

BOARD MEETING

Las Vegas Chamber of Commerce
6671 Las Vegas Blvd South
Las Vegas

July 15 and 16, 2009

The meeting was called to order at 9:00 a.m. by Don Fey, Board President.

Board Members Present:

Keith Macdonald	Leo Basch	David Chan
Donald Fey	Chad Luebke	Kam Gandhi

Board Members Absent:

Mary Lau

Board Staff Present:

Larry Pinson	Jeri Walter	Carolyn Cramer	Nancy Savage
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CONSENT AGENDA

1. Approval of June 3-4, 2009, Minutes
2. Applications for Out-of-State MDEG – Non Appearance:
 - A. Boston Scientific Corporation – Fremont, CA
 - B. Boston Scientific CRM – St Paul, MN
 - C. Boston Scientific Neuromodulation Corporation – Valencia, CA
 - D. CareFusion Corporation – McGaw Park, IL
 - E. Caremax RM Corporation – La Habra, CA
 - F. CarePoint Health Products – Diamedix – Richmond, VA
 - G. Meni Mobility – Northbrook, IL
 - H. Orbit Medical of Indianapolis, Inc. – Indianapolis, IN
 - I. Roche Diagnostics Corporation – Indianapolis, IN
 - J. Smiths Medical MD, Inc. – Oakdale, MN

Applications for Out-of-State Pharmacy – Non Appearance:

- K. Ameridose, LLC – Framingham, MA
- L. Ameridose, LLC – Westborough, MA
- M. Basic Home Infusion - Fair Lawn, NJ
- N. Clinical Solutions, LLC – Nashville, TN
- O. Diabetes Specialty Center – Salt Lake City, UT
- P. Excelle Rx – Philadelphia, PA
- