVALUATION BY A BOARD APPROVED CHEMICAL DEPENDENCY PROFESSIONAL AND SHALL PROVIDE THE BOARD WITH COMPLETE DOCUMENTATION OF THIS EVALUATION. PRIOR TO THE EVALUATION, MS. GALLOWAY SHALL PROVIDE THE CHEMICAL DEPENDENCY PROFESSIONAL WITH A COPY OF THIS ORDER. FURTHER, MS. GALLOWAY SHALL EXECUTE RELEASES TO PERMIT THE CHEMICAL DEPENDENCY PROFESSIONAL TO OBTAIN ANY INFORMATION DEEMED APPROPRIATE AND NECESSARY FOR THE EVALUATION. THE CHEMICAL DEPENDENCY PROFESSIONAL SHALL SUBMIT A WRITTEN OPINION TO THE BOARD THAT INCLUDES DIAGNOSES, AND RECOMMENDATIONS FOR TREATMENT AND MONITORING.
Galloway, Valerie  
R.N. #178364 (Case # 01-1016) Cont’d.

MS. GALLOWAY SHALL PROVIDE THE BOARD WITH SATISFACTORY DOCUMENTATION OF COMPLIANCE WITH ALL ASPECTS OF THE TREATMENT PLAN DEVELOPED BY THE CHEMICAL DEPENDENCY PROFESSIONAL DESCRIBED ABOVE UNTIL RELEASED. FURTHER, THE BOARD MAY UTILIZE THE PROFESSIONAL’S RECOMMENDATIONS AND CONCLUSIONS FROM THE EVALUATION AS A BASIS FOR ADDITIONAL TERMS, CONDITIONS, AND LIMITATIONS ON MS. GALLOWAY’S LICENSE.

WITHIN THREE (3) MONTHS PRIOR TO SEEKING REINSTATEMENT BY THE BOARD, MS. GALLOWAY SHALL, AT HER OWN EXPENSE, SEEK A CHEMICAL DEPENDENCY EVALUATION BY A BOARD APPROVED CHEMICAL DEPENDENCY PROFESSIONAL AND SHALL PROVIDE THE BOARD WITH COMPLETE DOCUMENTATION OF THIS EVALUATION. PRIOR TO THE EVALUATION, MS. GALLOWAY SHALL PROVIDE THE CHEMICAL DEPENDENCY PROFESSIONAL WITH A COPY OF THIS ORDER. FURTHER, MS. GALLOWAY SHALL EXECUTE RELEASES TO PERMIT THE CHEMICAL DEPENDENCY PROFESSIONAL TO OBTAIN ANY INFORMATION DEEMED APPROPRIATE AND NECESSARY FOR THE EVALUATION. THE CHEMICAL DEPENDENCY PROFESSIONAL SHALL SUBMIT A WRITTEN OPINION TO THE BOARD THAT INCLUDES ANY ADDITIONAL RESTRICTIONS TO BE PLACED ON MS. GALLOWAY’S LICENSE TO PRACTICE, AND STATING WHETHER MS. GALLOWAY IS CAPABLE OF PRACTICING NURSING ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE.

FOR A MINIMUM CONSECUTIVE PERIOD OF TWO (2) YEARS PRIOR TO REQUESTING REINSTATEMENT, MS. GALLOWAY SHALL SUBMIT, AT HER EXPENSE AND ON THE DAY SELECTED, BLOOD OR URINE SPECIMENS FOR DRUG AND/OR ALCOHOL ANALYSIS AT A COLLECTION SITE SPECIFIED BY THE BOARD AT SUCH TIMES AS THE BOARD MAY REQUEST. REFUSAL TO SUBMIT SUCH SPECIMEN, OR FAILURE TO SUBMIT SUCH SPECIMEN ON THE DAY HE/SHE IS SELECTED, OR IN SUCH A MANNER AS THE BOARD MAY REQUEST, SHALL CONSTITUTE A VIOLATION OF A RESTRICTION PLACED ON A LICENSE FOR PURPOSES OF SECTION 4723.28(B), ORC. THIS SCREENING SHALL REQUIRE A DAILY CALL-IN PROCESS. THE SPECIMENS SUBMITTED BY MS. GALLOWAY SHALL BE NEGATIVE, EXCEPT FOR SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. GALLOWAY’S HISTORY.

MS. GALLOWAY SHALL ATTEND A MINIMUM OF ONE (1) MEETING PER WEEK OF A SUPPORT OR PEER GROUP MEETING APPROVED IN ADVANCE BY THE BOARD, OR A TWELVE STEP PROGRAM, AND LICENSEE SHALL PROVIDE SATISFACTORY DOCUMENTATION OF SUCH ATTENDANCE TO THE BOARD ON A QUARTERLY BASIS.

