The following Board members were present:  
Dr. Richard Bennett  
Ms. Becky Bynum  
Dr. Tracy Gay  
Dr. Steve Holcomb  
Ms. Wendy Johnson  
Dr. Dale Mayfield  
Dr. Antwan Treadway  
Dr. Bert Yeargan

Staff present:  
Tanja Battle, Executive Director  
Bryon Thernes, Assistant Attorney General  
Kimberly Emm, Attorney  
Brandi Howell, Business Support Analyst I

Visitors:  
Pam Wilkes, Help A Child Smile  
James E. Barron, Shurett Dental Grp  
Ryan Loke, PDS  
Alan Furness, DCG  
John Watson, ADSO  
Charles Craig, GDHA

Open Session

Dr. Yeargan established that a quorum was present and called the meeting to order at 10:09 a.m.

Introduction of Visitors  
Dr. Yeargan welcomed the visitors.

Approval of Minutes  
Dr. Bennett made a motion to approve the Public Session minutes for the September 15, 2017 meeting as amended. Dr. Holcomb seconded and the Board voted unanimously in favor of the motion.

Dr. Holcomb made a motion to approve the Executive Session minutes for the September 15, 2017 meeting. Dr. Bennett seconded and the Board voted unanimously in favor of the motion.

Licenses to Ratify  
Ms. Bynum made a motion to ratify the list of licenses issued. Dr. Bennett seconded and the Board voted unanimously in favor of the motion.

Correspondence from Dr. Andrew Shehata  
The Board considered this correspondence regarding online consultation services. The Board directed staff to respond to Dr. Shehata by stating that the Board is limiting its response to whether or not it will permit a Georgia licensed dentist to provide dental opinions to Georgia residents online via secure email. The Board stated there are circumstances and conditions where a dentist might render a viable opinion based on diagnostic records only. However, whether or not the standard of care would require an in-person evaluation is subject to the dentist’s professional judgement. Lastly, the Board cannot counsel Dr. Shehata on how it would affect his personal liability.
Correspondence from Dr. Phillip Patridge
The Board considered this correspondence asking if it was permissible for Dr. Partridge to offer his professional opinion in a dental case to a lawyer who requested it. The Board directed staff to respond by stating that this matter is not under the purview of the Georgia Board of Dentistry.

Correspondence from Mike Sizemore
The Board considered this correspondence regarding whether or not a dentist with a lab in his/her practice is allowed to provide dental appliances for the dentist of another practice. The Board directed staff to respond by stating that doing so would not be in violation of any board rule or regulation.

Correspondence from Dr. Randy Kluender, GA School of Orthodontics
The Board viewed this correspondence for informational purposes only. The Board directed staff to notify Dr. Kluender that he no longer needs to provide this information to the Board.

Correspondence from Dr. Tanya L. Shores
The Board considered this correspondence regarding nurse practitioners working for dentists. Dr. Shores states she provides injectable pharmaceuticals for smile enhancement and treats bruxism/pain. Specifically, she asks if she can have a dental spa and have a nurse provide treatments if she is properly trained. The Board directed staff to respond by stating the dentist can supervise the nurse only within the scope of the dentist’s practice.

Correspondence from Zenith Education Group
The Board viewed this correspondence for informational purposes only.

Correspondence from Dr. Stanwood H. Kanna, ADEX
The Board considered this correspondence requesting to make a presentation regarding the acceptance of the ADEX Examinations by the Board. The Board directed staff to respond to Dr. Kanna by stating the Board would like to thank him for the request and that it will notify him should there be interest in the future.

Correspondence from Alex Thiersch, American Med Spa Association
The Board considered this correspondence regarding Rule 150-14-.04 Administration of Injectable Pharmacologics. Dr. Holcomb mentioned a letter previously sent by the Investigative Committee to licensees that provided guidelines for dentists in the use of injectable pharmacologics and stated that letter encapsulates the Board’s position on botox. The Board directed staff to respond to Mr. Thiersch by sending the same language used in the previous letter discussed.

