December 2017 Public Board Actions List

Georgia Composite Medical Board
Attn: Ms. Latisha Bias, Public Records Unit
2 Peachtree Street, N.W., 36th Floor
Atlanta, Georgia 30303-3465
PH: (404) 657-3194
FX: (770) 357-1896
Email: latisha.bias@dch.ga.gov

The Board issued five public orders in December 2017. To view each Board order, click on the licensee's name below.

1. Coral Rochelle Benge, PA
3067
Physician Assistant
Public Consent Order

2. Carl Jerome Cooper, MD
40352
Physician
Public Consent Order Lifting Suspension with Conditions

3. Stephen C. Jacob, MD
41142
Physician
Public Board Order Terminating Probation

4. James Frederick McGuckin, MD
61301
Physician
Public Consent Order

5. John George Rumbaugh, MD
59507
Physician
Public Board Order Terminating Practice Requirement
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF:

Coral Rochelle Benge, P.A.,
License No. 003067,
Respondent.

DOCKET NO.:

PUBLIC CONSENT ORDER

By agreement of the Georgia Composite Medical Board ("Board") and Coral Rochelle Benge, P.A. ("Respondent") the following disposition of this disciplinary matter is entered pursuant to the provisions of the Georgia Administrative Procedure Act, O.C.G.A § 50-13-13(a)(4), as amended.

FINDINGS OF FACT

1. Respondent is licensed to practice as a physician assistant in the State of Georgia and was so licensed at all times relevant to the matters stated herein. Respondent’s license currently expires on November 30, 2018.

2. On or about August 17, 2017, the Board issued, and served Respondent with, a confidential Order for Mental/Physical Examination. Respondent failed to obtain a mental/physical examination, constituting a violation of a lawful order of the Board. On or about September 26, 2017, the Board summarily suspended Respondent’s license.

3. As of the date of this Order, in the matter of State of Georgia v. Coral Benge, Case No. 2017R-0476, in the Superior Court of Fayette County, there are three pending criminal charges
against Respondent, specifically two counts of Obstruction of an Officer and one count of
Reckless Conduct.

4.

Respondent admits the above findings of fact and waives any further findings of fact with respect to the above-styled matter.

CONCLUSIONS OF LAW

The Respondent's conduct constitutes sufficient grounds for the imposition of sanctions upon Respondent's license to practice as a physician assistant in the State of Georgia, under O.C.G.A. Chapters 1 and 34, Title 43 and the Rules of the Georgia Composite Medical Board. Respondent waives any further findings of law.

ORDER

The Georgia Composite Medical Board, having considered all the facts and circumstances surrounding this case, hereby orders, and the Respondent hereby agrees that the following sanctions shall be imposed upon Respondent's license to practice as a physician assistant in the State of Georgia:

1.

The Respondent's license to practice as a physician assistant shall be indefinitely suspended commencing on the effective date of this Consent Order. During the period of suspension, the Respondent shall not use the title, "PA" or "Physician Assistant" or any other designation indicating Respondent is engaged in the practice of medicine as a physician assistant nor shall Respondent otherwise engage in the practice of medicine. The Respondent is entitled to renew her license during the period of suspension. Failure to do so shall result in the revocation of Respondent's license by operation of law with reinstatement in the discretion of the Board.
2.

Respondent may petition the Board to lift the suspension of her license. Any petition submitted by Respondent shall include the following:

(1) A written report to the Board detailing Respondent’s completion of a comprehensive, multidisciplinary mental/physical examination by a physician or facility approved by the Board with expertise in the area of chemical addiction and mental health diagnoses. Respondent shall provide copies of this Order and the Order for Mental/Physical Examination, dated August 17, 2017, to the evaluator(s);

(2) If any medical care or treatment or substance or alcohol abuse treatment is recommended by the examining physician/facility, Respondent shall comply with all recommendations and submit a complete, certified copy of records of treatment and/or medical care that Respondent received after the evaluation; and

(3) A letter sent directly to the Board from Respondent’s treating physician or a physician acceptable to the Board that states whether Respondent is safe to return to the practice of medicine as a physician assistant and under what terms and conditions Respondent is deemed safe to practice. If Respondent is prescribed any medication, the letter shall provide information to the Board as to the type and dosage of the medication and whether Respondent is compliant with the medication regimen. If any additional testing and/or reevaluation are recommended, Respondent shall provide evidence of such testing and/or reevaluation.

