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OHIO STATE DENTAL BOARD
BOARD MEETING
JULY 27, 2016

Attendance
The Ohio State Dental Board (Board) met in Room 1960, of The Vern Riffe Center for Government and the Arts, 77 South High Street, 19th Floor, Columbus, Ohio on July 27, 2016. Board members present were:

Marybeth Shaffer, D.M.D., President
Constance Clark, R.D.H., Vice President
Martin Chambers, D.D.S., Vice Secretary
Bill Anderson, D.D.S.
Ann Aquillo
Michael Ginder, D.D.S.

Patricia Guttman, D.D.S.
Jeanne Huber, R.D.H.
Susan Johnston, R.D.H.
Charles Smith, D.D.S.
Kumar Subramanian, D.D.S.

Ashok Das, D.D.S., the Board Secretary and Burton Job, D.D.S. were not present for the meeting.

The following guests were also in attendance: Katherine Bockbrader, Esq. of the Ohio Attorney General's Office, Nathan DeLong, Esq. and Henry Fields, D.D.S. of the Ohio Dental Association (ODA); Michele Carr, R.D.H., Director of The Ohio State University College of Dentistry Department of Dental Hygiene, Mark Wenzel, D.D.S. of Dentist’s Concerned for Dentists; Larry J. Sangrik, D.D.S. of Interactive Dental Seminars, L.L.C.; Harry Kamdar, M.B.A., Executive Director, Lyndsay Nash, Esq., Deputy Director, Barb Yehnert and Kathy Carson, Dental Board Enforcement Officers, Erica Pleiman, Investigative Assistant, Pamela Cartwright, Fiscal Officer, and Malynda Franks, Administrative Professional, of the Ohio State Dental Board and other guests.

Call to Order
Dr. Marybeth Shaffer introduced herself as the Board President, a general dentist from Columbiana. After extending greetings to everyone President Shaffer noted that there was a quorum present and called the meeting to order at approximately 1:38 p.m.

Board Business

Introduction of Board Members

Welcome New Board Members
President Shaffer introduced the two (2) newest members of the Board; Michael Ginder, D.D.S., a general dentist from Athens, Ohio and Kumar Subramanian, D.D.S., an endodontist from Upper Arlington, Ohio. She congratulated them and welcomed them both to the Board.
President Shaffer then introduced the rest of the Board members. She introduced Ms. Connie Clark, the Board’s Vice President and a dental hygienist from Dublin. She stated that Dr. Ashok Das, the Board’s Secretary and a general dentist from Mason was unable to be with them today as he was examining for the Commission on Dental Competency Assessments (CDCA) today and indicated that Dr. Martin Chambers the Board’s Vice Secretary, a general dentist from Cleveland was present, but currently not in attendance.

Continuing, President Shaffer introduced Dr. Bill Anderson, a general dentist from Findlay, Ms. Ann Aquillo, the Board’s Public member from Powell, Dr. Patricia Guttman, a general dentist from Columbus, Ms. Jeanne Huber, a dental hygienist from Dayton, Ms. Susan Johnston, a dental hygienist from Columbus, and Dr. Charles Smith, a general dentist from Tipp City.

President Shaffer noted that Dr. Burton Job an Oral and Maxillofacial Surgeon from Akron was unable to attend the meeting due to health issues.

**Approval of Agenda**

Motion by Ms. Aquillo, second by Dr. Ginder, to approve the July 27, 2016 Board meeting agenda as presented.

Motion carried with Dr. Chambers absent.

**Review of Board Meeting Minutes**

**June 15, 2016**

Motion by Dr. Smith, second by Ms. Clark, to approve the June 15, 2016 Board meeting minutes as presented.

Motion carried with Dr. Chambers absent. Dr. Chambers joined the meeting mid-way through the reading of the list of rules.

**Public Rules Hearing**

An administrative rules hearing was held on the following proposed new and amended rules and rules to be rescinded:

**Rules To Be Amended**

- **4715-3-01** Definitions.
- **4715-5-01.1** Requirements for Initial Licensure of Dentists
- **4715-5-02** Written Work Authorization
- **4715-5-08** Denture Identification
- **4715-8-02** Sponsors of Continuing Education
- **4715-8-03** Standards for approval of Biennial Sponsors
- **4715-8-04** Continuing Education Requirements for Renewal or Reinstatement
- **4715-9-01** Permissible Practices of a Dental Hygienist
- **4715-9-03** Requirements for Licensure for Dental Hygienists
- **4715-9-04** Dental Hygiene Teaching Certificate
- **4715-9-05** Practice When the Dentist is Not Physically Present
Dental Hygienist Participating in the Oral Health Access Supervision Program (OHASP)
4715-10-03 Application for Oral Health Access Supervision Program Permit- Dental Hygienist
4715-11-01 Dentists May Supervise Dental Auxiliaries, Basic Qualified Personnel, Certified Dental Assistants, Expanded Function Dental Auxiliary
4715-11-02 Basic Qualified Personnel- Functions
4715-11-02.1 Monitoring Nitrous Oxide-Oxygen Minimal Sedation, Education, Training and Examination Required
4715-11-03 Certified Dental Assistant Functions, Education, Training and Supervision Requirements
4715-11-03.1 Coronal Polishing Certification
4715-11-04 Expanded Function Dental Auxiliaries- Functions
4715-11-04.1 Application for Registration as Expanded Function Dental Auxiliaries; Requirements, Renewal, Exemption
4715-11-06 Non-Delegable Dental Tasks and/or Procedures
4715-12-01 Permissible Practices of a Dental Assistant Radiographer; Supervision Required; Certificate to be Displayed
4715-15-01 Enforcement
4715-15-02 Enforcement- Representatives; Appearances; Communications; Applicability
4715-15-16 Reports and Recommendations
4715-17-01 Notice of Regular and Special Meetings of the Ohio State Dental Board (Amended)
4715-19-02 Procedures for Accessing Personal Information
4715-19-04 Confidential Information
4715-20-03 Disposal of Sharps
4715-21-01 Requirements for Approval of Treatment Providers and Treatment Centers
4715-40-01 Quality Intervention Program- Definitions

Proposed New Rules
4715-6-01 Standards and Procedures for Review of Ohio Automated RX Reporting System (OARRS)
4715-11-03.2 Certified Dental Assistant, Practice When the Dentist is Not Physically Present
4715-11-04.4 Expanded Function Dental Auxiliary- Practice When the Dentist is Not Physically Present
4715-11-05 Non-dental licensed healthcare provider; supervision.
4715-14-01 Processing Applications for Service Members, Veterans or Spouses of Service Members
4715-14-02 Fee Waivers Available to Service Members, Veterans or Spouses of Service Members
4715-14-03 Military Duty Time Extension and Factors to Be Considered

Rule To Be Rescinded
4715-6-01 Standards and Procedures for Review of Ohio Automated RX Reporting System (OARRS) [To be replaced by new rule 4715-6-01]
The Board heard testimony and received evidence, State's Exhibits 1a through 6, from Lyndsay Nash, Esq., Deputy Director and Chief Legal Counsel of the Ohio State Dental Board. Prior to the hearing, two individuals submitted written testimony for the Boards consideration and three witnesses provided verbal testimony to the Board. The Exhibits and testimony were provided as follows:

**Written Testimony**
- Matt Whitehead, Director of Legislative Affairs, Governmental Policy Group, Inc on behalf of the Ohio Dental Hygienists' Association regarding Ohio Administrative Code rule 4715-11-04.1 [Marked as Exhibit A]
- Katie Duensing, J.D., Assistant Director for Legislative and Regulatory Affairs, State Pain Policy Advocacy Network (SSPAN), Academy of Integrative Pain Management regarding Ohio Administrative Code rule 4715-6-01 [Marked as Exhibit B]

**Verbal Testimony**
- Katherine Landsberg, Assistant Director, Government Relations of the Dental Assisting National Board (DANB) regarding the use of the trademarked term “certified dental assistant” in Ohio Administrative Code rules 4715-3-01, 4715-11-01, 4715-11-03.1, and 4715-11-03.2
- Matt Whitehead, Director of Legislative Affairs, Governmental Policy Group, Inc on behalf of the Ohio Dental Hygienists' Association regarding Ohio Administrative Code rule 4715-11-04.1
- Nathan DeLong, Esq., Director of Legal and Legislative Services of the Ohio Dental Association regarding Ohio Administrative Code rule 4715-6-01

Upon conclusion of review of exhibits and hearing of testimony, the Board discussed proposed changes to these rules as filed and any motions regarding potential changes to these rules.

Motion by Ms. Clark, second by Ms. Johnston, to amend Ohio Administrative Code rule 4715-6-01(G) to delete “, unless the dentist believes or has reason to believe that a patient may be abusing or diverting reported drugs” based upon the testimony presented.

Motion carried unanimously.

Motion by Ms. Clark, second by Ms. Johnston, to amend Ohio Administrative Code rules 4715-3-01, 4715-11-01, 4715-11-03.1, and 4715-11-03.2 to replace the words “certified dental assistant” with “certified assistant” in each instance of the rules based upon testimony presented.

Motion carried unanimously.

Motion by Dr. Anderson, second by Ms. Clark, that Ohio Administrative Code rules 4715-3-01, 4715-6-01, 4715-11-01, 4715-11-03.1, and 4715-11-03.2 be approved as amended and that the rules be revise filed and final filed as revised with the Joint Committee on Agency Rule Review (JCARR), the Legislative Service Commission (LSC), the Secretary of State (SOS), and with the Ohio Department of Development Office of Small Business.

Motion carried unanimously.
Motion by Ms. Aquillio, second by Dr. Smith, that Ohio Administrative Code Rules 4715-5-01.1, 4715-5-02, 4715-5-08, 4715-6-01 (rescinded), 4715-8-02, 4715-8-03, 4715-8-04, 4715-9-01, 4715-9-03, 4715-9-04, 4715-9-05, 4715-9-06, 4715-10-03, 4715-11-02, 4715-11-02.1, 4715-11-03, 4715-11-04, 4715-11-04.1, 4715-4-04.4, 4715-11-05, 4715-11-06, 4715-12-01, 4715-14-01, 4715-14-02, 4715-14-03, 4715-15-01, 4715-15-02, 4715-15-06, 4715-17-01, 4715-19-02, 4715-19-04, 4715-20-03, 4715-21-01, and 4715-40-01 be final filed with the Joint Committee on Agency Rule Review (JCARR), the Legislative Service Commission (LSC), the Secretary of State (SOS), and with the Ohio Department of Development Office of Small Business.

Motion carried unanimously.

All the official transcripts from the hearing are maintained in the exhibits section of the Board’s official record of the proceeding. A court reporter was present to take down and transcribe the details of the testimony, discussions, and decisions of the Board.

Public Comment/Presentations/Correspondence
President Shaffer noted that there were no public comments or presentations before the Board at this time. She indicated that she would be addressing correspondence in her President’s Update later in the meeting.

Supervisory Investigative Panel Expense Report
Dr. Chambers, the Board’s Vice Secretary, attested on behalf of himself and Dr. Das, the Board’s Secretary, that they had each spent in excess of twenty (20) hours per week attending to Board business.

Motion by Ms. Johnston, second by Dr. Anderson, to approve the Supervisory Investigative Panel Expense report.

Motion carried unanimously.

Action Items

Financial Report
The Board’s Fiscal Officer, Pamela Cartwright, presented a comprehensive report on FY 2016 revenues and expenses. She informed the members that she had provided copies of three documents for their review: Statement of Revenues and Expenses, a bar chart of FY 16 Revenue by Month, and a pie chart of FY 16 Expenditures by Categories. She stated that the pie chart provided the members with a visual representation of the expenses that were incurred during FY 16 and that the largest expenditures were for state payroll and the Boards overhead and back office which covers items such as rent for office space and materials and supplies that keep the office running. Ms. Cartwright explained that there were also purchased personnel services which were expenditures for contracted personnel such as Board experts and hearing examiners. The final category she noted was for refunds which only amounted to $235 for this past fiscal year.

Ms. Cartwright directed the members to the bar chart of revenues for FY 16 and explained that this was the first year of the biennial budget wherein the Board collects licensure and registration renewal fees for dentists, dental hygienists, and some of the expanded function dental auxiliaries (EFDA’s). She noted that the chart indicated that most of the revenue is received between the months of November to April during the renewal period. This larger amount of revenue is what carries the Board through the second year of the biennium
since the revenues for FY 17 are projected to be smaller since renewal is for the dental assistant radiographers and the balance of the EFDA’s. She noted that there was a surplus for FY 16 of $1,227,058.31.

Directing their attention to the Statement of Revenues and Expenses spreadsheet, Ms. Cartwright explained that the expenses for the months of August 2015 and January 2016 were much larger due to those months having three (3) payroll periods. She explained the increase in expenses in the overhead and state back office for February and April was for bank fees incurred for processing the online renewals. She noted that this expense was of particular importance as the Board will be moving toward paperless application and renewals with the new eLicense system and this additional expense will be incurred every month rather than in only two (2) months of the year (as it had been in the past). Ms. Cartwright stated that for FY 16 the Board ended up with a surplus for each line item at the end of the year which helped to cover the approximately $44,000 the bank fee expenditure. She stated that these fees were unexpected as they were not included in the previous proposed and approved biennial budget for FY 16-17. She stated that these fees will be monitored closely in FY 17.

Ms. Cartwright informed the members that she will be working with Director Kamdar during the next month in preparation of the proposed FY 18-19 budget. She stated that she will be attending training specifically regarding the budget and has scheduled time with mentors to assist her in learning budget projections and proposals which historically has been performed by the Executive Director.

Director Kamdar directed the member’s attention to the spreadsheet where it showed that $2.7M was collected in revenue and that the Board spent $1.5M which leaves a surplus of $1.2M. However, he indicated that the way the State measures the budget is based on the appropriation amount for what the Board may spend. He indicated that the Board spent $1.5M and that the appropriation was $1.6M which left the Board with a surplus amount of about $75K as we head into the second year of the biennium. However, he stated that we cannot expect to have that kind of a surplus during FY 17 as the renewal fees are not as high. Therefore, they will have to be monitoring Board expenditures very closely.

Director Kamdar stated that he would be working closely with Deputy Director Nash and Ms. Cartwright on the FY 18-19 budget request that will be due within the next couple of months. They will be performing a needs assessment, bringing it back to the Board for input on those items the members feel our needs will be for FY 18-19 and what they would like to see built into the budget.

President Shaffer stated that as they work through this process, it might be nice for the members to have the biennial budget information and requested Director Kamdar to provide that to members in order to assist them in projecting needs and any adjustments that might be necessary.

Ms. Aquillo commented that she felt Ms. Cartwright’s report was very comprehensive and informative and thanked her for presenting to the Board.

Motion by Ms. Johnston, second by Ms. Aquillo, to approve the Financial Report.

Motion carried unanimously.
New Website
Director Kamdar provided some background information on the development of the new Board website while Investigator Assistant, Erica Pleiman, set up a projection screen for her presentation. He stated that Ms. Pleiman has been working extremely hard on the new website and indicated that this project was something they have been discussing for many months now. This project has taken an extraordinarily long time to get where it is currently. However, they are really excited to unveil the new site to the Board members and those in attendance. He commented that this is just the beginning of what can be expected, down the road there will be quarterly releases, and even more on enhancements. He then turned the meeting over to Ms. Pleiman to reveal the website.

Ms. Pleiman introduced herself to those in attendance and thanked them for the opportunity to work on this project. She also thanked the employees of DAS and IT for their technical assistance and also President Shaffer and Ms. Aquilio for their guidance on the project. She stated that when she was originally given this project she had one major vision: access to information using multiple approaches for both the licensees and the public. She demonstrated areas and selections on the site explaining the multiple selections across the tab bar at the top of the new home page which included a new item, "Resources". She explained that she had implemented the use of multiple links to each subject/topic because not everyone has the same thought process and her hope is that everyone can navigate the site whether they are a dentist, a dental hygienist, or a member of the general public. She then walked through several of the tab options available explaining in detail all of the information available under each license/certification/registration type, indicating that the forms and applications were currently downloadable until the Board goes live with the new eLicensing system. Ms. Pleiman stated that once the eLicense program is up and running, all applications will be in a paperless format. She shared other selections on the site regarding Board information such as meetings, minutes, staff information, continuing education requirements, and information on enforcement such as how to file a complaint, information about the Quality Intervention Program (QUIP) and Board-approved Treatment Providers.

Ms. Pleiman pointed out that there is also a shared area on the site as indicated in the “Staff Only” section located at the bottom of the home page where eventually Board members will have a secure log-in to review information and documents. She concluded by expressing that she hopes all the members have time to go through it, to share it, and then she provided her contact information and expressed that they share their thoughts and opinions and any suggested improvements.

Dr. Shaffer expressed how talented Ms. Pleiman was as this took a lot of work and it was quite a large project. She commended Director Kamdar on selecting the right individual for the project.

Director Kamdar thanked members of the Board and staff who were involved in some fashion, especially Ms. Pleiman for her relentless effort. He stated that as Ms. Pleiman had pointed out, they have been working with the State IT team and thankful for their efforts, however, the original product was not up to their expectations. He explained to the Board that Ms. Pleiman kept pushing and pushing to make the site better. He also thanked Ms. Aquilio as the Operations Committee Chair for her guidance and support in nudging them on. He commented that they are really proud of this new website and said that this is just the starting point. He then thanked Ms. Pleiman for a job well done.
Enforcement

Cases Wherein Notices of Opportunity for Hearing Were Issued and No Hearing Was Requested

President Shaffer indicated that the next item on the agenda was “Cases Wherein Notices of Opportunity for Hearing Were Issued and No Hearing Was Requested”. She then stated:

“Let the record show that these proceedings were called to order at 2:55 p.m. on July 27, 2016, at the Vern Riffe Center, Room 1960, 77 S. High Street, Columbus, Ohio 43215. Members of the Board Present for the proceedings are: Dr. Anderson, Ms. Aquillo, Dr. Chambers, Ms. Clark, Dr. Ginder, Dr. Guttman, Ms. Huber, Ms. Johnston, Dr. Smith, Dr. Subramanian and myself, Dr. Shaffer.

It will be noted for the record that a majority of the members of the board are present. There will be two (2) adjudication proceedings today. The proceedings are in the matters of Sarah Parsons and Morgan Parsons.

These proceedings shall be adjudications relative to the Notice of Opportunity for Hearings mailed to the respondents in the aforementioned cases and believed to have been properly served according to the Administrative Procedures Act (Chapter 119. of the Ohio Revised Code).

As the respondents did not properly request a hearing in either case, these proceedings will be held before the Board pursuant to Goldman v. State Medical Board of Ohio. The individuals named do not have the ability to present written or oral testimony today, but may be present to hear the proceedings and outcomes.

You have already received sworn affidavits from the Board’s Assistant Investigator, Erica Tkac [Pleiman], and accompanying exhibits for the Goldman Proceedings in your board packet. The affidavits contain the evidence and testimony upon which you will deliberate.

I will now recognize Assistant Attorney General, Katherine Bockbrader, to present the case of Sarah Parsons. Ms. Bockbrader, you may present your case.”

Sarah Parsons

President Shaffer then turned the meeting over to the Board’s Assistant Attorney General Katherine Bockbrader, Esq.

An administrative hearing was held in the matter of Sarah Parsons. Upon conclusion of the hearing of testimony and review of exhibits, President Shaffer indicated that the Board would be holding a separate administrative hearing in the matter of Morgan Parsons.