Correspondence from Ivey Spears, Albany Technical College
The Board considered this correspondence regarding whether or not students taking alginate impressions on each other; students practice placing and removing rubber dams on each other; and facebow registration on each other are allowed without a supervising dentist on site. Dr. Holcomb made a motion to refer this matter to the Department of Law for further research and let Ms. Spears know that the Board is taking this matter under advisement. Dr. Bennett seconded and the Board voted in favor of the motion.

General – Dr. Tom Godfrey
No report.

CE Audit Committee Report – Dr. Richard Bennett
Dr. Bennett reminded the Board and guests that this is a renewal year and to make sure he/she has completed the required hours of continuing education for post renewal audit.
Conscious Sedation/General Anesthesia Committee Report – Dr. Antwan Treadway
Dr. Treadway reported that the Sedation Committee met earlier that morning to discuss anesthesia guidelines changing with ADA Resolution 37 and how those changes will impact Georgia. After further discussion of proposed changes, Dr. Treadway made a motion to refer Rules 150-13-.01 Conscious Sedation Permits and 150-13-.02 Deep Sedation/General Anesthesia Permits to the Rules Committee with the changes noted. Dr. Bennett seconded and the Board voted unanimously in favor of the motion.

Credentials Committee Report – Dr. Greg Goggans
No report.

Dental Hygiene Committee Report – Ms. Rebecca Bynum
No report.

Examination Committee Report – Dr. Bert Yeargan
Dr. Holcomb reported that there are quite a number of rules that need to be discussed. Everyone has a list that were tabled and sent back to the Rules Committee. He stated that some are more pressing than others and that there is a law going into effect January 1, 2018 concerning supervision of dental hygienists. He stated that there is concern about whether an initial exam has to be done. He added there are other concerns with the rule and feels that the Board should discuss those so it can get something out and distributed. He stated that it is the Board’s charge to codify the law. Lastly, he stated that there are many other things that the Board needs to take care of, but this is paramount. Ms. Battle stated if we have a version that is ready to post today, a public hearing could be scheduled for the Dec 1st meeting. She added that the Board could have a conference call on December 4th to adopt if the Board was so inclined. After discussing proposed changes, Dr. Holcomb made a motion to table further consideration until later in the meeting. Ms. Bynum seconded and the Board voted unanimously in favor of the motion.

Investigative Committee Report – Dr. Bert Yeargan
No report.

Legislative Committee Report – Dr. Greg Goggans
No report.

Licensure Overview Committee Report – Dr. Tracy Gay
No report.

Rules Committee Report – Dr. Tom Godfrey
No report.

Education Committee Report – Dr. Tom Godfrey
No report.

Long Range Planning Committee Report – Dr. Steve Holcomb
No report.

CRDTS Steering Committee – Dr. Logan Nalley
No report.

IP Committee Report – Dr. Richard Bennett
No report.
EDDA Review Committee – Dr. Greg Goggans
Correspondence from AS4U Career Center: Dr. Holcomb made a motion saying that the next time the EDDA Review Committee meets it will consider this request for approval. Dr. Treadway seconded and the Board voted unanimously in favor of the motion.

Executive Director’s Report – Ms. Tanja Battle
Volunteer application and Rule 150-7-.03 Volunteers in Dentistry: Ms. Battle reported that she has been discussing with Dr. Godfrey changing the volunteer application to be more streamlined, especially for those individuals who are already an active licensee. She asked the Board if there was any interest in making that process easier for those in good standing wishing to apply for a volunteer license. The Board agreed. Dr. Holcomb made a motion to direct board staff to make appropriate changes to the volunteer application and report back to the Board at its next scheduled meeting. Dr. Mayfield seconded and the Board voted unanimously in favor of the motion.

State Board Participation on 2018 Accreditation Site Visits: Ms. Battle reported that the deadline was November 1st; however, if anyone wanted to participate to please her know before the end of the meeting.

