September 2016 Public Board Actions List

Georgia Composite Medical Board
Attn: Mr. Reginald Hawthorne, Public Records Unit
2 Peachtree Street, N.W., 36th Floor
Atlanta, Georgia 30303-3465
PH: (404) 463-8903
FX: (404) 656-9723
Email: reginald.hawthorne@dch.ga.gov

The Board issued four public orders in September 2016. To view each Board order, click on the licensee's name below.

1. Nabila Hussain, M.D.
   051765
   Physician
   Public Consent Order

2. Mubbashir M. Khan, M.D.
   054327
   Physician
   Voluntary Surrender

3. Allen L. Paris, M.D.
   019086
   Physician
   Public Board Order Terminating Probation

4. Kelvin D. White, M.D.
   033753
   Physician
   Public Consent Order
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

IN THE MATTER OF:

* * *

NABILA HUSSAIN
License No. 051765,

Respondent.

DOCKET NO.: DOCKET NUMBER:
2016 0031

PUBLIC CONSENT ORDER

By agreement of the Georgia Composite Medical Board ("Board") NABILA HUSSAIN ("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 medicine in the State of Georgia and was licensed at all times relevant to the matters asserted herein. The Respondent license was issued on August 2, 2002, and will expire on February 28, 2017.

2. M.G.E., also known as M.G.S., was a patient of Respondent from on or about October 12, 2007, to on or about August 28, 2012.

3. On or about February 1, 2015, M.G.E. requested a copy of M.G.E.’s medical records. Respondent failed to provide the records to the patient, as required by O.C.G.A § 31-33-2.

4. On or about July 9, 2015, Respondent provided the records to the Board. Respondent was under the impression that the same would be provided to the patient. Respondent’s records
also show that on or about September 10, 2015 another request was received for M.G.E.'s medical records. That request was complied with on or about September 12, 2015.

5.

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

CONCLUSIONS OF LAW

Respondent’s conduct constitutes sufficient grounds for the imposition of discipline upon his license to practice as a physician in the State of Georgia under O.C.G.A. Title 43, Chapters 1 and 34, as amended. Respondent hereby waives any further conclusions of law with respect to the above-styled matter.

ORDER

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

1. 

(a) CONTINUING MEDICAL EDUCATION – ETHICS. Respondent shall take ten (10) hours of Board approved continuing medical education (CME) in the area of ethics, within six (6) months of the docket date of the Consent Order. This requirement shall be in addition to the CME requirements, as set forth in O.C.G.A § 43-34-11.

(b) CONTINUING MEDICAL EDUCATION – MEDICAL DOCUMENTATION. Respondent shall take Board approved CME in the area of medical records documentation, within six (6) months of the docket date of the Consent Order. This requirement shall be in addition to the CME requirements, as set forth in O.C.G.A § 43-34-11.
(c) **REPORTING RESPONSIBILITY.** It shall be the responsibility of the Respondent to ensure that all reports, other documentation, and information required by this Consent Order are submitted to the Executive Director, Composite State Board of Medical Examiners, 2 Peachtree Street, N.W., 36th Floor, Atlanta, Georgia, 30303. Respondent’s failure to submit or cause to be submitted any required report, other documentation, or information in a timely manner shall be deemed a violation of this Consent Order.

2.

Respondent shall submit to the Board a fine in the amount of five thousand dollars ($5,000.00) to be paid in full by cashier’s check or money order payable to the Board within three hundred sixty-five (365) days of the effective date of this Consent Order. Said fine shall be submitted to the attention of the Executive Director, Composite State Board of Medical Examiners, 2 Peachtree Street, N.W., 36th Floor, Atlanta, Georgia, 30303. Failure to pay the entire amount of the fine by the 365th day shall be considered a violation of this Order and shall result in further sanctioning of Respondent’s license, including revocation, upon substantiation thereof.

3.