3.

Upon consideration of the Respondent's petition, the Board may enter an order lifting the suspension of Respondent’s license and placing Respondent’s license under terms and conditions it deems necessary to ensure that the Respondent may practice with skill and safety,
or the Board may deny Respondent's petition. The Board may require the submission of a recent mental/physical examination or reevaluation by a Board approved evaluator. The Board may require Respondent to meet personally with the Board or a committee thereof regarding her petition. The Board may review the investigative file(s), and all relevant evidence in considering Respondent's petition. Lifting of the suspension of Respondent's license and placing terms and conditions on the license shall be within the sole discretion of the Board. If the Respondent's petition is denied, the Respondent may submit another petition no sooner than six (6) months following the Board's denial of Respondent's prior petition. In no case will the denial of a petition submitted by Respondent or the lifting of the suspension under terms and conditions be considered a contested case under O.C.G.A. T. 50, Ch. 13.

4.

By executing this Consent Order, Respondent specifically consents to any individuals or entities reporting to the Board information which would affect Respondent's ability to practice as a physician assistant with reasonable skill and safety to patients or which constitutes a violation of the Medical Practice Act or state or federal law governing the practice of medicine, or this Consent Order, notwithstanding any privilege provided by state or federal law. Respondent agrees to provide to the Board any release or other documentation which may be necessary for the Board to obtain such information.

5.

If the Respondent shall fail to abide by all state and federal laws relating to and regulating the practice of medicine in the State of Georgia, the Rules and Regulations of the Board, and the terms of this Consent Order, or if it should appear from reports submitted to the
Board that the Respondent is unable to practice as a physician assistant with reasonable skill and safety, Respondent's license may be further sanctioned or revoked, upon substantiation thereof.

6.

Approval of this Consent Order by the Board shall in no way be construed as condoning the Respondent's conduct and shall not be construed as a waiver of any of the lawful rights possessed by the Board. The Board reserves the right to take subsequent disciplinary action, including revocation, should Respondent be convicted of any criminal charges that may or may not be related to the conduct identified herein.

7.

In addition to and in conjunction with any other sanction contained herein, this Consent Order and dissemination thereof shall serve as a public reprimand to the Respondent.

8.

The Respondent acknowledges that she has read this Consent Order and understands its contents. The Respondent understands that she has the right to a hearing in this matter, and freely, knowingly and voluntarily waives such right by entering into this Consent Order. The Respondent understands that this Consent Order will not become effective until approved by the Board and docketed by the Executive Director. The Respondent further understands and agrees that the Board shall have the authority to review the investigative file(s) and all relevant evidence in considering this Consent Order. The Respondent understands that this Consent Order, once approved and docketed, shall constitute a public record, evidencing disciplinary action by the Board. However, if the Consent Order is not approved, it shall not constitute an admission against interest in this proceeding or prejudice the Board's ability to adjudicate this matter. The Respondent hereby consents to the terms and sanctions contained herein.
Approved this 30 day of November, 2017.

GEORGIA COMPOSITE MEDICAL BOARD

BY:

E. DANIEL DELOACH, M.D.
Chairperson

ATTEST:

LASHARN HUGHES
Interim Executive Director

CONSENTED TO:

CORAL ROCHELLE BENGE
Respondent

[As to Respondent’s signature only:] Sworn to and subscribed before me
This 30th day of November, 2017.

RENEE JACOBY
NOTARY PUBLIC
My commission expires: 10/06/2019
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF:  

CARL JEROME COOPER, M.D.,  
License No. 40352,  
Respondent

DOCKET NO.: 10160026

PUBLIC CONSENT ORDER LIFTING SUSPENSION WITH CONDITIONS

By agreement of the Georgia Composite Medical Board ("Board") and CARL JEROME COOPER, M.D. ("Respondent"), the following disposition of this matter is entered pursuant to the provisions of O.C.G.A. § 50-13-13(a)(4).