Treatment Center Approval Request: Ms. Battle reported that a request from Mike Long, Elements Behavioral Health, regarding The Ranch of Mississippi and Promises Treatment Center had been approved by the Board of Pharmacy. Additionally, she stated the board office received an update saying the facilities are an in network provider for blue cross blue shield. Dr. Holcomb made a motion to approve The Ranch of Mississippi and Promises Treatment Center as treatment facilities. Dr. Gay seconded and the Board voted unanimously in favor of the motion.

Hurricane Irma - Impacted Licensees: Ms. Battle reported that the board office has been receiving numerous inquiries from dentists in Puerto Rico regarding whether or not there is anything the Board would do about relocating impacted licensees, even if temporary. Dr. Holcomb responded that with Hurricane Katrina there was not adequate vetting available as records were lost, destroyed, etc. He added that the Board’s standard application and credentialing process is there for a reason and to abbreviate it in anyway is not in the best interest of the public. Ms. Battle stated she had relayed that she was not aware of anything, but she would ask the Board.

Miscellaneous
Dr. Treadway discussed continuing education required per section (3) of Rule 150-13-.03 Renewal of Conscious Sedation and Deep Sedation/General Anesthesia Permits. He stated for those who hold sedation permits the individual must have four (4) hours of continuing education dedicated to anesthesia. He asked the Board if two (2) of the four (4) hours could be awarded by performing sedation evaluations by a board approved evaluator as an incentive. He stated that currently, eight (8) hours per biennium may be obtained toward the forty (40) hour continuing education requirement for the dental license, per Rule 150-3-.09. Dr. Treadway made a motion to refer this matter to the Rules Committee. Dr. Holcomb seconded and the Board voted unanimously in favor of the motion.

Dr. Holcomb asked the Board if it would be amenable to requiring a one (1) hour online course regarding opioid diversion. He added that this would be a part of the minimum forty (40) hour requirement, per Rule 150-3-.09, beginning with the next renewal cycle. The Board agreed. Dr. Holcomb made a motion to refer this matter to the Rules Committee. Dr. Bennett seconded and the Board voted unanimously in favor of the motion.