Respondent shall abide by all state and federal laws regulating the practice of medicine and relating to drugs, the Rules and Regulations of the Board, and the terms and conditions of this Consent Order. Respondent further agrees that any violation of this Consent Order shall be deemed to be sufficient to authorize the Board to order summary suspension of Respondent’s license, pending further proceedings, pursuant to the provisions of the Georgia Administrative Procedure Act, O.C.G.A. § 50-13-18(c)(1), or any other statute authorizing emergency action, but Respondent understands that Respondent shall be entitled to an expedited hearing to
substantiate such violation, if the Board exercises such right.

4.

This Consent Order and dissemination thereof shall be considered a PUBLIC REPRIMAND of Respondent by the Board.

5.

Respondent also 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’s Profile reflecting this Consent Order.

6.

Respondent acknowledges that Respondent has read this Consent Order and understands its contents. Respondent understands that she has the right to a hearing in this matter and freely, knowingly and voluntarily waives that right by entering into this Consent Order. Respondent understands and agrees that a representative of the Department of Law may be present during the Board’s consideration of this Consent Order 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 will not become effective until approved and docketed by the Board. Respondent understands that this Consent Order, once approved and docketed, shall constitute a public record, evidencing disciplinary action by the Board that may be disseminated as such. However, if this 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 hereby consents to the terms and sanctions contained herein.

(SIGNATURES APPEAR ON NEXT PAGE)
Approved this 1st day of September, 2016.

GEORGIA COMPOSITE MEDICAL BOARD

BY: John S. Antalis, M.D.
Chairperson

ATTEST: Robert Jeffrey, MBA
Executive Director (Interim)

CONSENTED TO:

Nabila Hussain
Nabila Hussain, MD
Respondent

As to the signature of Nabila Hussain, MD, sworn to and subscribed before me this 17th day of August, 2016.

[Signature]
Notary Public
My commission expires: 10/11/16

#809368
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF:

MUBBASHIR M. KHAN, M.D.
License No. 054327,
Respondent.

VOLUNTARY SURRENDER

I, MUBBASHIR M. KHAN, M.D., holder of License No. 054327 to practice medicine in the State of Georgia pursuant to O.C.G.A. Ch. 34, T. 43, as amended, hereby freely, knowingly and voluntarily surrender said license to the Georgia Composite Medical Board. I hereby acknowledge that this surrender shall be considered to be and have the same effect as a revocation of my license, and I knowingly forfeit and relinquish all right, title and privilege of practicing medicine in the State of Georgia, unless and until such time as my license may be reinstated, in the sole discretion of the Board.

I acknowledge that I have read and understand the contents of this Voluntary Surrender. I understand that I have a right to a hearing in this matter, and I hereby freely, knowingly and voluntarily waive such right. I also understand that should the Board entertain any request for reinstatement, the Board shall have access to any investigative or medical information regarding me. I further understand that upon applying for reinstatement, it shall be incumbent upon me to demonstrate to the satisfaction of the Board that I am able to practice medicine with reasonable skill and safety to patients, and that the Board may investigate my conduct since the time of the surrender of my license. I understand and agree that any reinstatement of my license to practice medicine is a matter in the sole discretion of the Board and that the Board may deny any such reinstatement without identifying a reason for said denial.

This surrender shall become effective upon acceptance and docketing by the Board. I understand that this document will be considered to be a public record evidencing disciplinary
action, and that this action shall be considered to be and may be disseminated as a final order of the Board.

[As to Respondent's signature:]
Sworn to and subscribed before me
This 2nd day of September, 2016.

MUBBASHIR M. KHAN, M.D.
Respondent

ACCEPTANCE OF SURRENDER

The voluntary surrender of License No. 054327 is hereby accepted by the Georgia Composite Medical Board, this 6th day of September, 2016.

GEORGIA COMPOSITE MEDICAL BOARD

BY:

JOHN ANTALIS, M.D.
Chairperson

ATTEST:

ROBERT JEFFERS
Executive Director
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD

STATE OF GEORGIA

IN THE MATTER OF:

ALLEN L. PARIS, M.D.,
License No. 19086,
Respondent.