FINDINGS OF FACT

1. Respondent is licensed to practice medicine in Georgia and was so licensed at all times relevant to this matter.

2. On March 10, 2016, a Public Consent Order was docketed, suspending Respondent’s license based on a finding that Respondent was unable to practice medicine with reasonable skill and safety to patients.

3. On or about June 22, 2017, Respondent petitioned the Board to lift the suspension. Respondent provided evidence of his successful completion of a drug and alcohol treatment program and provided evidence that he had enrolled and continues to participate in a Board approved monitoring program, the Georgia PHP. Respondent further indicated his intention to
remain in the monitoring program for the remainder of his life’s practice. In support of his petition, Respondent provided the Board with a letter of advocacy from the monitoring program and a clinical competency evaluation report, dated May 7, 2017. Since the filing of his petition, Respondent has completed a live, three-day continuing education course entitled “MedStudy Internal Medicine Accelerated Review Course” which included topics in pharmatherapeutics.

4.

Respondent admits the above findings of fact and waives any further findings of fact with respect to the above matter.

CONCLUSIONS OF LAW

Respondent does not contest the Board’s authority to enter the following order pursuant to the authority found in O.C.G.A. Chs. 1 and 34, T. 43, as amended. Respondent hereby waives any further conclusions of law with respect to the above-styled matter.

ORDER

The Georgia Composite Medical Board, having considered the particular facts and circumstances of this case, hereby orders, and Respondent hereby agrees, that the suspension of Respondent’s license to practice medicine in the State of Georgia is hereby lifted and that Respondent’s license shall be placed on probation, subject to the following terms and conditions:

1.

Commencing on the effective date of this Consent Order, the suspension of Respondent's license shall be lifted and Respondent’s license shall be placed on probation for a minimum of five years, subject to the following terms and conditions:

(a) Participate in Monitoring/Aftercare Program. Respondent shall continue to participate in an approved monitoring program, such as the Georgia PHP. Said monitoring
program shall require that Respondent submit to random urine drug and alcohol screens at Respondent’s own expense at a frequency of not less than once every month. Respondent agrees that all alcohol/drug screens reports received by the monitoring program pursuant to this paragraph shall be admissible in any administrative hearing concerning the Respondent without the necessity of establishing chain of custody or any evidence as to authentication. Respondent shall abide by all terms of his monitoring contract. Respondent agrees to participate in a Board approved monitoring program for as long as he maintains an active medical license. This requirement shall be considered a condition precedent to all other terms and conditions contained herein. Should the Board receive evidence that Respondent has discontinued his participation or has become noncompliant with his monitoring contract, Respondent shall be deemed in violation of this Order and the Board may seek further disciplinary action. Respondent shall obtain prior Board approval through the Executive Director for any change in his monitoring program.

(b) **Supervising Physician and Quarterly Reports.** Respondent shall designate an on-site supervising physician who is approved by the Board and who will provide direct supervision of Respondent’s work. After three months of direct, on-site supervision, Respondent may petition the Board for lifting this restriction. Such petition shall include a statement from Respondent’s supervising physician supporting lifting this restriction. At such time the Board shall have the discretion to modify or lift the restriction or to deny the petition without a hearing. This restriction shall remain in place until the Board issues a written order lifting this restriction.

In the event that the Board lifts this restriction, Respondent shall designate an acceptable supervising physician, who may practice medicine outside of Respondent’s practice, who will review 25% of Respondent’s medical charts at Respondent’s office on a monthly basis. Said review shall consist of reviewing the charts to determine the adequacy of Respondent’s
medical record keeping and to determine whether the diagnosis and treatment provided by Respondent are within the minimum standards of care. Respondent shall provide a docketed copy of this Consent Order to his supervising physicians. Such physicians shall sign a statement to be submitted within 10 days of the effective date of this Order or within 10 days of the date Respondent commences practicing medicine, as evidence of having read and understood the Consent Order and having agreed to serve as Respondent’s supervising physicians. Respondent shall obtain prior Board approval through the Executive Director for any change in his supervising physician.

Furthermore, Respondent shall submit or cause to be submitted to the Board quarterly reports from his supervising physicians regarding his performance by March 31, June 30, September 30, and December 31. Failure to submit or have such reports submitted in a timely manner shall be considered a violation of this Consent Order. It is expected that said supervising physicians shall immediately report to the Board any circumstances which may render Respondent unable to practice with reasonable skill and safety to patients.