TREATING PRACTITIONERS AND REPORTING

WITHIN SIXTY (60) DAYS OF THE EXECUTION OF THIS ORDER, MS. GALLOWAY SHALL PROVIDE A COPY OF THIS ORDER TO ALL TREATING PRACTITIONERS AND SHALL PROVIDE TO THE BOARD A LIST OF ALL TREATING PRACTITIONERS, INCLUDING ADDRESSES AND TELEPHONE NUMBERS. FURTHER, MS. GALLOWAY SHALL BE UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER, PRIOR TO INITIATING TREATMENT, TO ADDITIONAL TREATING PRACTITIONERS, AND TO UPDATE THE LIST OF TREATING PRACTITIONERS WITH THE BOARD WITHIN FORTY-EIGHT (48) HOURS OF BEING TREATED BY ANOTHER PRACTITIONER.

MS. GALLOWAY SHALL CAUSE ALL TREATING PRACTITIONERS TO COMPLETE A MEDICATION PRESCRIPTION REPORT THAT IS TO BE
MAILED BY THE PRACTITIONER DIRECTLY TO THE BOARD. THE MEDICATION REPORT IS TO BE COMPLETED FOR ANY AND ALL SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO MS. GALLOWAY THROUGHOUT THE DURATION OF THIS ORDER.

Galloway, Valerie  
R.N. #178364 (Case # 01-1016) Cont’d.  
WITHIN TWENTY-FOUR (24) HOURS OF RELEASE FROM HOSPITALIZATION OR MEDICAL TREATMENT, MS. GALLOWAY SHALL NOTIFY THE BOARD OF ANY AND ALL MEDICATION(S) OR PRESCRIPTION(S) RECEIVED.

REPORTING REQUIREMENTS OF MS. GALLOWAY
MS. GALLOWAY SHALL SIGN RELEASE OF INFORMATION FORMS ALLOWING HEALTH PROFESSIONALS AND OTHER ORGANIZATIONS TO SUBMIT REQUESTED DOCUMENTATION OR INFORMATION DIRECTLY TO THE BOARD.

MS. GALLOWAY SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS/HER ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MS. GALLOWAY SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MS. GALLOWAY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE BOARD.

MS. GALLOWAY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER TO THE ATTENTION OF THE MONITORING UNIT, OHIO BOARD OF NURSING, 17 SOUTH HIGH STREET, SUITE 400, COLUMBUS, OH 43215-3413.

MS. GALLOWAY SHALL VERIFY THAT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ARE RECEIVED IN THE BOARD OFFICE.

MS. GALLOWAY SHALL INFORM THE BOARD WITHIN THREE (3) BUSINESS DAYS, IN WRITING, OF ANY CHANGE IN ADDRESS AND/OR TELEPHONE NUMBER.

THE BOARD MAY ONLY ALTER THE INDEFINITE SUSPENSION IMPOSED IF: (1) MS. GALLOWAY SUBMITS A WRITTEN REQUEST FOR REINSTATEMENT; (2) THE BOARD DETERMINES THAT MS. GALLOWAY HAS COMPLIED WITH ALL CONDITIONS OF REINSTATEMENT; (3) THE BOARD DETERMINES THAT MS. GALLOWAY IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE BASED UPON AN INTERVIEW WITH MS. GALLOWAY AND REVIEW OF THE DOCUMENTATION SPECIFIED IN THIS ORDER.

FOLLOWING REINSTATEMENT, MS. GALLOWAY SHALL BE SUBJECT TO THE FOLLOWING PROBATIONARY TERMS, CONDITIONS, AND LIMITATIONS FOR A MINIMUM PERIOD OF FIVE (5) YEARS.

MS. GALLOWAY SHALL OBEY ALL FEDERAL, STATE, AND LOCAL LAWS, AND ALL LAWS AND RULES GOVERNING THE PRACTICE OF NURSING IN OHIO.
MS. GALLOWAY SHALL APPEAR IN PERSON FOR INTERVIEWS BEFORE THE FULL BOARD OR ITS DESIGNATED REPRESENTATIVE ON A QUARTERLY BASIS OR AS OTHERWISE REQUESTED BY THE BOARD.

MS. GALLOWAY SHALL SUBMIT, ON A QUARTERLY BASIS, OR AS OTHERWISE REQUESTED BY THE BOARD, SATISFACTORY PERSONAL STATEMENTS TO THE BOARD REGARDING PROGRESS IN RECOVERY, HER EMPLOYMENT, IF WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED, AND WHETHER MS. GALLOWAY HAS COMPLIED WITH ALL OF THE PROVISIONS OF THIS ORDER.

