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GOVERNOR

STATE OF MICHIGAN
DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS
BUREAU OF HEALTH CARE SERVICES

STEVE ARWOOD
DIRECTOR

MICHIGAN BOARD OF NURSING DISCIPLINARY SUBCOMMITTEE MEETING OF JUNE 4, 2014

APPROVED MINUTES

In accordance with the Open Meetings Act, 1976 PA 267, as amended, the Michigan Board of Nursing Disciplinary Subcommittee met in regular session on June 4, 2014 at the Ottawa Building, 611 West Ottawa Street, Upper Level Conference Center, Conference Room 3, Lansing, Michigan.

CALL TO ORDER

Lars Egede-Nissen, Acting Chairperson, called the meeting to order at 11:19 a.m.

ROLL CALL

Members Present: Lars Egede-Nissen, Public Member
Mary Brown, RN
Tiffany McDonald, RN
Kathy Bouchard-Wyant, RN, B.A.

Members Absent: LaDonna Schultz, Public Member, Chairperson

Staff Present: Shellayne Grimes, Secretary, Policy, Rules and Board Support Section
Wendy Helmic, Enforcement Analyst, Enforcement Division
Krista Sheroski, Enforcement Analyst, Enforcement Division
Bridget Smith, Assistant Attorney General

Others Present: Tom Sparks, Attorney

APPROVAL OF MINUTES

MOTION by Bouchard-Wyant, seconded by McDonald, to approve the May 1, 2014 minutes, with the correction of the roll call vote under Scott David McGregor, RN – Consent Order and Stipulation, page 3, to read as follows:

A roll call vote was held: Yeas – McDonald, Egede-Nissen, Schultz
 Abstain - Bouchard-Wyant

MOTION PREVAILED

APPROVAL OF AGENDA

MOTION by Brown, seconded by McDonald, to approve the agenda with the following changes: Helmic requested that Regulatory Consideration item 16. Shelie S. Ross, CNM, RN – Consent Order and Stipulation, and item 31, Matthew Brandon Lohmiller, RN – Administrative Complaint, be removed from the agenda.

MOTION PREVAILED

REGULATORY CONSIDERATIONS

Jacqueline Marie Pluff, RN, CRNA – Consent Order and Stipulation

MOTION by Brown, seconded by McDonald, to accept the Consent Order and Stipulation in the matter of Jacqueline Marie Pluff, RN, CRNA.

A roll call vote was held: Yeas – Bouchard-Wyant, McDonald, Brown,
 Egede-Nissen

MOTION PREVAILED

Stacey Marie Anable, RN – Consent Order and Stipulation

MOTION by Bouchard-Wyant, seconded by McDonald, to accept the Consent Order and Stipulation in the matter of Stacey Marie Anable, RN.

Discussion was held.

A roll call vote followed: Yeas – Bouchard-Wyant, McDonald, Brown,
 Egede-Nissen

MOTION PREVAILED

Lisa Maxine Higbee, RN – Consent Order and Stipulation

MOTION by Bouchard-Wyant, seconded by Brown, to accept the Consent Order and Stipulation in the matter of Lisa Maxine Higbee, RN.

Discussion was held.

A roll call vote followed: Yeas – Bouchard-Wyant, McDonald, Brown,
Egede-Nissen

MOTION PREVAILED

Viola Helen Banks, RN – Administrative Complaint

MOTION by Brown, seconded by McDonald, to suspend Respondent's license for six (6) months and one (1) day in the matter of Viola Helen Banks, RN.

Additionally, Respondent shall be assessed a fine in the amount of \$250.00, payable prior to reinstatement.

Discussion was held.

A roll call vote followed: Yeas – Bouchard-Wyant, McDonald, Brown,
Egede-Nissen

MOTION PREVAILED

James Carey Bates, RN – Administrative Complaint

MOTION by Bouchard-Wyant, seconded by McDonald, to dissolve the Order of Summary Suspension, and suspend Respondent's license for a minimum of one (1) day, until he enters into a Health Professional Recovery Program (HPRP) monitoring agreement in the matter of James Carey Bates, RN.

Respondent's license shall be automatically reinstated when the Department receives satisfactory evidence from the HPRP verifying either that (1) Respondent has entered into a disciplinary non-confidential monitoring agreement with the HPRP and that the HPRP has endorsed Respondent as safe to practice, or that (2) the HPRP has determined that Respondent does not require treatment monitoring.

Upon automatic reinstatement, Respondent shall be placed on probation for a period of two (2) years with the following terms and conditions:

- (1) Respondent shall submit quarterly employer reports.
- (2) Respondent shall comply with HPRP.

Additionally, Respondent shall be assessed a fine in the amount of \$250.00, payable prior to reinstatement.

Discussion was held.

A roll call vote followed: Yeas – Bouchard-Wyant, McDonald, Brown,
Egede-Nissen