PUBLIC BOARD ORDER TERMINATING PROBATION

1.
The Georgia Composite Medical Board ("Board") entered a Public Consent Order ("Order") in the above-styled matter on or about November 12, 2004, Docket No. 20030011, which placed sanctions on Respondent’s license to practice medicine in the State of Georgia subject to terms and conditions.

2.
On or about August 18, 2016, the Board received a petition from the Respondent to terminate probation. The Board reviewed the petition and Respondent’s compliance with the terms of the Order and determined Respondent has complied with the terms and conditions of probation.

Based on the foregoing, 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 12th day of September, 2016.

GEORGIA COMPOSITE MEDICAL BOARD

BY:

JOHN ANTALIS, M.D.
Chairperson

ATTEST:

ROBERT SHEPHERD, MBA
Executive Director
BEFORE THE GEORGIA COMPOSITE MEDICAL BOARD  
STATE OF GEORGIA  

IN THE MATTER OF:  
KELVIN D. WHITE, M.D.  
DOCKET NO.:  
License No.: 033753,  
Respondent.  

PUBLIC CONSENT ORDER  

By agreement of the Georgia Composite Medical Board (“Board”) and Kelvin D. White, M.D. (“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. 

FINDING OF FACT  

1. 
Respondent is licensed to practice medicine in the State of Georgia and was licensed at all times relevant to the matters stated herein. He was licensed to practice medicine in Georgia on or about October 11, 1990, and his license expires on December 31, 2017.  

2. 
Prior to approximately the first week of December of 2014, Atlas Healthcare & Rehab (“Atlas”), a licensed pain clinic¹ had employed a practicing physician, who worked at Atlas  

¹ O.C.G.A. § 43-34-282 (7) states:  
“Pain management clinic” means a medical practice advertising “treatment of pain” or utilizing “pain” in the name of the clinic or a medical practice or clinic with greater than 50 percent of its annual patient population being treated for chronic pain for nonterminal conditions by the use of Schedule II or III controlled substances. This term shall not include any clinic or practice owned, in whole or in part, or operated by a hospital licensed pursuant to Chapter 7 of Title 31 or by a health system or any ambulatory surgical center, skilled nursing facility, hospice, or home health agency licensed pursuant to Chapter 7 of Title 31. See also, Ga. Comp. R. & Regs. r. 360-8-.01 (9).
Monday through Friday. However, that physician was terminated from his job shortly before Respondent started working for Atlas.

3.

Atlas was located at 5505 Bells Ferry Road, Acworth, Georgia, and was owned by Thomas Hourin ("Hourin"), who was a licensed chiropractor at all times relevant to the matters stated herein.

4.

Atlas’ pain clinic license was issued on or about July 25, 2013, and was in renewal on or about May 27, 2015, when Hourin submitted a pain clinic renewal application, which was denied by the Board on or about June 23, 2015.

5.

Starting in approximately the first week of December of 2014, Respondent became the Medical Director for Atlas and the only practicing physician at Atlas.

6.

Although Respondent was Atlas’ only practicing physician, after the previous practicing physician was terminated, Respondent came to the office only on Saturdays.

7.

On or about December 15, 2015, the Board started an investigation regarding Atlas, based on information that Hourin was giving Respondent prescription blanks to sign.

8.

Respondent signed the prescription blanks and then returned them to Hourin or other employees that worked at Atlas.
9.

Hourin or other employees that worked at Atlas gave the signed prescription forms to William Elmore ("Elmore"), who was a licensed nurse practitioner, who at all times relevant to the matters stated herein, was employed by Respondent.

10.

Respondent, as Elmore’s delegating physician had designated Elmore to collaborate in the treatment and management of his primary care patients.²

11.

Respondent told Elmore to prescribe whatever medications the Atlas patients were previously prescribed by Atlas’s prior practicing physician.

12.

When the Atlas patients came for their care and treatment, after Elmore examined them, Elmore would complete the signed prescription forms by filling in the patient’s name and the name of the prescription medication(s).

13.

Elmore would then give the Atlas patients the completed prescription form(s).

14.