**MONITORING OF REHABILITATION AND TREATMENT**

MS. GALLOWAY SHALL ABSTAIN COMPLETELY FROM THE PERSONAL USE OR POSSESSION OF DRUGS, EXCEPT THOSE PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. GALLOWAY’S HISTORY. MS. GALLOWAY SHALL SELF-ADMINISTER PRESCRIBED DRUGS ONLY IN THE MANNER PRESCRIBED.

MS. GALLOWAY SHALL ABSTAIN COMPLETELY FROM THE USE OF ALCOHOL.

MS. GALLOWAY SHALL SUBMIT, AT HER EXPENSE AND ON THE DAY SELECTED, BLOOD OR URINE SPECIMENS FOR DRUG AND/OR ALCOHOL ANALYSIS AT A COLLECTION SITE SPECIFIED BY THE BOARD AT SUCH TIMES AS THE BOARD MAY REQUEST. REFUSAL TO SUBMIT SUCH SPECIMEN, OR FAILURE TO SUBMIT SUCH SPECIMEN ON THE DAY HE/SHE IS SELECTED, OR IN SUCH A MANNER AS THE BOARD MAY REQUEST, SHALL CONSTITUTE A VIOLATION OF A RESTRICTION PLACED ON A LICENSE FOR PURPOSES OF SECTION 4723.28(B), ORC. THIS SCREENING SHALL REQUIRE A DAILY CALL-IN PROCESS. THE SPECIMENS SUBMITTED BY MS. GALLOWAY SHALL BE NEGATIVE, EXCEPT FOR SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO HER BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. GALLOWAY’S HISTORY.

MS. GALLOWAY ATTEND A MINIMUM OF ONE (1) MEETING PER WEEK OF A SUPPORT OR PEER GROUP MEETING APPROVED IN ADVANCE BY THE BOARD, OR A TWELVE STEP PROGRAM, AND LICENSEE SHALL PROVIDE SATISFACTORY DOCUMENTATION OF SUCH ATTENDANCE TO THE BOARD ON A QUARTERLY BASIS.

**TREATING PRACTITIONERS AND REPORTING**

WITHIN SIXTY (60) DAYS OF THE EXECUTION OF THE PROBATIONARY PERIOD OF THIS ORDER, MS. GALLOWAY SHALL PROVIDE A COPY OF THIS ORDER TO ALL TREATING PRACTITIONERS AND SHALL PROVIDE TO THE BOARD A LIST OF ALL TREATING PRACTITIONERS, INCLUDING ADDRESSES AND TELEPHONE NUMBERS. FURTHER, MS. GALLOWAY SHALL BE UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER, PRIOR TO INITIATING TREATMENT, TO ADDITIONAL TREATING PRACTITIONERS, AND TO UPDATE THE LIST OF TREATING PRACTITIONERS WITH THE BOARD WITHIN FORTY-EIGHT (48) HOURS OF BEING TREATED BY ANOTHER PRACTITIONER.

MS. GALLOWAY SHALL CAUSE ALL TREATING PRACTITIONERS TO COMPLETE A MEDICATION PRESCRIPTION REPORT THAT IS TO BE MAILED BY THE PRACTITIONER DIRECTLY TO THE BOARD. THE MEDICATION REPORT IS TO BE COMPLETED FOR ANY AND ALL SUBSTANCES PRESCRIBED, ADMINISTERED, OR DISPENSED TO MS. GALLOWAY THROUGHOUT THE DURATION OF THIS ORDER.
WITHIN TWENTY-FOUR (24) HOURS OF RELEASE FROM HOSPITALIZATION OR MEDICAL TREATMENT, MS. GALLOWAY SHALL NOTIFY THE BOARD OF ANY AND ALL MEDICATION(S) OR PRESCRIPTION(S) RECEIVED.

EMPLOYMENT CONDITIONS

WHEN WORKING AS A NURSE, MS. GALLOWAY SHALL ONLY WORK IN SETTINGS IN WHICH A REGISTERED NURSE SUPERVISOR IS PRESENT ON-SITE AT ALL TIMES.

MS. GALLOWAY SHALL NOT WORK ANY OVERTIME IN ANY NURSING JOB FOR THE FIRST YEAR OF EMPLOYMENT UNLESS OTHERWISE APPROVED BY THE BOARD OR ITS DESIGNEE.

MS. GALLOWAY SHALL NOT WORK ANY NIGHT SHIFTS FOR THE FIRST YEAR OF EMPLOYMENT UNLESS OTHERWISE APPROVED BY THE BOARD OR ITS DESIGNEE.