Ms. Battle advised the Board that the corrected draft version of Rule 150-5-.03 had been emailed to the members for review. Dr. Holcomb made a motion to post Rule 150-5-.03 Supervision of Dental Hygienists. Dr. Treadway seconded and the Board voted unanimously in favor of the motion.
Rule 150-5.03 Supervision of Dental Hygienists.
(1) Definitions.
(a) “Authorizing dentist” shall mean a dentist licensed to practice in Georgia who permits a dental
hygienist to practice under general supervision.
(b) “Dental hygiene duties” and “dental hygiene services” shall mean those tasks which a dental hygienist
may lawfully perform under O.C.G.A. §43-11-74 and this Rule
(c) “Dental hygienist” shall mean an individual licensed to practice dental hygiene in Georgia. Any
reference to a dental hygienist in this rule means a Georgia licensed dental hygienist.
(d) “Dental screening” shall mean a visual assessment of the oral cavity without the use of x-rays,
laboratory tests, or diagnostic models to determine if it appears that a more thorough clinical examination
and diagnosis should be conducted by a licensed dentist.
(e) “Dentist” shall mean an individual licensed to practice dentistry in Georgia.
(f) “Direct supervision” shall mean that a licensed dentist is in the dental office or treatment facility,
personally diagnoses the condition to be treated, personally authorizes the procedure and remains in the
dental office or treatment facility while the procedure is being performed by the dental hygienist, and
before dismissal of the patient, examines the patient.
(g) “General supervision” shall mean that a licensed dentist has authorized the delegable duties of a dental
hygienist but does not require that a licensed dentist be present when such duties are performed.
(2) Direct supervision as it pertains to procedures delegated to a dental hygienist shall mean that a dentist
licensed in Georgia is in the dental office or treatment facility, personally diagnoses the condition to be
treated, personally authorizes the procedures and remains in the dental office or treatment facility while
the procedures are being performed by the dental hygienist and, before dismissal of the patient, examines
the patient.
(2) No dentist shall be required to authorize a dental hygienist to perform dental hygiene duties under
general supervision, and no part of this Rule shall be construed as to establish independent dental hygiene
practice.
(3) A dental hygienist shall perform his or her duties only under the direct supervision of a duly licensed
dentist who is licensed to practice in the State of Georgia, except where otherwise provided in O.C.G.A.
§43-11-74 and this rule.
(a) The requirement of direct supervision shall not apply to:
(a) The educational training of dental hygiene students at an institution approved by the Board and the
Commission on Dental Accreditation of the American Dental Association, or its successor agency.
(b) The performance of dental hygiene services duties at approved dental facilities of the Department of Public Health, county boards of health, or the
Department of Corrections, or the performance of dental hygiene duties by personnel of the Department
of Public Health or county boards of health at approved off-site locations. A supervising dentist shall
assume responsibility for authorizing services that may be performed by dental hygienists as defined in
subsections (5)(a) through (g) of this rule, at such locations, either in person, through video conferencing
or by written standing orders or Department of Public Health, county boards of health, or the Department
of Corrections protocols.
(c) Approved dental facilities of the Department of Public Health, county boards of health and
Department of Corrections shall submit to the Board of Dentistry for approval written protocol which
identifies how duties are delegated to dental hygienists. Changes to such approved protocol must be
resubmitted to the Board of Dentistry for review and approval.
(d) The requirement of direct supervision shall not apply to:
(c) The performance of dental hygienists providing dental screenings in settings which include schools;
hospitals; and clinics; and state, county, local, and federal public health programs; federally qualified
health centers; volunteer community health settings; senior centers; family violence shelters, as defined in
O.C.G.A. §19-13-20; and free health clinics, as defined in O.C.G.A. §51-1-29.4. Other health fair settings
must be pre-approved by the board.
1. School settings.
(i) School settings shall include only schools that are Title I schools under the federal Elementary and Secondary Education Act, schools in which at least 65% of the student population is eligible for free or reduced price lunch under federal guidelines, Head Start programs, and Georgia’s Pre-K Program.

(ii) Dental hygienists may apply topical fluoride and perform the application of sealants and oral prophylaxis under general supervision, with written permission of the student’s parent or guardian. A dental hygienist may also, without prior written permission of the student’s parent or guardian, provide oral hygiene instruction and counseling.

(iii) A dental hygienist and the authorizing dentist shall maintain the confidentiality of any records related to services provided to a student under subparagraph (4)(c) in compliance with laws including without limitation the federal Family Education Rights and Privacy Act of 1974, 20 U.S.C. Section 1232g.

2. Hospitals; nursing homes; long-term care facilities; rural health clinics; federally qualified health centers, health facilities operated by federal, state, county or local governments; hospices; family violence shelters, as defined in O.C.G.A. §19-13-20; and free health clinics, as defined in O.C.G.A. §51-1-29.4.

(i) Dental hygienists may apply topical fluoride and perform the application of sealants and oral prophylaxis under general supervision.

3. A dental hygienist performing duties under subparagraphs (4)(c)(1) or (4)(c)(2) shall:

(i) Not perform any dental hygiene services on a patient that has dental pain or clearly visible evidence of widespread dental disease. The dental hygienist shall immediately refer such patient to the authorizing dentist for clinical examination and treatment. The dental hygienist shall notate such patient’s file, and the patient shall not be eligible to receive dental hygiene services under subparagraphs (4)(c)(1) or (4)(c)(2) until a dentist provides written authorization that such services may be performed on the patient.