Elmore saw approximately 60 Atlas’ patients per week, all of whom were given a prescription for Schedule II drugs on scripts that had been pre-signed by Respondent, for patients Respondent never saw or directly treated.

² On or about November 7, 2014, the Board approved Elmore’s APRN Protocol Agreement that had been entered into by Respondent and Elmore in October of 2014, for care and treatment at Superior Healthcare, a physical practice medicine practice located next door to Atlas.
Page 5 of the Delegating Physician Recitals entered into by Respondent and Elmore states in relevant part:

APRN shall not [underline in the original] have the authority to order or prescribe Schedule I controlled substances as defined in O.C.G.A. § 16-3-25 or to prescribe Schedule II controlled substances as defined in O.C.G.A. § 16-13-26.

The aforementioned arrangement had been going on since Atlas’ previous practicing physician had been terminated and Respondent had become Atlas’s practicing physician.

On or about December 22, 2014, the Cherokee Multi-Agency Narcotics Squad (“CMANS”) executed a search warrant at the Atlas facility

Respondent, Hourin, and Elmore were arrested by CMANS and were subsequently indicted by the Cherokee County’s Office of the District Attorney, on eighteen counts of committing the offense, Unauthorized Distributions and Dispensation, in violation of O.C.G.A. § 16-13-42. Hourin was also indicted on one count of Violation of Georgia Controlled Substances Act, in violation of O.C.G.A. § 16-13-30(a).

On or about December 24, 2014, Respondent voluntarily surrendered his DEA Controlled Substance Privileges, Reg.#, BW1417078.

On or about June 22, 2016, in the Superior Court of Cherokee County, State of Georgia, in criminal action number, 16CR0516, Respondent plead guilty to five counts of the
misdemeanor charges of “issuance of prescription document signed in blank,” and was sentenced under the First Offender probated sentence, to a total of 60 months of probation, during which time he is not permitted to work in pain clinic or apply to reinstate his DEA license. (See, attached, Exhibit “1”).

21.

In July of 2008, Respondent entered into a Public Consent Order with the Board.

22.

In that Order Respondent did not deny that he had prescribed controlled substances for several patients “at each visit without records indicating an appropriate physical examination or tests supporting the use of controlled substances.”

23.

Respondent was ordered to obtain twenty hours of continuing medical education in the area of treatment of chronic pain and recordkeeping.

24.

In addition, Respondent was not permitted to utilize physician’s assistants or nurse practitioners to prescribe controlled substances; he was ordered to utilize a triplicate prescriptions system for all controlled substances prescribed by him; he was required to personally maintain for inspection a contemporaneous log for all controlled substances; to a fine in the amount of $10,000.00 (ten thousand dollars and zero cents); and to pay administrative costs in the amount of $400.00 (four hundred dollars and zero cents).

25.

In May of 2010, the terms of the Public Consent Order were terminated.
26.

Respondent's aforementioned practices and procedures departed from and failed to conform to the minimum standards of acceptable and prevailing medical practice and was a violation of Georgia's laws and the Board's rules.

27.

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

CONCLUSIONS OF LAW

1.

Respondent's conduct constitutes sufficient grounds for the imposition of discipline upon his license to practice as a physician in the State of Georgia under O.C.G.A. Title 43, Chapters 1 and 34, as amended. Respondent hereby waives any further conclusions of law with respect to the above-styled matter.

ORDER

The Board, having considered all the facts and circumstances of this case, hereby orders, and Respondent hereby agrees, to the following terms:

1.

Commencing upon the docketing of this Consent Order, the Respondent's license to practice medicine in Georgia shall be placed on probation for five years from the date this is order is docketed, during which time Respondent shall adhere to the following conditions:

a) Respondent shall fully cooperate with the Board and as requested by the Board, testify in any Georgia professional licensing board action or other proceeding against Atlas Healthcare
& Rehab, Thomas Hourin, and / or William Elmore that is in part or whole based on the aforementioned facts.