MS. GALLOWAY SHALL HAVE A WORK SITE REGISTERED NURSE (HEREINAFTER “CONTACT NURSE”) WHO SUPERVISES MS. GALLOWAY AND AGREES TO MONITOR MS. GALLOWAY’S WORK PERFORMANCE AND PROGRESS AND TO BE IN CONTACT WITH THE BOARD. MS. GALLOWAY SHALL HAVE THE CONTACT NURSE TALK WITH THE BOARD PRIOR TO MS. GALLOWAY WORKING AS A NURSE. MS. GALLOWAY SHALL HAVE THE CONTACT NURSE MAINTAIN CONTACT WITH THE BOARD. IN THE EVENT THAT THE CONTACT NURSE BECOMES UNABLE OR UNWILLING TO SERVE IN THIS CAPACITY, MS. GALLOWAY MUST IMMEDIATELY NOTIFY THE BOARD IN WRITING AND MAKE ARRANGEMENTS ACCEPTABLE TO THE BOARD FOR ANOTHER CONTACT NURSE TO MONITOR PROGRESS AND STATUS AS SOON AS PRACTICABLE.

MS. GALLOWAY SHALL HAVE HER EMPLOYER(S), IF WORKING IN A POSITION WHERE A NURSING LICENSE IS REQUIRED; SUBMIT WRITTEN REPORTS REGARDING JOB PERFORMANCE ON A QUARTERLY BASIS. MS. GALLOWAY SHALL PROVIDE HIS/HER EMPLOYER(S) WITH A COPY OF THIS ORDER AND SHALL HAVE HIS/HER EMPLOYER(S) SEND DOCUMENTATION TO THE BOARD, ALONG WITH THE FIRST EMPLOYER REPORT, OF RECEIPT OF A COPY OF THIS ORDER. FURTHER, MS. GALLOWAY IS UNDER A CONTINUING DUTY TO PROVIDE A COPY OF THIS ORDER TO ANY NEW EMPLOYER PRIOR TO ACCEPTING EMPLOYMENT.

REPORTING REQUIREMENTS OF MS. GALLOWAY

MS. GALLOWAY SHALL SIGN RELEASE OF INFORMATION FORMS ALLOWING HEALTH PROFESSIONALS AND OTHER ORGANIZATIONS TO SUBMIT THE REQUESTED DOCUMENTATION DIRECTLY TO THE BOARD.

MS. GALLOWAY SHALL SUBMIT ANY AND ALL INFORMATION THAT THE BOARD MAY REQUEST REGARDING HIS/HER ABILITY TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING PRACTICE.

MS. GALLOWAY SHALL NOT SUBMIT OR CAUSE TO BE SUBMITTED ANY FALSE, MISLEADING, OR DECEPTIVE STATEMENTS, INFORMATION, OR DOCUMENTATION TO THE BOARD OR TO EMPLOYERS OR POTENTIAL EMPLOYERS.

MS. GALLOWAY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ON FORMS SPECIFIED BY THE BOARD. ALL REPORTING AND COMMUNICATIONS REQUIRED BY THIS ORDER SHALL BE MADE TO THE MONITORING UNIT OF THE
Galloway, Valerie  
R.N. #178364 (Case # 01-1016) Cont’d.

MS. GALLOWAY SHALL SUBMIT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER OR ANY OTHER DOCUMENTS REQUIRED BY THE BOARD TO THE ATTENTION OF THE MONITORING UNIT, OHIO BOARD OF NURSING, 17 SOUTH HIGH STREET, SUITE 400, COLUMBUS, OH 43215-3413.

MS. GALLOWAY SHALL VERIFY THAT THE REPORTS AND DOCUMENTATION REQUIRED BY THIS ORDER ARE RECEIVED IN THE BOARD OFFICE.

MS. GALLOWAY SHALL INFORM THE BOARD WITHIN FIVE (5) BUSINESS DAYS, IN WRITING, OF ANY CHANGE IN EMPLOYMENT STATUS OR OF ANY CHANGE IN RESIDENTIAL OR HOME ADDRESS OR TELEPHONE NUMBER.

MS. GALLOWAY SHALL BE SUBJECT TO THE FOLLOWING PERMANENT LICENSURE RESTRICTION:

PERMANENT NARCOTIC RESTRICTION
MS. GALLOWAY SHALL NOT ADMINISTER, HAVE ACCESS TO, OR POSSESS (EXCEPT AS PRESCRIBED FOR MS. GALLOWAY’S USE BY ANOTHER SO AUTHORIZED BY LAW WHO HAS FULL KNOWLEDGE OF MS. GALLOWAY’S HISTORY) ANY NARCOTICS, OTHER CONTROLLED SUBSTANCES, OR MOOD ALTERING DRUGS. IN ADDITION, MS. GALLOWAY SHALL NOT POSSESS OR CARRY ANY WORK KEYS FOR LOCKED MEDICATION CARTS, CABINETS, DRAWERS, OR CONTAINERS. MS. GALLOWAY SHALL NOT COUNT NARCOTICS.