Morgan Parsons

President Shaffer requested Ms. Bockbrader to present the evidence in the matter of Morgan Parsons.

At the conclusion of the hearing and review of the exhibits in the matter of Morgan Parsons, President Shaffer indicated that any discussions in these matters would be discussed during the Executive Session portion of the agenda. She then thanked Ms. Pleiman for her testimony and Ms. Bockbrader for her presentation of evidence.
All the official transcripts from the Goldman hearings are maintained in the exhibits section of the Board's official record of this proceeding. A court reporter was present to take down and transcribe the details of the testimony, discussions, and decisions of the Board.

President Shaffer stated that the members would now be hearing from two licensees appearing before the Board today who were requesting reinstatement of work privileges. She stated that the Board would go into Executive Session to consider those requests and to deliberate on the evidence presented today in the matters of Sarah Parsons and Morgan Parsons.

**Personal Appearances**

**David R. Beckman, D.D.S.**

President Shaffer then turned the meeting over to Dental Board Enforcement Officer Barb Yehnert to provide the summary for the Personal Appearance of Dr. David R. Beckman.

Ms. Yehnert thanked President Shaffer and then gave the members a brief history in the matter of Dr. Beckman. She stated that Dr. Beckman was making his first appearance that day on his fourth Consent Agreement with the Board. She then outlined Dr. Beckman’s history with the Board as follows:

- On September 10, 2003, he entered into his first Impairment Consent Agreement.
- On January 7, 2004 his dental license was fully reinstated.
- On June 2, 2004, he entered into his second Impairment Consent Agreement.
- On April 18, 2007, he was issued a Notice of Opportunity for hearing as a result of noncompliance in requirements set forth in the September 10, 2003 consent, resulting in Dr. Beckman entering a third consent agreement.
- On July 11, 2007 he entered into his third consent adding six (6) months of probation making the completion date June 7, 2009.
- On July 14, 2008 The Board granted Dr. Beckman’s request to be excused from the added six (6) months of probation. Bringing the completion date back to the original date of January 7, 2009.
- On April 29, 2016 Dr. Beckman entered into his forth impairment consent.

Ms. Yehnert stated that Dr. Beckman entered Glenbeigh residential treatment on April 29, 2016 and was discharged May 27, 2016. She stated that Dr. Beckman’s return to work assessment was completed on July 12, 2016 and that he was appearing before them today requesting consideration for reinstatement of his license to practice.

Upon questioning by the Board, Dr. Beckman thanked the members for the opportunity to make a brief statement. As Ms. Yehnert had explained he stated that he had originally entered a couple of consents for the disease of chemical dependency and substance abuse issues in 2003. He had fulfilled the terms of those consents and enjoyed a long period of sobriety with his wife and as their four children grew up, life got better. He distanced himself from Alcoholics Anonymous (AA) and substituted that with the fellowship of members of his church. During that time he began to drink socially, and while alcohol had never been a problem for him, he knows that it opened up his dopamine receptors for what he really wanted which was opiates. He stated that when a traumatic emotional event recently occurred in his personal life, he no longer had the
support structure that he previously had with his AA fellows. He stated that he got angry with God, got angry with his church, and tried to handle it on his own. Ironically, he stated that the very thing that helped him become successful in life, his self-sufficiency and ability to achieve certain things, served as a stumbling block to his recovery. He did not tell anyone and thought he could handle it alone and instead it just awakened the disease inside of him. He stated that he chose to numb it and instead of taking that pain away he only ended up hurting himself and the ones he loves.

Dr. Beckman informed the members that in treatment at Glenbeigh he dealt with the emotional pain through appropriate means; through group therapy, self-disclosure, and talking with his fellows he was able to deal with that pain and begin to forgive his church and the other people in his life. Immediately after discharge he contacted and reestablished his previous support group, got back into step work with his sponsor, and got himself into the things that lead to long-term recovery. He stated that he is extremely grateful for the love and support from his family and his extended family in staff and patients. He has received countless letters of support from many individuals and it has been amazing getting all that support. He just wanted to thank the members of the Board for the opportunity to sit before them to entertain the privilege of retaining his dental license.

Dr. Anderson asked Dr. Beckman if there were any ongoing investigation of charges in regards to this matter. Dr. Beckman stated that his attorney and the prosecutor were in discussions and ongoing talks in this matter but that he did not have anything that he could share with the Board members at this time.

President Shaffer thanked Dr. Beckman for sharing his information and stated that the Board would discuss this matter during executive session. President Shaffer explained that she would be recusing herself in the next matter and then turned the meeting over to Vice President Clark for the personal appearance of Dr. Sabrina Mickel.

Sabrina Mickel, D.D.S.
Ms. Yehnert gave the members a brief history in the matter of Dr. Sabrina Mickel. She stated that Dr. Mickel was making her first appearance on her Impairment Consent Agreement with the Board. She stated that Dr. Mickel entered into her Impairment Consent Agreement with the Board on March 10, 2016 and subsequently entered into treatment with Glenbeigh on March 18, 2016. She informed the members that Dr. Mickel was discharged on April 14, 2016, and that Glenbeigh’s Discharge Summary required a return to work physiological assessment. That physiological assessment was completed by James R. Eisenberg, Ph.D., A.B.P.P. on June 27, 2016. She noted Dr. Eisenberg’s summary statement was as follows:

“It is my opinion that as long as Dr. Mickel participates fully in her aftercare and relapse prevention program, she presents as low risk for relapse. The longer she remains drug free the better the prognosis. Under the conditions listed above (relapse prevention) I see no reason why she could not return to work.”

Ms. Yehnert informed the members that Dr. Mickel is in full compliance with the terms of her consent agreement and that she was before them to request consideration of reinstatement of her license to practice dentistry. Ms. Yehnert stated that Dr. Mickel was accompanied by her attorney, Jay Milano.

Upon questioning by the Board, Dr. Mickel expressed that she had not been prepared to address the Board, however, she came to them contrite and humble. She stated that she had been through a lot but one thing
that she was sure of is that she cares about her patients. She stated that she has sacrificed a lot for them and in doing so she got sloppy with her work. She tried to deal with her pain on her own by doing things that she should not have done to try and make ends meet. She stated that life just got really rough and now with the 12 step program and the work that she is doing with AA, caduceus meetings, and aftercare with Glenbeigh she has learned so much on how to deal with life on life's terms. Dr. Mickel stated that she is just so thankful that she has renewed her relationship with her higher power (God in her case) and she is working through this as honestly as she can to try and get her life back on track. She stated that she was before them today to see when and if she can be reinstated to work again.

Dr. Anderson asked if Dr. Mickel was currently under investigation or if there were any criminal charges pending. Dr. Mickel's attorney, Mr. Milano, stated that there is an investigation but there are no criminal charges. He stated that he could only offer a little more detail being the only lawyer present, but that they would be meeting again the next day for the first time with all the investigators involved in the investigation. He stated that he cannot tell the Board members where it will go from there, but clarified that there is an investigation on the drug issues and an investigation into the billing issues.

Dr. Chambers stated that he was a little confused and asked for clarification regarding the fraudulent billing. Mr. Milano stated that under no circumstances had he meant to minimize or characterize the investigation as small. He explained that all he knows is that he has not met with the prosecutor or the investigators and that he has not seen any of the investigative numbers, any insurance numbers, or any numbers from the drug investigator. He said that he is not trying to minimize the scope of the investigation in any way other than to say that this is just beginning and that there are Insurance billing issues and then there are drug issues and he just meant to be clear that there is a criminal investigation here but has no information on a possible number or value as of yet.

Dr. Chambers then asked Dr. Mickel if she could tell the Board what her drugs of choice had been over the years with regards to her impairment. Dr. Mickel stated that her main drug of choice was Vicodin, however, she has also abused some "benzos" at some point. Dr. Chambers asked if there were also some prescribing issues with regards to who in her office was given prescriptions or given the authority to dispense prescriptions. Dr. Mickel indicated that she had never given anyone the authority to prescribe but there was still that possibility and she still does not know the scope of those matters. However, she is aware that someone was doing that behind her back in the office.

Vice President Clark commented that they appreciated Dr. Mickel’s honesty and sharing with the Board and then asked if there were any additional questions from the Board. Hearing none she concluded the Personal Appearances discussions.

**Executive Session**

Motion by Ms. Aquilllo, second by Dr. Anderson, to move the Board into executive session to consider the investigation of charges or complaints against a licensee pursuant to Section 121.22(G)(1) of the Ohio Revised Code.

Roll call vote: Dr. Anderson – Yes
Ms. Aquilllo – Yes
Dr. Chambers – Yes
Ms. Clark – Yes
Dr. Ginder – Yes
Dr. Gutman – Yes
Ms. Huber – Yes
Ms. Johnston – Yes
Dr. Smith - Yes
Dr. Subramanian – Yes
Dr. Shaffer – Yes

Motion carried unanimously.

President Shaffer requested Director Kamdar and Ms. Nash to attend the Executive Session. She stated that she would not participate in the discussions in the matter of Dr. Mickel.

**Open Session**

At 4:15 p.m. the Board resumed open session.

**Decision in the Matter of David R. Beckman, D.D.S.**

President Shaffer thanked Dr. Beckman for his very candid appearance before the members and indicated that they would not be reinstating his license to practice at this time. She stated that the Board would like him to continue in his recovery, complying with the terms of his consent agreement with the Board, and that they would like for him to return to provide an update to the members at the meeting in September.

**Decision in the Matter of Sabrina E. Mickel, D.D.S.**

Vice President Clark informed those in attendance that neither President Shaffer nor Dr. Subramanian attended the Executive Session discussion regarding Dr. Mickel and that they would be recusing themselves from any decision. She then thanked Dr. Mickel for appearing before the members and stated that they would not be reinstating her license to practice at this time. She stated that the Board would like Dr. Mickel to continue in her recovery and upholding the terms of her consent agreement with the Board.