b) Respondent shall abide by all terms of the probation that he was placed on by the Superior Court of Cherokee County, State of Georgia, Case#: 16CR0516, which includes:

i) 100 hours of community service’

ii) no contact of any kind with Thomas Hourne or William Ray Elmore;

iii) no consumption of alcoholic or narcotics unless fully prescribed;

iv) no possession of firearms nor occupancy of residence or vehicle where such are present;

v) no work in a pain clinic.

c) Respondent shall abide by all State and federal laws relating to the practice of medicine in the State of Georgia, all Rules and Regulations of the Georgia Composite Medical Board, and by the terms of this Consent Order. Failure of Respondent to abide by any terms in this Consent Order shall be deemed to be a violation of this Consent Order. If Respondent fails to abide by such laws, rules or terms, or should Respondent violate the criminal laws of this state, Respondent’s license shall be subject to further discipline, including revocation, upon substantiation thereof after hearing and notice, and if revoked, the Board in its discretion may determine that the license shall be permanently revoked and not subject to reinstatement.

Respondent agrees that any violation of this Consent Order shall be deemed sufficient to authorize summary suspension of Respondent’s license, pending further proceedings, pursuant to the provisions of the Georgia Administrative Procedure Act, O.C.G.A. § 50-13-18(c)(1), or any other statute authorizing emergency action.
d) In the event Respondent should leave the State of Georgia to reside or practice outside of Georgia for periods longer than thirty (30) consecutive days during the probationary period, Respondent shall notify the Board in writing of the dates of departure and return within thirty (30) days following the departure and within thirty (30) days following the return. Periods of residency or practice outside of Georgia will not apply to the reduction of the probationary period, unless otherwise authorized by the Board under such conditions as the Board deems acceptable. Respondent shall advise the Board of any change in his address of record;

e) Respondent shall include and attach to this Consent Order, a current or copy of any Consent Agreement, or any other document that sets forth any limitations, conditions, or restrictions pertaining to Respondent’s practice of medicine in any other state where Respondent practiced or had practiced medicine.

f) Respondent may petition for termination of probation five years from the docket date of this order by certifying under oath before a notary public that he has complied with all conditions of this consent order. However, in addition, before Respondent may petition for termination of probation with the Board, he must also present proof, which shall include an affidavit indicating that he has completed the probation he has been placed on the Superior Court of Cherokee and has satisfied all of the conditions of that probation, which includes payment in full of all fines and fees, and termination of that probation. The Board shall review and evaluate the practice of Respondent, and the Board in its sole discretion, shall be authorized to restore all rights and privileges incident to the Respondent's medical license. Upon notification by the Board of its intention to maintain or extend the duration of the probation, Respondent may respond to the Board in writing or request an appearance before the Board or its representative as
in a non-contested case. This Order shall remain in effect pending a final determination by the Board and notification that the probationary period has terminated.

2.

Commencing upon the docketing of this Consent Order, Respondent shall not prescribe controlled substances and shall not apply for reinstatement of his DEA registration or a new DEA registration. Five years from the date this order is docketed, and after Respondent's period of probation with Cherokee County has been terminated, he may petition the Board to lift these restrictions and apply for a DEA registration. If the Board denies the Respondent’s petition to reinstate his right to prescribe controlled substances or his request to reinstate/reapply for her DEA registration, the Respondent may petition the denial or the imposition of terms and conditions at six-month intervals. If the petition in whole or in part is denied, said denial of Respondent’s petition or the imposition of terms and conditions shall not be a contested case under O.C.G.A. Title 50, Chapter 13. However, Respondent shall be entitled to an appearance before the Board or a committee of the Board. In any event, the restriction set forth in this paragraph shall remain in effect pending Respondent’s receipt of a written order from the Board to the contrary. If the Board lifts Respondent’s restrictions on the prescription of controlled substance, the Board may impose such additional terms and conditions on Respondent’s relative rights to prescribe controlled substances.

During the restriction period, the Medical Director or another Board representative may periodically review and inspect Respondent’s records. The representative is authorized to review and inspect these records at any reasonable time and as often as the representative deems necessary. Respondent shall have the right to be present during such inspection of records, and the patients’ privacy and confidentially rights shall be maintained. Respondent shall be
available, upon reasonable notice, for personal interviews with the Medical Director or other representative of the Board. Failure of Respondent to be reasonably available for inspection of his records or for personal interviews with a Board representative shall be considered a violation of this Consent Order.