(ii) Prior to providing any dental hygiene services, obtain, study, and comprehend the school’s or facility’s protocols and procedures regarding medical emergencies and implement and comply with such protocols and procedures if a medical emergency arises during the provision of dental hygiene services; and

(iii) Provide to each patient receiving such services written notice containing:

(I) The name and license number of the dental hygienist and the authorizing dentist;

(II) Any dental hygiene issues that the dental hygienist identified during the performance of dental hygiene duties. If dental hygiene services are not performed on a patient under subparagraph (4)(c)(3)(i), the written notice shall include a statement that the patient is not eligible to receive dental hygiene services until a clinical examination is performed by a dentist, and a dentist provides written authorization that services may be performed;

(III) A statement advising each patient who receives dental hygiene services to seek a more thorough clinical examination by a dentist within 90 days, unless the authorizing dentist performed a clinical examination of the patient.

(iv) Make all reasonable efforts to provide such written notice as required in subparagraph (4)(c)(3)(iii) to parents or legal guardians of minors or incapacitated adults who receive dental hygiene services and to the long-term care facility or nursing home for residents of such facilities who receive dental hygiene services, as applicable.

(v) Not charge a fee for a dental screening provided under subparagraph (4)(c), except where provided by an employee of the Department of Public Health or county boards of health. However, these fees must be paid directly to the Department of Public Health or that county board of health and not to the dental hygienist who performed the screening.

(vi) Not require a school or facility receiving dental hygiene services under subparagraphs (4)(c)(1) and (4)(c)(2) to purchase any equipment.

5. General Supervision in a Private Office Setting.

(a) A dental hygienist may perform only the following functions under general supervision:

1. Application of sealants and oral prophylaxis and assessment;

2. Fluoride treatment;

3. Oral hygiene instruction and education; and
4. Exposure and processing of radiographs if provided for by specific, individualized standing orders of the authorizing dentist, including any protocols regarding urgent dental issues that arise.

(b) A dentist in a private dental office setting may authorize general supervision of a dental hygienist only upon meeting the following criteria:

1. A new patient of record must be clinically examined by the authorizing dentist during the initial visit;
2. A patient must be examined by the authorizing dentist at a minimum of twelve-month intervals; and
3. A patient must be notified in advance of the appointment that the patient will be treated by the dental hygienist under general supervision without the authorizing dentist being present or being examined by the authorizing dentist.

(6) A dental hygienist performing dental hygiene services under general supervision shall have at least two (2) years of experience in the practice of dental hygiene, shall be in compliance with the continuing education requirements under O.C.G.A. §43-11-73.1 and the cardiopulmonary resuscitation certification requirements under O.C.G.A. §43-11-73, shall be licensed in good standing, and shall maintain coverage under a professional liability occurrence or claims insurance policy with a policy limit minimum of $1,000,000.

(7) In schools; hospitals; clinics; state, county, local, and federal public health programs; federally qualified health centers; volunteer community health settings; senior centers; family violence shelters, as defined in O.C.G.A. §19-13-20; and free health clinics, as defined in O.C.G.A. §51-129.4, it shall be in the sole discretion of the authorizing dentist as to whether to require an initial examination of the patient prior to the performance by a dental hygienist of dental hygiene services under general supervision.

(8) A dentist may only authorize up to four dental hygienists total to provide dental hygiene services in any setting or number of settings at any one time. A dentist authorizing one or more dental hygienists to provide dental hygiene services under (4)(c)(1.) and (4)(c)(2.) shall practice dentistry and treat patients in a physical and operational dental office located in this State within 50 miles of the setting in which the dental hygiene services are to be provided under general supervision.

(9) Dental hygiene services provided by dental hygienists in mobile dental vans shall always be provided under direct supervision.

(4) No dentist shall supervise more practicing dental hygienists than he or she can safely and reasonably supervise in order to ensure that the health, safety, and welfare of patients are protected.