**Decision in the Matter of Sarah Parsons**

**Findings of Fact**

Ms. Johnston stated that on or about June 29, 2015, Ms. Parsons submitted an application to the Board to receive a certificate to work as an x-ray radiographer (State’s Exhibit C). With that application, Ms. Parsons submitted a certificate of completion from Clark State Community College (attachment to State’s Exhibit C). Dr. Christian Victor, through affidavit, indicated that he did not complete that form (State’s Exhibit D). The Board places great weight on Dr. Victor’s affidavit and, accordingly, finds that the document submitted by Ms. Parsons contains a forged signature. There is no evidence in the record that Ms. Parsons completed the requisite training to obtain a certificate as an x-ray radiographer.

**Motion by Ms. Johnston, second by Dr. Ginder, that the Finding of Facts in the matter of Sarah Parsons are found to be true.**

Motion carried unanimously.
Conclusions of Law
Ms. Johnston stated that the Board finds that service of the Notice of Opportunity for Hearing was perfected on Ms. Parsons and complies with Ohio Revised Code 119.07. The Board further finds that Ms. Parsons did not request a hearing in accordance with the timeframes specified in Ohio Revised Code 119.07.

Ms. Johnston stated that Ms. Parsons does not meet the criteria for the Board to grant her a radiographer certificate because she did not supply the Board with proof that she completed a seven hour course in radiography, as is required by R.C. 4715.563(B)(3). Additionally, the Board has the authority to deny Ms. Parson’s application pursuant to R.C. 4715.30(A)(1), because the Board has determined that Ms. Parsons committed material deception and/or fraud in connection with the application process.

Motion by Ms. Johnston, second by Dr. Anderson, that the Conclusions of Law are upheld in this matter.

Motion carried unanimously.

Disposition in the Matter of Sarah Parsons
Motion by Ms. Johnston, second by Dr. Anderson, to deny the application for dental assistant radiographer certificate for Sarah Parsons.

Motion carried unanimously.

Decision in the Matter of Morgan Parsons
Findings of Fact
Ms. Huber stated that on or about June 29, 2015, Ms. Parsons submitted an application to the Board to receive a certificate to work as an x-ray radiographer (State’s Exhibit C). With that application, Ms. Parsons submitted a certificate of completion from Clark State Community College (attachment to State’s Exhibit C). Dr. Christian Victor, through affidavit, indicated that he did not complete that form (State’s Exhibit D). The Board places great weight on Dr. Victor’s affidavit and, accordingly, finds that the document submitted by Ms. Parsons contains a forged signature. There is no evidence in the record that Ms. Parsons completed the requisite training to obtain a certificate as an x-ray radiographer.

Motion by Ms. Huber, second by Ms. Johnston, that the Finding of Facts in the matter of Morgan Parsons are found to be true.

Motion carried unanimously.

Conclusions of Law
Ms. Huber stated that the Board finds that service of the Notice of Opportunity for Hearing was perfected on Ms. Parsons and complies with Ohio Revised Code 119.07. The Board further finds that Ms. Parsons did not request a hearing in accordance with the timeframes specified in Ohio Revised Code 119.07.

Ms. Huber stated that Ms. Parsons does not meet the criteria for the Board to grant her a radiographer certificate because she did not supply the Board with proof that she completed a seven hour course in radiography, as is required by R.C. 4715.563(B)(3). Additionally, the Board has the authority to deny Ms. Parson’s application pursuant to R.C. 4715.30(A)(1), because the Board has determined that Ms. Parsons committed material deception and/or fraud in connection with the application process.
Motion by Ms. Huber, second by Dr. Ginder, that the Conclusions of Law are upheld in this matter.

Motion carried unanimously.

Disposition in the Matter of Morgan Parsons
Motion by Ms. Huber, second by Ms. Johnston, to deny the application for dental assistant radiographer certificate for Morgan Parsons.

Motion carried unanimously.

President Shaffer stated that concludes the matters of Sarah Parsons and Morgan Parsons. She then moved on to the next item on the agenda, Review of Proposed Motions.

Review of Proposed Motions
The Board reviewed two proposed Motions to Rescind Notices of Opportunity for Hearing. The name of one of the individuals/licensees was not included in the documents reviewed by the Board.

Deputy Director Nash provided the background for each of the documents for consideration.

Ahmed Mohammad, Dental Assistant Radiographer
Motion by Ms. Johnston, second by Dr. Anderson, to rescind the Notice of Opportunity for Hearing in the matter of Ahmad Mohammad, certificate number 51.30255.

Motion carried unanimously.

N.M. D.D.S.
Motion by Ms. Johnston, second by Dr. Anderson, to rescind the Notice of Opportunity for Hearing in the matter of N.M., D.D.S.

Motion carried unanimously.

Review of Proposed Consent Agreement(s)
The Board reviewed three proposed Consent Agreements. The names of the individuals/licensees were not included in the documents reviewed by the Board. The names of the individuals/licensees have been added to the minutes for public notice purposes.

Disciplinary
Leonard S. Welch, D.D.S.
Motion by Dr. Anderson, second by Dr. Subramanian, to approve the proposed addendum to consent agreement for Leonard S. Welch, D.D.S., license number 30.019298 and case number 99-25-002.

Motion carried unanimously.

Myling Bonilla, Expanded Function Dental Auxiliary and Dental Assistant Radiographer
Motion by Dr. Anderson, second by Dr. Subramanian, to approve the proposed monitoring agreement for Myling Bonilla, Expanded Function Dental Auxiliary and Dental Assistant Radiographer, registration number EFDA.01072, certificate number 51.012355, and case number 16-18-1110.
Motion carried unanimously.

Non-Disciplinary

Noora Khadier, D.D.S.
Motion by Dr. Subramanian, second by Dr. Smith, to approve the proposed consent agreement to limit the practice for Noora Khadier, D.D.S., license number 30.24868 to pediatric dentistry.

Motion carried unanimously.

Review of Proposed Voluntary Surrender of Licensure

The Board reviewed one proposed notice of voluntary surrender of licensure. The name of the individual/licensee was not included in the documents reviewed by the Board. The name of the individual/licensee has been added to the minutes for public notice purposes.

Jeffrey J. Becker, D.D.S.
Motion by Ms. Johnston, second by Dr. Subramanian, to approve the proposed surrender of licensure for Jeffrey J. Becker, D.D.S., license number 30.018193, case number 15-47-0459.

Motion carried with Dr. Shaffer abstaining.

Enforcement Update

Ms. Nash began the report by informing the Board that there was one (1) case pending hearing. She indicated that there were no pending Hearing Examiners Report and Recommendations, that there were currently forty-nine (49) licensees and certificate holders under suspension, thirty-seven (37) licensees on probation, and that there were one hundred and fifty-six (156) active cases. Ms. Nash said that there was one (1) licensee actively participating in QUIP and one (1) new referral to QUIP. She informed the members that there were sixty-eight (68) cases which have been investigated and reviewed by the Board Secretaries and are recommended to be closed.

Closed Cases

Due to the requirement in Chapter 4715.03(B) of the Ohio Revised Code, that "A concurrence of a majority of the members of the board shall be required to... ...(6) Dismiss any complaint filed with the board." President Shaffer reviewed the cases to be closed with the Board.

The following cases are to be closed:

14-14-0429  15-29-0486  16-15-1023
15-05-0280  15-50-0412  16-18-1072
15-07-0300  15-57-0277  16-18-1079
15-18-0465  15-71-0224  16-18-1146
15-18-0487  15-71-0379  16-18-1160
15-18-0524  15-71-0539  16-18-1161
15-21-0531  16-09-1128  16-18-1175
15-25-0462  16-09-1179  16-18-1177
Prior to the vote to close the above listed cases, President Shaffer inquired as to whether any of the Board members had any personal knowledge that the cases that were being voted on today involved either themselves or a personal friend.

Roll call: 
Dr. Anderson – No 
Ms. Aquillo – No 
Dr. Chambers – No 
Ms. Clark – No 
Dr. Ginder – No 
Dr. Guttmann – No 
Ms. Huber – Yes 
Ms. Johnston – No 
Dr. Smith - No 
Dr. Subramanian – No 
Dr. Shaffer – No

President Shaffer then called for a motion to close the cases.

**Motion by Ms. Johnston, second by Ms. Clark, to close the above sixty-eight (68) cases.**

Motion carried with Ms. Huber abstaining.

**90-Day Report**
Ms. Nash then reviewed the 90-Day Report with the members. She stated that of the sixty-two (62) cases reflected in the report by age, 9% were between 91-120 days, 18% were 121-150 days old, 18% were 151-180 days old, and 55% were 180 days old or older.

Proceeding on, Ms. Nash reviewed the 90-Day Report by type with the Board members, indicating that of the major categories, there were 39% awaiting SIP review. She explained that 19% of the cases were pending consent agreements/notice of opportunity/QUIP, 11% were under review of an expert, 11% were issued a
subpoena and are waiting on issues/requested subpoenas, 5% were pending hearings with the Board, and 15% were in miscellaneous/other categories.

President Shaffer thanked Ms. Nash for the Enforcement Report and Update.

Licensure

License/Certification/Registration Report (Approved by the Licensure Section)
Samantha Slater, Licensing Manager, had prepared a report of the licenses, certificates, and registrations issued since the previous Board meeting.