MS. GALLOWAY SHALL ALSO BE SUBJECT TO THE FOLLOWING TEMPORARY LICENSURE RESTRICTIONS:

TEMPORARY PRACTICE RESTRICTION(S)
MS. GALLOWAY SHALL NOT PRACTICE NURSING AS A REGISTERED NURSE (1) FOR AGENCIES PROVIDING HOME CARE IN THE PATIENT’S RESIDENCE; (2) FOR HOSPICE CARE PROGRAMS PROVIDING HOSPICE CARE IN THE PATIENT’S RESIDENCE; (3) AS A NURSE FOR STAFFING AGENCIES OR POOLS; (4) AS AN INDEPENDENT PROVIDER WHERE THE NURSE PROVIDES NURSING CARE AND IS REIMBURSED FOR SERVICES BY THE STATE OF OHIO THROUGH STATE AGENCIES OR AGENTS OF THE STATE; OR (5) FOR AN INDIVIDUAL OR GROUP OF INDIVIDUALS WHO DIRECTLY ENGAGE MS. GALLOWAY TO PROVIDE NURSING SERVICES FOR FEES, COMPENSATION, OR OTHER CONSIDERATION OR AS A VOLUNTEER.

MS. GALLOWAY SHALL NOT FUNCTION AS A SUPERVISOR WHILE WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED.

FAILURE TO COMPLY
MS. GALLOWAY’S LICENSE TO PRACTICE NURSING AS A REGISTERED NURSE WILL BE AUTOMATICALLY SUSPENDED IF IT APPEARS TO THE BOARD THAT MS. GALLOWAY HAS VIOLATED OR BREACHED ANY TERMS OR CONDITIONS OF THE ORDER. FOLLOWING THE AUTOMATIC SUSPENSION, THE BOARD SHALL NOTIFY MS. GALLOWAY VIA CERTIFIED MAIL OF THE SPECIFIC NATURE OF THE CHARGES AND AUTOMATIC SUSPENSION OF HER LICENSE. UPON RECEIPT OF THIS NOTICE, MS. GALLOWAY MAY REQUEST A HEARING REGARDING THE CHARGES.
DURATION/ MODIFICATION OF TERMS

Galloway, Valerie
R.N. #178364 (Case # 01-1016) Cont’d.

THE BOARD MAY ONLY ALTER THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER IF: (1) THE BOARD DETERMINES THAT MS. GALLOWAY HAS COMPLIED WITH ALL ASPECTS OF THIS ORDER; AND (2) THE BOARD DETERMINES THAT MS. GALLOWAY IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE WITHOUT BOARD MONITORING, BASED UPON AN INTERVIEW WITH MS. GALLOWAY AND REVIEW OF THE REPORTS AS REQUIRED HEREIN. ANY PERIOD DURING WHICH MS. GALLOWAY DOES NOT WORK IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED SHALL NOT COUNT TOWARD FULFILLING THE PROBATIONARY PERIOD IMPOSED BY THIS ORDER.

THE BOARD FURTHER ORDERS VALERIE GALLOWAY TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 178364 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Jarke, Cheryl R.N.
#295694 (Case # 02-0779)


THE BOARD FURTHER ORDERS CHERYL JARKE TO SURRENDER HER REGISTERED NURSE LICENSE #R.N. 295694 AND FRAMEABLE WALL CERTIFICATE IMMEDIATELY.


A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.

Miscellaneous
Compliance Issues
Lift Narcotic Restriction
Trapp, Toni P.N.
#112516 (Case #02-1256)

IT WAS MOVED BY LISA KLENKE, SECONDED BY PATRICIA SCHLECHT, THAT TONI TRAPP, PN 112516, HAVING MET THE REQUIREMENTS PERTAINING TO THE NARCOTIC RESTRICTION CONTAINED IN PARAGRAPH XV OF HER MARCH 21, 2003 CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE RESTRICTIONS CONTAINED IN PARAGRAPH XV OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