After two years of working under this restriction, Respondent may petition the Board for lifting this restriction. Such petition shall include a statement from Respondent’s supervising physician supporting lifting this restriction. At such time the Board shall have the discretion to modify or lift the restriction or to deny the petition without a hearing. This restriction shall remain in place until the Board issues a written order lifting this restriction.

(c) Abstain from Mood Altering Substances. Respondent shall completely abstain from the consumption of mood altering substances, including alcohol, except as prescribed by a duly licensed practitioner for a legitimate medical purpose. Respondent shall report any such
treatment to his monitoring program and to the Board in writing within five days of such
prescribed treatment.

(d) Personal Reports. Respondent shall submit personal reports to the Board regarding
Respondent’s employment and compliance with the monitoring program, by March 31, June 30,
September 30 and December 31 of each year, beginning with the first reporting period following
the effective date of this Order. Such reports shall include any change of personal address or
employment location.

(e) Work Hour Restriction. Respondent shall not practice medicine for more than
twenty (20) hours per calendar week, including call. After three (3) months of practicing
medicine under this restriction, Respondent may petition the Board to modify or lift this
restriction. Such petition shall include a statement from Respondent’s monitoring program
supporting the increased work hours. At such time, the Board shall have the discretion to modify
or lift the restriction or to deny the petition without a hearing. This restriction shall remain in
place until the Board issues a written order lifting this restriction.

(f) Further Evaluation. At any time during the period of probation, the Board may
direct Respondent to submit to a physical or mental evaluation by physicians designated by the
Board. Respondent shall execute such releases as may be required for the Board to obtain the
results of such evaluations.

(g) Abide by Laws, Rules and Terms. Respondent shall abide by all State
and Federal laws regulating the practice of medicine, the Rules and Regulations of the Georgia
Composite Medical Board, and the terms of this Consent Order. If Respondent shall fail to abide
by such laws, rules or terms, or if it should appear from information received by the Board that
Respondent is otherwise unable to practice as a physician with reasonable skill and safety to patients, Respondent's license shall be subject to further discipline.

(h) **Disclosure.** In addition to other disclosures required by this Consent Order, Respondent shall supply a copy of this Consent Order, once approved and docketed by the Board, and within ten (10) days from the receipt of the docketed copy by Respondent, to each hospital or other institution in Georgia where Respondent maintains staff privileges of any kind, and to any person with whom Respondent is associated in practice, including other physicians or physician’s assistants or to any person or entity for whom Respondent is employed as a physician in the State of Georgia. Respondent shall also be required to disclose the existence of and provide a copy of this Consent Order to such individuals or entities in connection with any future application for institutional appointment, associated practice, utilization of a physician’s assistant, or employment as a physician in the State of Georgia while this Consent Order is in effect. By executing this Consent Order, Respondent specifically consents to any such individuals or entities reporting to the Board information which would affect Respondent’s ability to practice medicine with reasonable skill and safety to patients, notwithstanding any privilege provided by state or federal law.

(i) **Residency Outside Georgia.** In the event Respondent should leave Georgia to reside or practice outside Georgia for periods longer than thirty (30) consecutive days, Respondent shall notify the Board in writing of the dates of departure and return. Periods of residency or practice outside Georgia as well as periods when Respondent is not actively engaged in the practice of medicine will not apply to the reduction of Respondent’s probation, except as authorized by the Board. Respondent shall advise the Board of any change in address of record or employment status.
(j) **Termination of Probation.** Respondent shall not be eligible to petition for termination of probation until Respondent has practiced medicine continuously for a period of five (5) years under the terms, restrictions, and conditions applicable. At such time, Respondent may petition for termination by certifying under oath before a notary public that he has complied with all conditions of probation and by providing documentation supporting discharge from probation, including letters from his supervising physician, if applicable, and his monitoring program. The Georgia Composite Medical Board shall review and evaluate the practice of Respondent prior to terminating probation. Should the Board determine that reasonable cause exists for maintaining Respondent’s license on a probationary status, the Board shall notify Respondent of its intent to continue the probationary period, and Respondent may respond to such notification in writing or request an appearance before the Board or its representative as in a non-contested case. In any event, this Consent Order shall remain in effect pending a final determination by the Board and written notification that the probationary period has terminated.