Dentist(s)

30.24807 Shah, Rishi
30.24808 Snyder, Joshua
30.24809 Turner, Christopher
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30.24812 Dawes, Ashley
30.24813 Hyde, Dana
30.24814 Torres, Lina
30.24815 Koshy, Rachel
30.24816 Koehler, Timothy
30.24817 Vagadia, Amar
30.24818 Sheriff, Hend
30.24819 Grathwohl, Cory
30.24820 Modabber, Melika
30.24821 Maynor, McKenzie
30.24822 Sloan, Rebecca
30.24823 Keiser, Shannon
30.24824 Al-Mahdi, Ammar
30.24825 Butler, Leah
30.24826 Orow, Marcell
30.24827 Annam, Kumar Raghava Chowdary
30.24828 Thicklin, Lakeisha
30.24829 Hanna, Nagy
30.24830 Anderson, David
30.24831 Soh, Osean
30.24832 Buff-Lindner, Amanda
30.24833 Doyle, Molly
30.24834 Taylor, Brian
30.24835 Norris, Samba

30.24836 Whealton, Lindsey
30.24837 Childers, Kelsey
30.24838 Darwish, Omar
30.24839 Atari, Daiana
30.24840 Johnston, Sarah
30.24841 Priestwood, Adam
30.24842 Umbach, Jason
30.24843 Taylor, Bethany
30.24844 Salahieh, Humam
30.24845 Hunt, Haley
30.24846 Childers, Victoria
30.24847 Skoronski, Leann
30.24848 Onjukka, Tommy
30.24849 Phiefer, Nichole
30.24850 Herman, Brandyn
30.24851 Johnson, Lane
30.24852 Kathuria, Dikshant
30.24853 Sun, Fa
30.24854 Gray, Bradley
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30.24856 Powers, Katharine
30.24857 Sarjapur, Chetana
30.24858 Lynn, Bradley
30.24859 Phan, Jonathan
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## Dental Assistant Radiographer(s)

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RES.3718  Gulrajani, Samiksha
RES.3719  Riesenberg, Katie
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RES.3721  Mattox, Dexter
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Motion by Ms. Johnston, second by Dr. Smith, to approve all licenses, certifications, and registrations as listed that have been issued since the June Board meeting.

Motion carried unanimously.

Permits – General Anesthesia/Conscious Sedation
President Shaffer stated that the Board’s Anesthesia Consultant, had vetted the following individuals who have applied for Anesthesia and Conscious Sedation permits, evaluations have been conducted, and the applicants are recommended to receive Permits for the specified modality.

General Anesthesia
Jonathan Williams, D.D.S. - Lancaster, Ohio
Conscious Sedation
Renee DiDonato, D.D.S., Columbus, Ohio – Intravenous
Kimberly Hammersmith, D.D.S., Columbus, Ohio – Non-intravenous parenteral
Kevin Priest, D.D.S., Ashland, Ohio – Intravenous
Andrew Ricci, D.D.S., Mentor, Ohio – Intravenous

Motion by Dr. Subramanian, second by Ms. Aquillo, to grant permits to the applicants for General Anesthesia and Conscious Sedation Permits as listed.

Motion carried unanimously.

Graduate(s) of Unaccredited Dental Colleges Located Outside the United States
Motion by Ms. Johnston, second by Dr. Subramanian, that the following applicants have met the requirements necessary to obtain a license to practice dentistry in Ohio as a graduate of an unaccredited dental college outside the United States:

Noureddin Khazam, B.D.S.  
Daxeshkumar Patel, B.D.S.  
Abdalla Asi, B.D.S.  
Lutfi Nassar, D.D.S.  
Crystel Shaia, D.D.S.

Motion carried unanimously.

Reinstatement Application(s)

Dentist
Heather Crocket-Miller, D.D.S.
Jennifer Lou, D.D.S.

Dental Hygienist(s)
Amanda Machuzak, R.D.H.
Paula McCoy, R.D.H.

Motion by Ms. Huber, second by Dr. Anderson, to reinstate the licenses to practice dentistry and dental hygiene in the state of Ohio as listed.

Motion carried unanimously.

Committee Reports

Ad Hoc

Dialogue with Dr. Paul Sohi
Vice President Connie Clark stated that the Committee had met earlier that day with all members attending, including the Board’s newest member, Dr. Ginder. She stated that they had adjusted their agenda because they were fortunate enough to have the opportunity for dialogue with Dr. Paul Sohi. She stated that they
took the time to allow Dr. Sohi, who she expressed was most gracious, to address the Committee and share some of his concerns [See Appendix A]. She also thanked Director Kamdar for making this possible.

Ms. Clark stated that one of the concerns that Dr. Sohi brought forth was that he felt that at a certain point or sometime after any notification that a licensee has had an infraction, that information about the infraction should come off of the Board website in order that it is not always viewable. She stated that a member of the committee likened it to a speeding ticket which at some point falls off ones record. She stated that Dr. Sohi asked the members if this suggestion might be something they would want to consider in that those infractions could come off and no longer be advertised on the website, possibly even consider something similar to an expunged record with the courts.

Ms. Clark mentioned that the next item Dr. Sohi brought up was that there needs to be stronger communication between the Supervisory Investigative Panel (SIP) or the Quality Intervention Program (QUIP) Coordinator and a licensee who was going through the process. She explained that Dr. Sohi stated that at times he did not feel that there was enough communication and that maybe the Board should consider strengthening that communication with the licensee while they are going through the process. Ms. Clark explained that Dr. Sohi indicated that the licensee does not get a report card or feedback from the remediation provider and he felt that somehow information needs to be communicated better. She said that Dr. Sohi also suggested that the Board might want to think about the fact that as a Board, they dismiss a lot of cases, dismissing them by a number, but that the members might want to know what was the infraction or violation. Ms. Clark questioned whether the category of the violation could be supplied with each of the cases they were dismissing as it would give the members a different perspective of the cases that were being closed.

Counsel on Dental Education and Licensure
Ms. Clark stated that President Shaffer would be sharing some information in her report to the Board that she had shared with the committee earlier and therefore, she would not be going to talk in depth about it. She stated the President Shaffer has a letter from the Counsel on Dental Education and Licensure that she would be sharing.

Priority #5: Establish New Disciplinary Guidelines
Ms. Clark informed the Board members that this was their last chance to make any changes or provide any input into the draft Disciplinary Guidelines regarding improper prescribing, dispensing, or administration of drugs. She stated that the subcommittee would like to complete that section of the disciplinary guidelines for submission at the September meeting. Ms. Clark indicated that President Shaffer has left herself available for discussion and input for the last two to three meetings for opportunities to submit suggestions, that she will take those suggestions from anyone not necessarily Board members, but she would like to have that category of the disciplinary guidelines wrapped up before the next meeting in September.

Expert Resumes
Concluding, Ms. Clark stated that the Committee did not review the expert resumes during their meeting as they simply ran out of time and, therefore, the review was deferred to the next meeting.

Motion by Ms. Aquillo, second by Dr. Subramanian, to approve the Ad Hoc Committee Report.
President Shaffer noted a point of clarification in that she felt that she came away from the Committee meeting with a little different opinion of what Dr. Sohi wanted. She stated that instead of numbers and classification of the type of infraction, Dr. Sohi wanted a synopsis, totally redacted, of what the complaint was really about. That way when the Board looks at those case numbers they would have underneath that number a short redacted, non-identifiable complaint in order that the Board and the public can see that there is some fairness in the adjudication of the cases before the SIP. She stated that Dr. Sohi had pointed out that even though the current procedures are better than the ones in place before the Board Secretary in 2012, this still leaves the Board with deferring decisions to two (2) people. President Shaffer stated that the according to Dr. Sohi, the second thing he was upset about was that statutorily there should be a statement taken from any accused dentist and he said that he was not given that right. She stated that Dr. Sohi felt very strongly about these two suggestions; the right to a statement from an accused licensee and better communication with SIP, QUIP, and remediation providers and would like to see them included in any enforcement guidelines.

Director Kamdar stated that Dr. Sohi had submitted a written statement of ideas just to add further clarity to what the President Shaffer had just commented on. He stated that he had told Dr. Sohi that he would take those into consideration in drafting those guidelines as everyone has input into the disciplinary guidelines and that this information will also be reflected in the Board minutes.

Motion carried unanimously.

Education

CE Audit Update
Ms. Johnston informed the Board members that the Education Committee had met earlier that morning with all committee members present. The first order of business was the status of the CE audits which she stated she volunteered for about four (4) hours one day and had been able to go through some of the audits that had been “flagged” by staff due to concerns requiring further review by a Board member. The ones she was unable to resolve were forwarded to SIP for further processing, however, she indicated that they were only a small portion of the total number of audits reviewed.

Permanent Continuing Education Sponsorship
Ms. Johnston stated that Dr. Larry Sangrak had attended the Committee meeting to further discuss his request for Permanent Sponsorship of his company, Interactive Dental Seminars, L.L.C. She stated that Dr. Sangrak had provided detailed information on the curriculum for his courses for administration and monitoring of nitrous oxide-oxygen minimal sedation and for his previously approved medical emergencies recognition course. Ms. Johnston informed the members that after much discussion the Committee was recommending that Interactive Dental Seminars, L.L.C. be recognized as a Permanent Sponsor of continuing education until such time as it is rescinded by the Board.

Ms. Johnston noted that during the discussion, one of the Committee members suggested that the word “permanent” be removed from the law. It was noted that the term “Permanent” in regards to sponsorship only appears in the rules and therefore this could be achieved by changes to the rules.
Biennial Sponsor Application(s)
Ms. Johnston stated that the committee had reviewed five sponsor applications that had been submitted since the previous meeting for consideration of approval. She stated that all the application were in compliance with the requirements set forth in the Dental Practice Act and Board guidelines.

2016-2017 Biennial Sponsor Application(s)
Practice Endeavors
Steiner & Rotenberg, L.L.C.

2016-2017 Biennial Sponsor Renewal Application(s)
Capital City Dental Study Forum
Grace Kerr Orthodontics
Sunbury Seminars, Inc.

Strategic Priority #3 – Establishing Remediation Education Guidelines

Remedial education provider definition
Ms. Johnston stated that the Committee approved the following minimum guidelines for approval of remedial education providers:

An approved remedial education provider must have been vetted through an accredited educational institution and may be:

- A faculty member at an accredited college or university
- A faculty member at an accredited residency program
- A faculty member at an accredited dental assisting school or applicable program
- The American Association of Dental Boards Assessment and Remediation Program; or
- An Ohio State Dental Board Permanent Sponsor

It is recommended that an advisor follow the licensee to ensure compliance and assist in the process.