A complete copy of the Order shall be maintained in the exhibit book for the September 2004 Board meeting.
Piscola, Lisa R.N.  
#217152 (Case #01-0020)  
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY CYNTHIA KRUEGER, THAT LISA PISCOLA, RN 217152, HAVING MET THE REQUIREMENTS PERTAINING TO THE NARCOTICS RESTRICTION CONTAINED IN PARAGRAPH VIII OF HER JULY 19, 2002 CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE RESTRICTIONS CONTAINED IN PARAGRAPH VIII OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Lift of Suspensions/Probations  
Filisky, Dawn R.N.  
#233174 (Case #01-1033)  
IT WAS MOVED BY LISA KLENKE, SECONDED BY PATRICIA SCHLECHT, THAT DAWN FILISKY, RN 233174, HAVING MET THE REQUIREMENTS OF HER JULY 19, 2002, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Plymesser, Karen P.N.  
#080818 (Case #02-0821)  
IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT KAREN PLYMESSER, PN 080818, HAVING MET THE REQUIREMENTS OF HER JULY 18, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Lawson, Earl R.N.  
#289088 (Case #01-0705)  
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY CYNTHIA KRUEGER, THAT EARL LAWSON, RN 289088, HAVING MET THE REQUIREMENTS OF HIS JULY 18, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Small, Deanna R.N.  
#270258 P.N. #083971  
(Case #02-0007)  
IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT DEANNA SMALL, RN 270258 AND PN 083971, HAVING MET THE REQUIREMENTS OF HER JANUARY 17, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Day, Michelle R.N.  
#307428 (Case #03-0509)  
IT WAS MOVED BY ELIZABETH BUSCHMANN, SECONDED BY DEBRA BROADNAX, THAT MICHELLE DAY, RN 307428, HAVING MET THE REQUIREMENTS OF HER JULY 18, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Seasholtz (Adams), Lori R.N.  
#205423 (Case #01-0425)  
IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT LORI SEASHOLTZ, RN 205423, HAVING MET THE REQUIREMENTS OF HER JULY 19, 2002, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Falquet, Marie R.N.  
#172877  
(Case ’s 03-2067 and 00-0592)  
IT WAS MOVED BY LISA KLENKE, SECONDED BY PATRICIA SCHLECHT, THAT MARIE FALQUET, RN 172877, HAVING MET THE REQUIREMENTS OF HER JANUARY 18, 2002, CONSENT AGREEMENT WITH THE BOARD AND THE MARCH 19, 2004 CONSENT AGREEMENT ADDENDUM, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT AND ADDENDUM. MOTION ADOPTED BY
MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Smith, Sandra  P.N.  
#102540 (Case #'s 99-0589 and 99-0665)  
IT WAS MOVED BY CYNTHIA KRUEGER, SECONDED BY TERESA WILLIAMS, THAT SANDRA SMITH, PN 102540, HAVING MET THE REQUIREMENTS OF HER JANUARY 18, 2002, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Adams, David R.N.  
#276320 (Case #00-0926)  
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY CYNTHIA KRUEGER, THAT DAVID ADAMS, RN 276320, HAVING MET THE REQUIREMENTS OF HIS SEPTEMBER 19, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Bundzoski, Nancy R.N.  
#283066 (Case #02-1080)  
IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT NANCY BUNDZOSKI, RN 283066, HAVING MET THE REQUIREMENTS OF HER SEPTEMBER 19, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Slone, Fredrick  
Brandon P.N. #113995 (Case #03-1236)  
IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY ANNE BARNETT, THAT FREDERICK SLONE, PN 113995, HAVING MET THE REQUIREMENTS OF HIS SEPTEMBER 19, 2003, CONSENT AGREEMENT WITH THE BOARD, BE RELEASED FROM THE TERMS AND CONDITIONS OF THE CONSENT AGREEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Bracken, Daniel R.N.  
#146043 Request to  
Reconsider Board  
Order (Case #03-0640)  
IT WAS MOVED BY DEBRA BROADNAX, SECONDED BY ELIZABETH BUSCHMANN, THAT THE BOARD DENY THE REQUEST FOR RECONSIDERATION OF THE BOARD ORDER RELATED TO DANIEL BRACKEN. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Turshon, Dawn R.N.  
#216875 (Case #04-1283) Motion For  
Summary Suspension.  
To Be Retroactive To  
Date It Was Issued  
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY CYNTHIA KRUEGER, THAT THERE IS CLEAR AND CONVINCING EVIDENCE THAT CONTINUED PRACTICE BY DAWN TURSHON, RN 216875 PRESENTS A DANGER OF IMMEDIATE AND SERIOUS HARM TO THE PUBLIC. THEREFORE, IT WAS MOVED TO SUMMARILY SUSPEND THE LICENSE AND ISSUE A NOTICE OF OPPORTUNITY FOR HEARING FOR VIOLATIONS OF CHAPTER 4723 ORC, RETROACTIVE TO THE DATE IT WAS ISSUED, AUGUST 25, 2004. MOTION ADOPTED BY UNANIMOUS VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Zwayer, David R.N.  
#270495 (Case  
#03-0492) Modify  
Consent Agreement  
IT WAS MOVED BY TERESA WILLIAMS, SECONDED BY PATRICIA SCHLECHT, THAT PARAGRAPH XI OF DAVID ZWAYER’S, RN 270495, MAY 16, 2003, CONSENT AGREEMENT WITH THE BOARD BE MODIFIED TO LESSEN THE DEGREE OF HIS REQUIREMENT FOR WORKING IN SETTINGS WHERE THERE IS A REGISTERED NURSE SUPERVISOR FROM “ON SITE AT ALL TIMES” TO “ON CAMPUS AT ALL TIMES.” THIS MODIFICATION WILL BE APPLICABLE ONLY TO MR. ZWAYER’S EMPLOYMENT AS A NURSE FOR A TELEPHONE “CALL CENTER.” THIS MODIFICATION WILL NEITHER PROHIBIT NOR HINDER THE BOARD’S RECEIPT OF INFORMATION THAT IS NEEDED TO DETERMINE THAT MR. ZWAYER IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE
AND PREVAILING STANDARDS OF SAFE NURSING CARE WITHOUT BOARD MONITORING. THEREFORE THE LANGUAGE IN PARAGRAPH XI WILL BE REPLACED WITH THE FOLLOWING:

Zwayer, David R.N. #270495 (Case #03-0492) Modify Consent Agreement Cont’d.

xi. WHEN WORKING AS A NURSE, MR. ZWAYER SHALL ONLY WORK IN SETTINGS IN WHICH A REGISTERED NURSE SUPERVISOR IS PRESENT ON SITE AT ALL TIMES WITH THE EXCEPTION OF HIS IMMINENT EMPLOYMENT AS A CALL CENTER NURSE WHICH REQUIRES A REGISTERED NURSE SUPERVISOR TO BE PRESENT ON CAMPUS AT ALL TIMES. IN ADDITION, MR. ZWAYER SHALL NOT FUNCTION AS A SUPERVISOR WHILE WORKING IN A POSITION FOR WHICH A NURSING LICENSE IS REQUIRED UNLESS OTHERWISE APPROVED BY THE BOARD OR ITS DESIGNEE.

MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Rutherford, Marsha P.N. #086465 (Case #92-336) Modify Consent Agreement

IT WAS MOVED BY CYNTHIA KRUEGER, SECONDED BY PATRICIA SCHLECHT, THAT PARAGRAPH XXII OF MARSHA Y. RUTHERFORD’S, PN 086465, JANUARY 18, 2002, CONSENT AGREEMENT WITH THE BOARD BE MODIFIED TO DECREASE THE FREQUENCY OF MS. RUTHERFORD’S SUBMISSION OF PERSONAL STATEMENTS FROM EVERY MONTH TO EVERY THREE MONTHS. THIS MODIFICATION WILL NEITHER PROHIBIT NOR HINDER THE BOARD’S RECEIPT OF INFORMATION THAT IS NEEDED TO DETERMINE THAT MS. RUTHERFORD IS ABLE TO PRACTICE ACCORDING TO ACCEPTABLE AND PREVAILING STANDARDS OF SAFE NURSING CARE WITHOUT BOARD MONITORING. THEREFORE THE LANGUAGE IN PARAGRAPH XXI WILL BE REPLACED WITH THE FOLLOWING:

XXII. THE REPORTS AND DOCUMENTATION REQUIRED BY THIS CONSENT AGREEMENT SHALL BE SUBMITTED EVERY MONTH BEGINNING MARCH 2002 ON FORMS SPECIFIED BY THE BOARD WITH THE EXCEPTION OF MS. RUTHERFORD’S PERSONAL STATEMENTS REFERENCED IN PARAGRAPH XXI, WHICH SHALL BE SUBMITTED QUARTERLY BY THE FIRST DAY OF EACH MONTH OF DECEMBER, MARCH, JUNE AND SEPTEMBER FOR THE DURATION OF HER PROBATIONARY PERIOD.

MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Shamrock, Marlene R.N. #117377 (Case #02-0996) Withdraw Notice of Opportunity for Hearing

IT WAS MOVED BY LISA KLENKE, SECONDED BY PATRICIA SCHLECHT, THAT THE BOARD WITHDRAW THE NOTICE OF OPPORTUNITY FOR HEARING THAT WAS ISSUED BY THE BOARD ON NOVEMBER 21, 2003 FOR MARLENE SHAMROCK, RN 117377 AND REISSUE THE NOTICE OF OPPORTUNITY FOR HEARING AS OF SEPTEMBER 10, 2004. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Taylor, Danielle R.N. #272479 (Case #04-0810) Withdraw Automatic Suspension & Notice of Opportunity for Hearing

IT WAS MOVED BY ELIZABETH BUSCHMANN, SECONDED BY KATHLEEN DRISCOLL, THAT THE BOARD WITHDRAW THE NOTICE OF AUTOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING THAT WAS ISSUED BY THE BOARD ON MAY 21, 2004 FOR DANIELLE TAYLOR, RN 272479 AND REISSUE THE NOTICE OF AUTOMATIC SUSPENSION AND OPPORTUNITY FOR HEARING AS OF SEPTEMBER 10, 2004. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.
Hessman, Melissa R.N. 
#190014 P.N. #060450 
(Case #03-1203) 
Withdraw Notice of 
Immediate Suspension & Opportunity for Hearing