2.

This Consent Order shall constitute a public order of the Board and may be disseminated by the Board as such.

3.

Nothing in this Consent Order shall be construed as approval by the Board of Respondent’s conduct or as a waiver of the lawful rights possessed by the Board.

4.

Respondent acknowledges that he has read this Consent Order and understands its contents. He understands that he has the right to an appearance before the Board in this matter, and freely, knowingly and voluntarily waives such right by entering into this Consent Order. He
understands that this Consent Order will not become effective until approved and docketed by
the Georgia Composite Medical Board. He further understands and agrees that a representative
of the Department of Law may be present during presentation of this Consent Order to the Board
and that the Board shall have the authority to review the investigative file and all relevant
evidence in considering this Consent Order. Respondent further understands that this Consent
Order, once approved, shall constitute a public record that may be disseminated as such.
However, if the Consent Order is not approved, it shall not constitute an admission against
interest in this proceeding or prejudice the right of the Board to adjudicate this matter.
Respondent consents to the terms, restrictions, and conditions contained herein.

Approved, this 25th day of December, 2017.

GEORGIA COMPOSITE MEDICAL
BOARD

BY:  
E. DANIEL DELOACH, M.D.
Chairperson

ATTEST:
LASHARN HUGHES
Interim Executive Director

CONSENTED TO:
CARL JEROME COOPER, M.D.
Respondent

[As to Respondent's signature:]
Sworn to and subscribed before me
This 19th day of November, 2017

NOTARY PUBLIC
My commission expires:

Claraadean Cooper
NOTARY PUBLIC
Chatham County, GEORGIA
My Comm. Expires 07/10/2021
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF:

STEPHEN C. JACOB, MD,
License No. 41142,
Respondent.

PUBLIC BOARD ORDER TERMINATING PROBATION

WHEREAS, the Georgia Composite Medical Board ("Board") entered a Public Consent Order in the above-styled matter on or about May 3, 2012, Docket No. 20120047, which placed Respondent’s license to practice medicine in the State of Georgia on a period of probation subject to terms and conditions based on disciplinary action taken by the Alabama State Board of Medical Examiners;

WHEREAS, on or about September 8, 2017, Respondent petitioned the Board to terminate probation. In support thereof, Respondent submitted evidence of his compliance with the Public Consent Order; and

WHEREAS, the Board has reviewed this matter and determined that the Respondent has complied with all of the terms and conditions of probation.

NOW, THEREFORE, the Board hereby terminates the probation of Respondent’s license. Respondent’s license is returned to unrestricted status and is in good standing.

SO ORDERED, this 5th day of December, 2017.

GEORGIA COMPOSITE MEDICAL BOARD

BY: E. Daniel DeLoach, M.D.
Chairperson

ATTEST: LaSharn Hughes
Interim Executive Director
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF:

JAMES FREDERICK McGUCKIN, M.D.,
License No. 061301,
Respondent.

PUBLIC CONSENT ORDER

By agreement of the Georgia Composite Medical Board ("Board") and JAMES FREDERICK McGUCKIN, M.D. ("Respondent"), the following disposition of the matter is entered into pursuant to the provisions of O.C.G.A. § 50-13-13 (a) (4), as amended.

FINDINGS OF FACT

1.

Respondent was licensed to practice medicine in the State of Georgia on or about July 11, 2008, and his license currently expires November 30, 2017. Respondent’s address of record with the Board is in Pennsylvania. Respondent is also licensed as a physician in the several other states.

2.

On or about October 1, 2015, Respondent entered into an Agreed Order with the State of Washington Medical Quality Assurance Commission ("Washington Order"), No. M2013-185, based on Respondent’s treatment of chronic cerebrospinal venous insufficiency ("CCSVI") in multiple sclerosis ("MS") patients in Washington State between 2010 and 2013 using angioplasty and stents without appropriate FDA investigational device exemption. Under the terms of the Washington Order, Respondent agreed not to perform angioplasty and stenting procedures of the venous system for CCSVI or MS patients in Washington State, take an ethics course, pay of fine, refund certain fees, and do some reporting. Respondent reported this disciplinary action to the Georgia Board.
3.