Strategic Priority #4 – Develop Online C.E. Tracking and Monitoring
Ms. Johnston stated that due to time constraints the Committee had not discussed any matters regarding Strategic Priority #4 regarding the development of online continuing education tracking and monitoring.

Motion by Ms. Clark, second by Dr. Subramanian, to accept the Education Committee report and to approve the applications as presented.

President Shaffer asked if the decision to approve Interactive Dental Seminars, L.L.C. as a permanent sponsor was contingent on his maintaining continued sponsorship through the Academy of General Dentistry Program Approval for Continuing Education (AGD PACE). Ms. Johnston confirmed that it did and she then amended her report to reflect that the permanent sponsorship status of Interactive Dental Seminars, L.L.C. be contingent upon the continued approval as an AGD PACE provider.

Motion carried unanimously.
Law and Rules Review

Dr. Chambers stated that the Law and Rules Review Committee met earlier that day at 9:15 a.m. in room 1960 of the Vern Riffe Center. He stated that the Committee would like to express a sincere “thank you” to Dr. Frank Recker for his presentation today and providing them with his expert opinion and perspective on dental advertising, dental specialties, and providing the members with a comprehensive history on the evolution of these complicated issues and the national perspective. He stated that it appears that the current method of defining accepted specialties in dentistry is in need of review. These complicated issues that have been played out legally in the courts, most notably in Florida, Illinois, North Carolina and Texas.

Dr. Chambers stated that in differentiating the specialty practice areas and the practice of dentistry, state boards must bear the burden of providing evidence of consumer harm in order to justify regulations which may be different from state to state. This will require adjustments in dealing with advertising issues as the Federal Trade Commission considers advertising commercial speech and therefore, is entitled to protection under the First Amendment.

Dr. Chambers stated that the Committee will report further on discussions that hopefully will result in some proposed changes. The Committee encourages any of its stakeholders and interested parties to attend future Law and Rules Review Committee meetings and as Chair, he asked that all committee members come to the next meeting with one to three additional current issues that involve statute and rules that the Committee needs to address or review.

Concluding, Dr. Chambers thanked Dr. Shaffer, Dr. Anderson, and Director Kamdar for assisting all Committee members in identifying and gathering pertinent information relevant to these important issues.

**Motion by Ms. Aquillo, second by Ms. Johnston, to approve the Laws and Rules Review Committee report as presented.**

Motion carried unanimously.

Operations

Ms. Aquillo informed the Board members that the Operations Committee did not meet that day but wanted to comment on the excellent presentation provided by Ms. Pleiman regarding the new website earlier in the meeting. She informed everyone that the intention is to “soft launch” the new website on August 1, 2016, and to “hard launch” on August 8, 2016. She stated that the Operations Committee is in charge of the Strategic Plan process and therefore, she was asking each champion in charge of the different priorities in their subcommittees to provide her and Director Kamdar with an update prior to the next Board meeting in September on how they are progressing.

**Motion by Dr. Subramanian, second by Ms. Clark to approve the Operations Committee Report as presented.**

Motion carried unanimously.
Policy/ Scope of Practice
Ms. Johnston began her report by reiterating that during the meeting in July it was decided to combine the Policy Committee and the Scope of Practice Committee into one committee for the time being. She stated that she had chaired the combined meeting that morning since Dr. Das, as Chair of the Scope of Practice Committee was unable to make the meetings that day. Ms. Johnston noted that there was a quorum present for the meeting which began at 11:15 a.m. in room 1914.

Scope of Practice
Administration of Kybella
Ms. Johnston stated that they began the meeting with a modification in the agenda to allow former Board member Greg McDonald, D.D.S. to present information on the administration and use of Kybella, a deoxycholic acid injectable and its applications. She stated that Dr. McDonald had provided the members with an outline of Louis Malcmacher’s course on this subject. At the end of Dr. McDonald’s presentation and following discussion, the Committee agreed that administration and use of Kybella is within the scope of practice for a dentist with advanced training as its administration and use is similar to the administration and treatment of other derma-fillers.

Policy
Ms. Johnston stated that during a previous meeting Director Kamdar had provided the Committee with a new formatting template for Board policies. She stated that Board staff had revised the template so that it was specific to our Board and had then taken the language from the two policies approved by the Board in July and reformatted them to the new template. The Committee reviewed the template change for the policies and was recommending the new template format for all new and revised policies. She stated that Ms. Franks, with direction from Director Kamdar, had developed a standard numbering system for the purposes of maintaining policies in the future. She requested Ms. Franks to delineate the new numbering system into the Board minutes. The new numbering system for Board policies is drafted as follows:

<table>
<thead>
<tr>
<th>A = Dentists</th>
<th>100 Series = Licensure</th>
</tr>
</thead>
<tbody>
<tr>
<td>B = Dental Hygienists</td>
<td>200 Series = Enforcement</td>
</tr>
<tr>
<td>C = Expanded Function Dental Auxiliary</td>
<td>300 Series = QUIP</td>
</tr>
<tr>
<td>D = Coronal Polishing Certificate Holders</td>
<td>400 Series = Education</td>
</tr>
<tr>
<td>E = Certified Assistants</td>
<td>500 Series = Scope of Practice</td>
</tr>
<tr>
<td>F = Dental X-ray Machine Operators</td>
<td>600 Series = Undefined</td>
</tr>
<tr>
<td>G = Basic Qualified Personnel</td>
<td>700 Series = Undefined</td>
</tr>
</tbody>
</table>

Ms. Johnston stated that the Committee had reviewed the policy regarding oral conscious sedation in the new format and were recommending it for approval. She said that the Committee also reviewed the policy on therapeutic prescribing and after much discussion it was the Committee’s recommendation to change the policy on therapeutic prescribing. Ms. Johnston stated that the Committee was recommending omitting the word “most” and inserting “all” in the last paragraph of the policy as therapeutic prescribing should be for patients of record only.
Continuing, Ms. Johnston stated that the Committee was recommending that the policy on Non-Clinical Dental Related Continuing Education be rescinded as the policy was approved in June, 2011 and the language was drafted into current rule (Ohio Administrative Code 4715-8-01) in 2014.

Ms. Johnston stated that the Committee had some discussion on bringing recommendations to the full Board when voting to rescind Board policy and whether or not all of the members are clear on the action being taken. She stated it was that the Committee would like to see all of the current Board policies drafted into the new template format in preparation for review. Further discussion resulted in the decision that when there is a report made to the Board it will include a summary of the policies that were discussed, which were recommended to be rescinded, etc. and they are to be provided in the new format and e-mailed to all Board members ahead of any full Board discussion on recommendations out of committee.

**Motion by Ms. Clark, second by Dr. Anderson, to approved the Policy/Scope of Practice Committee report as presented.**

Dr. Guttman clarified that the Committee was recommending to rescind the policy regarding non-clinical dental related continuing education, and clarified that the policy language was now implemented in Board rule.

President Shaffer asked for clarification on the purpose of the two policies on monitoring of nitrous oxide-oxygen since this function was already permitted for dental hygienists and dental assistants in Board rules. Discussion followed wherein it was explained that there had been **one** policy for both dental hygienists and qualified dental assistants approved during the Board meeting in May and that the language of the policy had been split into **two** policies, one for each type of dental auxiliary and then drafted into the new format for final approval and signature.

President Shaffer expressed further concerns regarding the definition of “Monitoring” as written in the policy as the patient is never to be left alone and one of the explanations in the definition is “to check on”. She stated that this language appears to be confusing as written as though to say that you are checking on something when she feels that to monitor something means to “stay and watch”. She requested that the Committee report be amended in order to have these two policies re-reviewed to look at this specific language.

Dr. Guttman recommended that they take the two policies on monitoring of nitrous oxide-oxygen for further discussion on the term “monitor” and the proposed amended policy on therapeutic prescribing back for reformatting and re-review all three policies in the new format in order to make them easier to read prior to final presentation to the full Board. In this way, the members will be more comfortable and clear on policies they intend to vote on before it is presented and you only have ten minutes for review six pages of documents. Discussion followed wherein it was decided that the three policies that had been previously approved during the May and June meetings, along with the policy on therapeutic prescribing presented today would not be required to be submitted for full Board approval again as they have already been approved. However, they would be reformatted into the new template and forwarded to all Board members as the new format is clearer and easier to read. Dr. Shaffer indicated that she would be comfortable with
the policies on monitoring nitrous oxide-oxygen with the words “check on” or “to check on” taken out of the definition for “Monitor”.

President Shaffer thanked Ms. Johnston for her hard work on both the Education Committee and the Policy/Scope of Practice Committee. She then called the question on the motion.

Dr. Chambers indicated that he had one further question in regards to committee discussions. He asked Ms. Johnston if she intended to include the committee discussion on the one policy about the requirement for a refresher course for license reinstatement that was rescinded during the meeting in June. He stated that the Committee had discussed revisiting the rescinded policy and amending the policy to include all licensees instead of dental hygienists only rather than rescinding it.

Ms. Johnston explained that she did not mention it in her report since the full Board had already voted to rescind the policy in June, but she suggested that Dr. Chambers could request to bring the matter back to the Committee.

Dr. Chambers indicate that he thought in order to be accurate the Committee report should reflect the fact that this matter was discussed and that it brought into play issues that were or were not discussed at earlier meetings and whether the whole policy should be rescinded because it only pertained to dental hygienists or whether the policy merely required revision to include all licensed individuals in the Dental Practice Act.