(5) In addition to routine duties and the procedures of any of the operations or procedures authorized in O.C.G.A. §43-11-74, the following activities may be performed by a dental hygienist working under the direct supervision of a dentist:

(a) All the duties that are usually performed by a dental assistant pursuant to Title 43, Chapter 11, Article 4 of the Official Code of Georgia Annotated and Chapter 150-9 of the Rules of the Georgia Board of Dentistry, under the limitations and stipulations set forth in Title 43, Chapter 11, Article 3 of the Official Code of Georgia Annotated and Chapter 150-5 of the Rules of the Georgia Board of Dentistry.
(b) Take and mount oral x-rays;
(c) Apply medications and/or solutions approved by the Board and prescribed by the dentist that can be applied by methods approved by the Board, be that by irrigation, tray, or insertion of bioresorbable materials;
(d) Remove calcareous deposits, secretions, and stains from the surfaces of teeth. Ultrasonic technologies are authorized for use by dental hygienists;
(e) Utilize techniques and materials necessary for the application of sealant(s) to pits of and fissures of teeth;
(f) Perform root planning and curettage with hand instruments; and
(g) Perform periodontal probing.

(6) Nothing in these rules shall be construed as authorizing dental hygienists to utilize other techniques in the course of the performance of their duties, otherwise authorized by these rules. Only dentists licensed by the Georgia Board of Dentistry shall be authorized to perform procedures involving laser technology which alters tissue, creates thermal effect, or is intended to cut, coagulate, photoagulate, vaporize, or ablate essentially any soft or hard tissues of the body. Additionally, only
dentists licensed by the Board shall be authorized to perform procedures utilizing air abrasive technology, which is normally intended for cavity preparation or enamel removal. This is to be distinguished from "micro etching" and "air polishing" technologies which are intended for stain removal and roughening the surfaces of enamel to enhance bonding, similar to acid etching, (i.e., Micro etching and air polishing are technologies authorized for use by dental hygienists).

In the same motion, the Board voted to schedule a conference call on December 4, 2017 to consider adoption of Rule 150-5-03 Supervision of Dental Hygienists.

A motion was made by Dr. Holcomb, seconded by Dr. Gay, and the Board voted that the formulation and adoption of this rule amendment does not impose excessive regulatory cost on any licensee and any cost to comply with the proposed amendments cannot be reduced by a less expensive alternative that fully accomplishes the objectives of the relevant code sections.

In the same motion, Board also voted that it is not legal or feasible to meet the objectives of the relevant code sections to adopt or implement differing actions for businesses as listed at O.C.G.A§ 50-13-4(a)(3)(A), (B), (C) and (D). The formulation and adoption of these amendments will impact every licensee in the same manner, and each licensee is independently licensed, owned and operated and dominant in the field of dentistry.

Ms. Battle stated that, provided there is no issue with statutory authority, staff will send a copy of the rule out to the Interested Parties list before the close of business. Mr. Thernes responded by stating he would send an email confirming authority.

Dr. Richard Bennett made a motion and Dr. Tracy Gay seconded and the Board voted to enter into Executive Session in accordance with O.C.G.A. § 43-1-19(h)(2), §43-11-47(h) and §43-1-2(k) to deliberate and receive information on applications, investigative reports, and the Assistant Attorney General’s report. Voting in favor of the motion were those present who included Dr. Richard Bennett, Ms. Becky Bynum, Dr. Tracy Gay, Dr. Steve Holcomb, Ms. Wendy Johnson, Dr. Dale Mayfield, Dr. Antwan Treadway and Dr. Bert Yeargan.

### Executive Session

**Licensure Overview Committee Appointments/Discussion Cases:**
- A.B.W.
- M.J.K.
- M.S.
- G.L.L.
- K.D.C.
- T.L.B.
- A.P.S.
- T.K.J.
- C.F.S.

**Applications**
- A.R.E.
- T.L.W.
- L.M.F.
- T.J.L.
- H.M.C.
• J.J.S.
• M.S.S.
• C.W.S.
• S.D.D.
• S.A.F.
• K.M.J.
• A.J.D.
• B.B.D.
• K.W.H.
• N.R.L.
• A.R.Z.
• B.L.R.
• K.T.
• T.S.C.
• P.B.J.
• A.R.S.

Correspondences
• K.C.S.