3.

Beginning on the date this Order is docketed, the Respondent’s license shall be restricted so that he shall not in any manner own, have a partnership, operate, or practice in a pain management clinic in Georgia. “Pain management clinic” means a medical practice advertising ‘treatment of pain’ or utilizing ‘pain’ in the name of the clinic or a medical practice or clinic with greater than 50 percent of its annual patient population being treated for chronic pain for nonterminal conditions by the use of Schedule II or III controlled substances. This term shall not include any clinic or practice owned, in whole or in part, or operated by a hospital licensed pursuant to Chapter 7 of Title 31 or by a health system or any ambulatory surgical center, skilled nursing facility, hospice, or home health agency licensed pursuant to Chapter 7 of Title 31.

In addition, Respondent, shall not be authorized to treat a patient for chronic, nonmalignant pain. "Chronic pain" shall mean pain requiring treatment which has persisted for a period of ninety days or greater in a year, but shall not include perioperative pain, i.e., pain immediately preceding and immediately following a surgical procedure, when such perioperative pain is being treated by licensed health care professional acting within the scope of his or her license, in connection with a surgical procedure.

Five years after this Order is docketed and after Respondent’s probation with the Superior Court of Cherokee County has been terminated, Respondent may petition the Board to lift these restrictions. If the Board denies the Respondent’s petition to lift these restrictions, the
Respondent may petition the denial or the imposition of terms and conditions at one year intervals. If the petition in whole or in part is denied, said denial of Respondent’s petition or the imposition of terms and conditions shall not be a contested case under O.C.G.A. Title 50, Chapter 13. However, Respondent shall not be entitled to an appearance before the Board or a committee of the Board. In any event, the restrictions set forth in this paragraph shall remain in effect pending Respondent’s receipt of a written order from the Board to the contrary. If the Board lifts these restrictions or any part of these restrictions, the Board may impose such additional terms and conditions on Respondent’s relative right to be involved in a pain clinic and to treat patients for chronic, nonmalignant pain.

4.

Respondent shall not utilize a physician's assistant and/or nurse practitioner to prescribe controlled substances during his period of probation with the Board or Cherokee County.

5.

Respondent shall submit to the Board a fine in the amount of five thousand dollars ($5,000.00) to be paid in full by cashier’s check or money order payable to the Board within one hundred eighty (180) days of the effective date of this Consent Order. Failure to pay the entire amount of the fine by the 180th day shall be considered a violation of this Order and shall result in further sanctioning of Respondent’s license, including revocation, upon substantiation thereof.

6.

This Consent Order and dissemination thereof shall be considered a PUBLIC REPRIMAND of Respondent by the Board.
7.

Respondent also 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’s Profile reflecting this Consent Order.

8.

Respondent acknowledges that he has read this Consent Order and understands its contents. Respondent understands that he has the right to a hearing in this matter and freely, knowingly and voluntarily waives that right by entering into this Consent Order. Respondent understands and agrees that a representative of the Department of Law may be present during the Board’s consideration of this Consent Order 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 will not become effective until approved and docketed by the Georgia Board. **Respondent understands that this Consent Order, once approved and docketed, shall constitute a public record, evidencing disciplinary action by the Georgia Board that may be disseminated as such.** However, if this 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 hereby consents to the terms and sanctions contained herein.

Approved this ___ day of ___ , 2016.
GEORGIA COMPOSITE MEDICAL BOARD

BY: John S. Antalis, M.D.
    Chairperson

ATTEST: Robert Jeffrey
        Executive Director

CONSENTED TO: Kelvin D. White, M.D.
               Respondent

AS TO KELVIN D. WHITE, M.D.
Sworn to and subscribed before me
this 29th day of August, 2016.

Patricia R. Allen
NOTARY PUBLIC
My Commission Expires:
               My Comm. Expires 12/03/2017