Ms. Johnston asked that the record reflect that she was trying to get Dr. Chambers up to speed on what the Committee and Board had voted on as far as the past meetings were concerned and that if he wished to have these policies re-addressed then the Committee could bring it back to the table for consideration. She stated that in regards to the policy requiring the dental hygienist to complete a refresher course prior to reinstatement if they have been out of practice for more than five years, one of the requirements for reinstatement is that they are current on their 24 hours of continuing education or 40 in the case of a dentist reinstatement whether they maintain licensure and are staying home with their children or not they are required to be “up on” continuing education. Therefore, she stated that she respectfully disagreed with Dr. Chamber’s opinion that the Committee should review the rescinded policy again.

Dr. Chambers stated that he understood that there would not be total agreement but that he brought the matter forth to get the viewpoint of the full Board and not just the Committee.

President Shaffer clarified that hearing all of the discussions, the Board members were voting on is Ms. Johnston’s report as it stands but the Board is requesting the committee to send all of the newly approved policies in the new format to each of the members so that they can read them over for ease, and then if the Board wants to return something for a tweak they can vote on that in September.

Motion carried unanimously.
Executive Updates

President’s Update

Commission on Dental Competency Assessment Update
President Shaffer informed the members that she had attended the Commission on Dental Competency Assessment (CDCA) meeting along with Vice President Clark and had forwarded her information to Director Kamdar for dissemination. She stated that her report included state by state information on what they are doing and as with all the other states, we are worrying about similar key issues: Federal Trade Commission decision comes up routinely, opioid guidelines, each states version of OARRS and the reporting requirements and rules for when you report, many states are dealing with mid-level provider legislation, and dental ownership and the impact on corporations, and Objective Structured Clinical Examination (OSCE) which is another mechanism for licensure which continues to be promulgated by many states. OSCE is a simulated exam that involves station based critical thinking and it is her understanding ADEX and the CDCA are currently opposed to that type of testing. She stated that they have sent many letters which have all been forwarded to the members for perusal and any questions can be directed to CDCA as the dental boards have very little input in this regard. President Shaffer stated that ADEX does meet in August to determine testing requirements and stated that the Board’s representative this year is still former Board member Eleanore Awadalla, D.D.S. and she will ask her to provide her report in September on any testing requirement changes. She stated that will end Dr. Awadalla’s term as the Board representative to ADEX and former Board member Mary Ellen Wynn, D.D.S. will take over as she was elected by the members to a 3-year term.

American Association of Dental Boards Meeting
American Association of Dental Boards (AADB) meeting will be held in October in the two (2) days preceding the American Dental Association (ADA) meeting. She explained that for new members of the Board, once you are on the Board your membership to AADB and registration to the meetings are paid by Board, however travel to and from meeting is your own expense. The Board provides travel accommodations reimbursement up to certain dollar figure so most generally there is a monetary loss to attend. She explained that attendance to the meetings are usually an officer’s function, however, when Dr. McDonald was President the President and Vice President attended but the Board Governance Guidelines state that the President and Secretary have first option to attend. She stated that she had requested staff member, Ms. Franks to review the Board minutes back to 2010 and it was discovered that there were many discussions over the years in regards to which executive committee members were paid to attend, however there was never a formal vote one way or another. She stated that attendance this year will not pose a problem as Dr. Das will not be attending but she said that this matter should be addressed prior to the April meeting as to which officers attendance to the AADB will be sponsored. President Shaffer explained that the Board usually encourages and votes to approve the expenditures of the Executive Director to attend the meeting as the AADB highly encourages board staff to attend because of the legal, legislative, and management portions of the meeting, and the chance to obtain valuable information from other dental board administrators.

Dental Laboratory Registration
President Shaffer informed the members that she had participated in a telephone conference regarding dental laboratory registration with Eric Thorne, President of Ohio Laboratory Association, Nathan DeLong of
the ODA and Director Kamdar. She explained that the Ohio Laboratory Association was asking the Board to consider regulating dental laboratories in and around Ohio and to have them register with the Board if they do any commerce in the state. She stated that they claim to be in support of free trade, that they are not anti-competition, but they wanted to be regulated to ensure safe, clean, reliable business and environments. She stated that their discussion included regulatory obligations of the Board, inspection of facilities, funding for the regulatory function and facility inspections, and fees involved in registration. Currently the ADA has a resolution that says that dental laboratories should be registered and most recently have had some embarrassments come to light in the media where a dental laboratory was raided in the middle of the night and found a pair of dentures sitting on an old dilapidated chair. The Board was contacted in regards to what was discovered in that raid but we had to direct them to the Ohio Department of Health since we currently have no regulatory authority over dental laboratories. She stated this may be an area that the Board wants to explore but that it would require a statutory change and then promulgation of rules.

Meeting with the Ohio Board of Pharmacy
President Shaffer briefly stated that there has been a meeting scheduled in September between the Ohio Board of Pharmacy (Pharmacy Board), Dr. Job, and the Board's Anesthesia Consultant Doug Wallace, D.D.S. to discuss the parameters for dental office inspections and storage of those drugs that are located in offices of licensees who hold Terminal Distributors of Dangerous Drugs licenses through the Pharmacy Board. She has requested Dr. Job and Dr. Wallace provide a report from that meeting.

Governor’s Cabinet Opiate Action Team Storyboard
President Shaffer informed the members that the Board launched the Governor’s Cabinet Opiate Action Team (GCOAT) storyboard and stated that they were encouraging every dentist to go through the storyboard and answer the brief questions. She stated that she had approved the issuance of two (2) hours of continuing education credits as an incentive to take it early by July 31, 2016. After July 31, 2016 dentists will not get as many hours and it is her understanding that some of the people have had to educate themselves on the internet before they could educate themselves on the storyboard. This storyboard went out to the dentists that are prescribers as incentive to support Governor’s initiative on acute opiate action or opiate prescribing. She informed the members that the Board had worked in tandem with the ODA to get a letter out to all the prescribers and that there are links to the information on the Board website. She stated that she hopes to have a good response and encourages everyone to tell other prescribers to please take the storyboard by July 31, 2016 for their continuing education credit.

Director Kamdar stated that to build on President Shaffer’s comments, they want people to understand that, first of all, this is an initiative from the Governor, and that the Dental Board is firmly behind it. When we talk about participation levels for this video, we wanted to make sure that the dentists do not end up at the bottom of the list and therefore, we crafted a letter, “from dentists to dentists”, talking about the value of this video exercise and partnering with the ODA. In addition, the President was generous enough to offer two (2) hours of CE, and so we had designated July 31, 2016, as the deadline to get it completed. The original email went out using the Board’s database for emails, perhaps it was not the best email database to use but CE part of this was strictly offered only by the Dental Board and if we had been the only group involved in the development of this, the moment you would have finished watching the video, you would have automatically received an electronic CE acknowledgement stating that you finished the two hours. However,
this was an initiative for all prescribers, but the Board is stepping up to the plate by offering the CE because we want to make sure that dentists have the opportunity to finish at the top of the list in terms of participation rates amongst all prescribers. He state that this is not a punitive thing but rather a good thing and it should not take you more than 45 minutes to complete. He then stated that if the Board had no objections they would use the July 31, 2016 date as a “soft” deadline with the final deadline to obtain CE for completing the video would be mid-August. President Shaffer agreed to extend the deadline as it would further encourage people to view the video.

Director Kamdar informed the members of other technical details such as dentists not receiving the first e-mail, calling and saying they did not get the email, or that they got it and deleted it. He stated that whatever the case may be, some callers were requesting the link to be forwarded again and the issue with forwarding is that each link is tracked by one’s license number and so if you complete the exercise using someone else’s link that was forwarded to you, the system will not be able to tell that you completed it and will not get credit for it.

Council on Dental Education and Licensure
President Shaffer stated that she had received a letter from the Council on Dental Education and Licensure (See Appendix B] in which they were providing suggestions on how to improve the Board’s Quality Intervention Program (QUIP) process. She stated that she had shared this in our sentencing guidelines because it was pertinent there and that she had also already shared it with the SIP panel. She stated that she is now going to enter it into the minutes and that she wants to share this again with our education providers because they talk in depth about what we are trying to do in expanding remedial education providers and parameters on what to be done. President Shaffer said that she and Director Kamdar had drafted a “thank you” and expressed that their ideas and suggestions are always welcome as we foster a culture of innovation, collaboration, and excellence in the field of dentistry (See Appendix C).

Ohio Dental Association Annual Session – President’s Address
Concluding her report, President Shaffer stated that she would be providing the President’s Address to the House of Delegates at the ODA’s Annual Session. She stated that they are celebrating their 150th anniversary this year and requested that if any of the Board members had any suggestions as to what topics/issues to include in her address, she was open to their suggestions and would attempt to include them all in her five (5) minute speech.

Executive Director’s Update
Director Kamdar stated in jest that he originally had fifteen items to discuss, however, due to newfound efficiencies he was able to consolidate the list to only four items.

eLicensing System
Director Kamdar began by stating that as the members are aware, the State Board was supposed to have gone live with the new eLicensing System for our Board back in June and that has now been postponed to August 22, 2016 by the State project team. This is a state enterprise solution and it is hoped that it will go live on August 22, 2016 as planned. An advisory will be put on our website that informs everyone that we are moving from the old licensing system to the new one. He stated that although he has covered some of
the details of the new licensing system before, once we go live he will invite Samantha Slater, our Licensing Coordinator, to come and talk a little bit more about how the new licensing system works, the paperless part of it, why we did certain things, etc. Again, he asked members to remember that this is an enterprise solution; a state wide solution, not just for the Dental Board.

New Website
Director Kamdar said that the members had a brief preview of the new Board website in the presentation provided earlier in the meeting by Ms. Pleiman. He stated that he just got word a little bit ago via my email that the new website could go live as early as tomorrow with the “soft launch”. He stated that there will not be an official announcement until next week when we are sure the new site is stabilized.

Continuing Education Audits
Director Kamdar said that he wanted to recognize Board member Ms. Johnston for her tireless effort with respect to CE tracking, monitoring, & auditing. She comes into the Board office on her own time and never asks for any kind of compensation and he wanted to recognize and thank Ms. Johnston for her efforts.