Respondent has also reported similar prohibitions on his use of angioplasty and stenting of the venous system for CCSVI or MS patients based on the Washington Order in the following states: Illinois, Maryland, Maine, Tennessee, Texas, North Carolina, Louisiana, Virginia, Pennsylvania, and Florida. Respondent provided a copy of the decision of the Medical Board of California issued March 1, 2017 providing for a public reproof.

4.

Respondent admits the above findings of fact and waives any further findings of fact with respect to the above-styled matter.

**CONCLUSIONS OF LAW**

Respondent’s conduct and disciplinary action in another states constitutes sufficient grounds for the imposition of discipline upon his license to practice medicine in the State of Georgia pursuant to O.C.G.A. Chs. 1 and 34, T. 43, as amended. Respondent waives any further conclusions of law with respect to the above-styled matter.

**ORDER**

The Georgia Composite Medical Board, having considered the particular facts and circumstances of the case, hereby orders, and Respondent hereby agrees, to the following:

1.

Respondent is prohibited from performing angioplasty or stenting of the venous system for patients diagnosed with or suspected of being diagnosed with multiple sclerosis or chronic cerebrospinal venous insufficiency. Respondent may petition the Board in writing to lift this prohibition when he can demonstrate that the same prohibition has been lifted by his home state of Pennsylvania. Any lifting or modifying of this provision shall be in the discretion of the Board and in no case will a denial of such
petition or further modification thereto be considered a contested case as defined by O.C.G.A. Title 50, the Georgia Administrative Procedure Act.

2.

This Consent Order shall constitute a public order and may be disseminated by the Board as a public disciplinary action.

3.

Respondent understands that pursuant to O.C.G.A. Title 43, Chapter 34A the contents of this Order shall be placed on Respondent’s Physician Profile. Furthermore, by executing this Consent Order, Respondent hereby agrees to permit the Board to update the Physician Profile reflecting all the other disciplinary orders the Respondent has reported to the Board.

4.

Respondent acknowledges that he has read this Consent Order and understands its contents. Respondent understands that he has a right to a hearing, and freely, knowingly, and voluntarily waives that right. Respondent understands that the Consent Order will not become effective until approved and docketed by the Georgia Composite Medical Board. Respondent further understands that the Board shall have the authority to review the investigative file and all relevant evidence in considering the Consent Order. Respondent further understands that the Consent Order, once approved, and its dissemination shall constitute a public record. However, if the Consent Order is not approved, it shall not constitute an admission against interest in the proceeding, or prejudice the right of the Board to adjudicate the matter. Respondent consents to the terms and conditions contained herein.

Approved, this 7th day of December, 2017.
GEORGIA COMPOSITE MEDICAL BOARD

BY:

E. DANIEL DELOACH, M.D.
Chairperson

ATTEST:

LASHARN HUGHES
Interim Executive Director

CONSENTED TO:

JAMES FREDERICK McGUCKIN, M.D.
Respondent

[AS TO SIGNATURE OF JAMES FREDERICK McGUCKIN ONLY:]

Sworn to and subscribed before me
This ___ day of __________, 2017

NANCY M. JONAITIS
NOTARY PUBLIC
My commission expires:

#940961
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF: 

JOHN GEORGE RUMBAUGH, M.D., License No. 059507, Respondent.

PUBLIC BOARD ORDER TERMINATING PRACTICE REQUIREMENT

WHEREAS, the Georgia Composite Medical Board ("Board") entered a Public Consent Order ("Order") in the above-styled matter on or about June 29, 2017, which required Respondent John George Rumbaugh, M.D.'s to submit quarterly reports to the Board.

WHEREAS, Respondent has petitioned the Board to terminate the requirement; and

WHEREAS, the Board has determined that the Respondent has complied with all of the terms and conditions of the Order;

NOW, THEREFORE, the Board hereby terminates the practice requirement on Respondent's license. Respondent's license is returned to unrestricted status and is in good standing.

SO ORDERED, this 5th day of December, 2017.

GEORGIA COMPOSITE MEDICAL BOARD

(BOARD SEAL)

BY: E. DANIEL DELOACH, M.D.
Chairperson

ATTEST: LASHARN HUGHES
Interim Executive Director