IT WAS MOVED BY PATRICIA SCHLECHT, SECONDED BY LISA KLENKE, THAT THE BOARD WITH THE NOTICE OF IMMEDIATE SUSPENSION AND OPPORTUNITY FOR HEARING THAT WAS ISSUED BY THE BOARD ON MARCH 19, 2994 FOR MELISSA HESSMAN, RN 190014 AND REISSUE THE NOTICE OF IMMEDIATE SUSPENSION AND OPPORTUNITY FOR HEARING AS OF SEPTEMBER 10, 2994. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. YVONNE SMITH AND BERTHA LOVELACE ABSTAINED.

Other

Amy Wisby, disciplinary matter

Elizabeth Colis, attorney for Amy Wisby, addressed the Board regarding the Hearing Officer’s Report and Recommendation involving a disciplinary matter. Following Ms. Colis’ presentation, Amy Wisby addressed the Board and answered questions of the Board members for clarification. Following, AAG Katherine Bockbrader addressed the Board rebutting this matter. Ms. Bockbrader reminded the Board that this disciplinary case would be included in the Board’s deliberation at 3:00 p.m. on Thursday, September 9, 2004.

Old Business/Prior Meeting Follow-up

July 2004 Board meeting follow-up

See Agenda item 1.3 Executive Director Report.

Update on Hotel Accommodations

President Smith began a discussion regarding moving the evaluation of the hotel to the November or January meeting special orders list. After discussion, the Board agreed by general consent to move the hotel evaluation to the January meeting special orders list.

President Smith requested that Board members inform staff of their need for an additional night stay due to the rules hearing that will be held at 10:00 a.m. on Wednesday of the November Board meeting. All Board members except Judith Brachman and Debra Broadnax requested an additional night for the November Board meeting.

New Business

The Board reviewed the information presented during Open Forum by Alan Cochrun and Maria Matzik of the Access Center for Independent Living regarding independent living.

Board member Patricia Schlecht requested information from the four states that are currently participating in the independent living program which allows consumers to select their own health care provider and if the program has been successful in those states.

Associate Executive Director Betsy Houchen informed the Board that Executive Director Brion had attended meetings regarding the Medicaid waiver as referred to in item 1.3 – Report of the Executive Director – Consumer Self Directed Care Waiver. Ms. Houchen also informed the Board that we will continue to receive information from the Ohio Department of Job & Family Services (ODJFS) regarding this issue.

The Board directed Executive Director Brion to attend future meetings and participate in discussions as ODJFS further develops the waiver and proposed administrative rules.

Board member Judith Brachman requested approval from the Board to attend the Consumer Advocacy Center (CAC) meeting to be held in Florida in October 2004. She requested that the Board pay her hotel and registration fee and she would pay her own transportation.

Following discussion, IT WAS MOVED BY KATHLEEN DRISCOLL, SECONDED BY LISA KLENKE, THAT PENDING AVAILABILITY OF SUFFICIENT FUNDS THE BOARD SUPPORT JUDITH BRACHMAN’S HOTEL AND REGISTRATION
EXPENSES TO ATTEND THE CITIZEN ADVOCACY CENTER 2004 ANNUAL MEETING; ASSESSING THE HEALTH CARE OVERSIGHT SYSTEM: DIAGNOSES AND PRESCRIPTIONS FOR IMPROVEMENT. MOTION ADOPTED BY MAJORITY VOTE OF THE BOARD MEMBERS. JUDITH BRACHMAN ABSTAINED.

Associate Executive Director Betsy Houchen began a discussion regarding the following:

- Combined Charitable Campaign (CCC) – Resource guides are available for Board members to look up codes for donations to specific organizations. Pledge sheets could be submitted to either herself, Diana Hisle or Rosa Smith.
- Double payment – Board members who are employed as “hourly employees” of another state entity need to make sure they are not being paid by their employer while conducting Board business and also being paid by the Board. Board members who are employed as “salaried” employees of another state entity are advised to be sure their employer is aware of the Board member’s work for the Board.
- Compliance Unit name change – The Compliance Unit name has been changed to the Discipline Unit.

President Smith again thanked the host for use of the meeting space. President Smith also thanked the Board members for keeping to the agenda and thanked participants and audience members who stayed until the end of the meeting.

The meeting was adjourned at 4:20 p.m. on Friday, September 10, 2004.

Yvonne Smith, MSN, RN, CNS
President

Yvonne Smith, RN, CNS

Attest:

John M. Brion, RN, MS
Secretary