New Employee – Zachary Russel, Legislative and Communications Coordinator
Lastly, Director Kamdar wanted to take a moment or two to ask our newest employee, Zach Russell, if he could introduce himself and tell the members a little bit about who he is and what is it he is going to be doing with us.

Zachary Russell introduced himself. He stated that he just graduated from college, did a little bit of work at a legislative affairs company, and now joined the Dental Board. He stated that he is excited to join the team and work here.

Director Kamdar thanked Mr. Russell and explained that he has already started establishing a network with people in the State Legislature which is exactly what we need as we need to build some of those types of relationships. He stated that he and Mr. Russell will be working along with Ms. Nash when we get ready to put together our clean-up bill. He stated that Mr. Russell will be instrumental in helping drive that forward as he has been having all these pre-meetings with various members of the legislature and it is his understanding that Ms. Aquillo with her vast legislative background, has unofficially agreed to mentor Mr. Russell.

Ms. Aquillo stated that she believes that is a function of the Operations Committee and therefore, she is all signed up to assist.

Executive Session
Motion by Ms. Aquillo, second by Dr. Subramanian, to move the Board into executive session pursuant to Ohio Revised Code Section 121.22 (G)(3) to confer with Board counsel regarding a pending or imminent court action and pursuant to Ohio Revised Code Section 121.22(G)(1) to consider the employment/compensation of a public employee.

Roll call vote: Dr. Anderson – Yes
Ms. Aquillo – Yes
Dr. Chambers – Yes
Ms. Clark – Yes
Dr. Ginder – Yes
Dr. Guttmann – Yes
Ms. Huber – Yes
Ms. Johnston – Yes
Dr. Smith - Yes
Dr. Subramanian – Yes
Dr. Shaffer – Yes

Motion carried unanimously.

President Shaffer requested Director Kamdar and Ms. Nash to attend the Executive Session and Ms. Bockbrader to attend the Executive Session to provide the legal update.

Open Session

At 5:45 p.m. the Board resumed open session.

Anything for the Good of the Board

Salary Increase
Motion by Ms. Aquillo, second by Dr. Anderson, that the Executive Director and Deputy Director, each receive a 2.5% annual salary increase effective immediately or as of the timeline established by the Department of Administrative Services Central Services Agency for such positions within Boards and Commissions.

Motion carried unanimously.

2017 Board Meeting Schedule
Dr. Shaffer opened discussions regarding the dates for the 2017 Board meetings. Discussion followed wherein it was decided that the Board would convene on the following dates in 2017:

Jan - none
Feb 8
Mar 15
Apr - none
May 10
June 21 and June 22 (strategic planning retreat)
July 26
Aug - none
Sept 13
Oct - none
Nov 8
Dec 6
Adjourn

Motion by Dr. Subramanian, second by Ms. Aquillo, to adjourn the meeting.

Motion carried unanimously.

President Shaffer adjourned the meeting at 6:10 p.m. and reminded the Board members that their next meeting would be September 14, 2016.

Marybeth Shaffer, D.M.D.
President

Constance Clark, R.D.H.
Vice President
Appendix A

July 27, 2016

Request for positive changes for the benefit of Ohio Public, Licensed dentists, dental hygienists and dental assistants.

Board members:

I appear before you, not as President of Ohio Dental Association Of Minority dentists (ODAMD.ORG, nor as a politician in Ohio, but as a humble ordinary pediatric dentist requesting positive changes for the benefit of all, as we move forward at new leadership at Ohio State Dental Board)

Only someone who has gone through the grind of disciplinary action of the board is most qualified to give an honest feedback with an aim to benefit the board for future generations. I am that individual.

Thank you for your time. Your time to listen to me today, to evaluate, if what I am saying makes sense in your conscience, or not, amounts to paramount opportunity for everyone. Nothing could be more beautiful and historical for each one of you, individually and collectively to leave behind a legacy to wit: that you left the board exceptionally better than you found it. Positive rule changes will be sincere service for our Ohio State Residents

Requested discreional board rule changes suggested are:

1. Infinite Internet publication of disciplinary action at the board website; against licensee goes over and beyond the intended punishment. In today’s world of social media which is currently on steroids. This has serious consequences. Even negative credit reporting at personal credit Bureau has maximum of seven years of reporting; why subject your fellow colleagues to punishment beyond its initial intend punishment?

By statute, all disciplinary actions must remain on board files, and must not be erased, expunged or removed. However, its open publications on Internet cannot and must not remain to the time of death and beyond. Board has discretion for a rule change, which can be lawfully enacted as a rule; by this board, to limit Internet worldwide publication for 5 or 7 years and yet retaining the board action for review under camera, for
those who request it under public records request. This will allow full compliance with the existing law.

2 Board must not take public matter decision in executive sessions, if they do so, or if it was done recently, as in my case, to undermine the law, corrective actions can follow consistent with mandates of the law. Board has that power; this power can be exercised in the interest of fair play, logic and trust.

First step for the board members is to understand sunshine laws of Ohio. What can and cannot be done in executive sessions for a state agency. Secondly, identify what transpired that might be inconsistent, and make those corrective action and avenues in rule change, to enable like situation enabled for corrective actions; for the future functioning of the board.

As an example: I won my appeal to the Court of common pleas, Hamilton County. However AG appealed the decision. The decision of the board to appeal is a public matter. That decision to appeal did not occur in a board meeting, but rather in executive session, conversely it can be argued, that that decision was the sole discretion of the executive director, at the time. Either way you slice the action to appeal was inconsistent with sunshine law. If inconsistent, it cannot be lawful or enforced, as matter of law.

Board members present, here today, must determine if appeals of a negative ruling by the Court against the board, and in favor of the licensee; requires open meeting deliberations or a secret meeting decision in executive session?

3 Deliberation of the Board, when the entire board votes to close an action against a dentist, without knowing what is essentially the “Complaint” they are closing, is an insult to all board licensees, and must STOP for want of common sense on voting on issues unknown.

4 Power of all board members cannot be reduced to two board members of SIP. Today, the dental board is essentially ruled by two board members not all board members, this must come to an end. It must come to end, because all members are equally qualified and professionally qualified to exercise the powers invested upon them by the Governor. Nothing more or nothing less. Please enact my recommendation, as board rule, to “Redacted all Complaints” as appropriately redacting the name of accused dentist or licensee; or any information that may compromise the identity of the accused licensee or the involved dental office; as blind fold investigative procedure; performed and presented to the entire board; by the attorney of the board in confidentiality; for logical, ethical and lawful
presentation for voting to the entire board. The voting must then
determine a simple fact by each and every individual board member, to
wit: Should the presented redacted complaint be closed or sent to SIP for
further investigation?

This is common sense governance, neither cumbersome activity nor
unfair.

Keep smiling.

Respectfully submitted,

[Signature]

Dr. Paul Sohi
Appendix B

June 23, 2016

Marybeth D. Shaffer, DDS, President
Ohio State Dental Board
77 South High Street, 17th Floor
Columbus, Ohio 43215-6135

Dear Dr. Shaffer:

For the past two years the Ohio Dental Association Dental Education and Licensure Committee has worked to identify steps we believe the Ohio State Dental Board can take to improve the Quality Intervention Program (QUIP).

We have done our own research and also met with representatives from the OSDB (including yourself), Case Western Reserve University School of Dental Medicine, MetroHealth Medical Center and The Ohio State University College of Dentistry.

The Dental Education and Licensure Committee respectfully requests that the OSDB consider the following recommendations for ways to improve QUIP:

• Provide additional and more detailed information to the remediation provider relative to the dentist’s specific deficiencies. (Instead of endodontics, provide info such as obturation is insufficient, or dentist is failing to prepare canals to the proper length).
• Clarify to the remediation provider that the number of hours required to fulfill the remediation is at the discretion of the provider. The Board has been forwarding a certain number of hours that they believe will be needed for the dentist’s retraining, but this is only a recommendation.
• Provide additional information to the dentist seeking remediation about the relationship between the OSDB and the providers of QUIP training. Many referred dentists believe that the Board
contracts with the providers and therefore the providers should be available to the dentist when he or she demands the training.

- Identify additional sources to provide remediation services, e.g. residency programs, continuing education programs.
- Allow instructors to provide remediation services at the dentist's office, the instructor's office, or at the institution (dental college, hospital, residency clinic) providing the remediation is done under the aegis of the educational institution.
- Develop outcomes measures for the program and provide follow-up reports to the instructors regarding the results of the program. We suggest data be tracked such as: how many dentists that the Board feels should be disciplined are QUIP eligible? How many actually participate in QUIP? How much time does training average? How many fail to complete the training and why? What incidence of relapse is there of those who completed the program?

Thank you for your consideration. Please do not hesitate to contact me if you have any questions concerning our recommendations or if we may be of any assistance.

Sincerely,

[Signature]

Evan D. Tetelman, DDS, Chairman
Dental Education and Licensure Committee
Appendix C

July 19, 2016

Dr. Evan D. Tetelman, DDS
Chairman, Dental Education & Licensure Committee
Ohio Dental Association
1370 Dublin Road,
Columbus, OH 43215-1098

Dear Dr. Tetelman;

Thank you for your letter regarding the Quality Intervention Program (QUIP) that is administered by the Ohio State Dental Board. Your ideas and suggestions are always welcome as we foster a culture of innovation, collaboration and excellence in the field of dentistry.

In order to give each of your suggestions the proper attention, they are being forwarded to the appropriate committees for review and discussion. I am hoping that you and your committee would be available should we need clarification.

Again, thank you for input and feedback.

Sincerely,

Marybeth D. Shaffer, D.M.D.
President, Ohio State Dental Board

cc: Christopher Connell, President, ODA
    David Owlsany, Executive Director, ODA
    Harry Kamdar, Executive Director, OSDB