Investigative Committee Report
Report presented:

• DENT090230
• DENT130140
• DENT140004
• DENT140079
• DENT140251
• DENT150079
• DENT150082
• DENT150177
• DENT150291
• DENT150298
• DENT150370
• DENT160282
• DENT160444
• DENT160509
• DENT170017
• DENT170031
• DENT170068
• DENT170086
• DENT170102
• DENT170136
• DENT170274
• DENT150335
• DENT170196
• DENT170202
• DENT170212
Executive Director’s Report – Ms. Tanja Battle
• L.Y.M.

Attorney General’s Report – Mr. Bryon Thernes
Mr. Thernes presented the following consent order for acceptance:
• L.E.M.

Mr. Thernes discussed the following cases:
• DENT180111
• J.J/H.S.A.

Legal Services – Ms. Kimberly Emm
• D.R.

No votes were taken in Executive Session. Dr. Yeargan declared the meeting back in Open Session.

Open Session

Dr. Gay made a motion to approve all recommendations based on deliberations made in Executive Session as follows:

Licensure Overview Committee Appointments/Discussion Cases:
• A.B.W. Dental Hygiene Exam Applicant Approved application
• M.J.K. Dental Credentials Applicant Approved application
• M.S. Renewal Pending Renew with letter stating the Board has not concluded its consideration of the matter.
• G.L.L. Correspondence No action taken
• K.D.C. Request to terminate probation Denied request; refer to the Department of Law
• T.L.B. Request to terminate probation Approved request
• A.P.S. Request to terminate probation Approved request
• T.K.J. Request to terminate probation Approved request
• C.F.S. Request to terminate probation Approved request

Applications
• A.R.E. Dental Hygiene Exam Applicant Approved application
• T.L.W. Dental Hygiene Exam Applicant Schedule to meet with the Licensure Overview Committee
• L.M.F. Dental Exam Applicant Schedule to meet with the
Licensure Overview Committee

- T.J.L. Dental Exam Applicant Approved application
- H.M.C. Dental Hygiene Reinstatement Table pending receipt of additional information
- J.J.S. Dental Hygiene Reinstatement Approved application
- M.S.S. Dental Hygiene Reinstatement Refer to Legal Services
- C.W.S. Dental Hygiene Reinstatement Approved application
- S.D.D. Dental Hygiene Reinstatement Approved application
- S.A.F. Volunteer Applicant Approved application
- K.M.J. Volunteer Applicant Approved application
- A.J.D. Initial Conscious Sedation Applicant Approve for provisional permit
- B.B.D. Initial Enteral/Inhalation CS Applicant Approved application
- K.W.H. Initial Conscious Sedation Applicant Approve for provisional permit
- N.R.L. Initial General Anesthesia Applicant Approved evaluation
- A.R.Z. Inactive Status Applicant Approved application
- B.L.R. Inactive Status Applicant Approved application
- K.T. Inactive Status Applicant Approved application
- T.S.C. Inactive Status Applicant Approved application
- P.B.J. Inactive Status Applicant Approved application
- A.R.S. Inactive Status Applicant Approved application

Correspondences
- K.C.S. Request regarding credentials licensure Denied request

Investigative Committee Report
Report presented:

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<thead>
<tr>
<th>Complaint Number</th>
<th>Allegations</th>
<th>Recommendation</th>
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<tbody>
<tr>
<td>DENT090230</td>
<td>Quality of Care/Substandard Practice</td>
<td>Check for previous Investigative Interview, if none then schedule</td>
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<tr>
<td>DENT130140</td>
<td>Quality of Care/Substandard Practice</td>
<td>Schedule Investigative Interview</td>
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<td>DENT140004</td>
<td>Quality of Care/Substandard Practice</td>
<td>Request subsequent treating TX REC</td>
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<td>Quality of Care/Substandard Practice</td>
<td>Schedule Investigative Interview</td>
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<td>DENT150082</td>
<td>Unprofessional conduct</td>
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<td>DENT150177</td>
<td>Quality of Care/Substandard Practice</td>
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<td>Quality of Care/Substandard Practice</td>
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<td>Close no action</td>
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<td>Close no action</td>
</tr>
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<td>Schedule Investigative Interview</td>
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<td>Obtain TX REC via court system &amp;/or Inv Sub to Dr or call patient</td>
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<td>Investigator McNeal to contact Dr for details</td>
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<td>Billing</td>
<td>Obtain TX REC</td>
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<td>Prescribing Violation</td>
<td>Investigator McNeal to contact Complainant, if new investigate; if previous close - no action</td>
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<td>DENT180051</td>
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<td>Unsanitary Conditions</td>
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<td>DENT180094</td>
<td>Unprofessional Conduct</td>
<td>Investigator McNeal to inspect</td>
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<td>DENT180072</td>
<td>Impairment/Substance abuse</td>
<td>Table pending receipt of additional information</td>
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<td>DENT160456</td>
<td>Quality of Care/Substandard Practice</td>
<td>Accept MIT results and close</td>
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<td>DENT160018</td>
<td>Impairment/Substance abuse</td>
<td>Accept monitoring physician change</td>
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<td>DENT110146</td>
<td>Quality of Care/Substandard Practice</td>
<td>Approve extension request</td>
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<tr>
<td>DENT160520</td>
<td>Quality of Care/Substandard Practice</td>
<td>Approve extension request for 60 days &amp; respond that the Board does not assist in finding classes.</td>
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<td>DENT130087</td>
<td>Quality of Care/Substandard Practice</td>
<td>Revise AG Referral</td>
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<tr>
<td>DENT140193</td>
<td>Quality of Care/Substandard Practice</td>
<td>Clarify AG Referral</td>
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<td>DENT140154</td>
<td>Malpractice</td>
<td>Revise AG Referral</td>
</tr>
<tr>
<td>DENT130140</td>
<td>Quality of Care/Substandard Practice</td>
<td>Proceed as originally referred to AG; cancel prior rec for II</td>
</tr>
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<td>DENT140079</td>
<td>Quality of Care/Substandard Practice</td>
<td>Cancel prior rec for II</td>
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<tr>
<td>DENT140251</td>
<td>Quality of Care/Substandard Practice</td>
<td>Proceed as originally referred to AG; cancel prior rec for II</td>
</tr>
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<td>DENT140105</td>
<td>Quality of Care/Substandard Practice</td>
<td>Proceed as originally referred to AG; cancel prior rec for II</td>
</tr>
<tr>
<td>DENT150316</td>
<td>Quality of Care/Substandard Practice</td>
<td>Proceed as originally referred to AG without 90 suspension and 21 hours with Rick Callan; cancel prior rec for II</td>
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<tr>
<td>DENT160096</td>
<td>Quality of Care/Substandard Practice</td>
<td>Proceed as originally referred to AG without missing CRE penalty; cancel prior rec for II</td>
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<tr>
<td>DENT150390</td>
<td>Over Px and Tx Plan</td>
<td>Accept MIT results and close with no action</td>
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</table>

**Executive Director’s Report – Ms. Tanja Battle**
- L.Y.M. Request for extension of application Approved extension until December 1st, along with updated documentation

**Attorney General’s Report – Mr. Bryon Thernes**
Mr. Thernes presented the following order for acceptance:
- L.E.M. Public Consent Order accepted

Mr. Thernes discussed the following cases:
- DENT180111 OMPE accepted
- J.J/H.S.A. Update provided

**Legal Services – Ms. Kimberly Emm**
- D.R. Denied request to release records

Dr. Mayfield seconded and the Board voted unanimously in favor of the motion.

With no further business, the Board meeting adjourned at 12:50 p.m.
The next scheduled meeting of the Georgia Board of Dentistry will be held on Friday, December 1, 2017, at 10:00 a.m. at the Department of Community Health’s office located at 2 Peachtree Street, N.W., 5th Floor, Atlanta, GA 30303.

Minutes recorded by Brandi Howell, Business Support Analyst I
Minutes edited by Tanja D. Battle, Executive Director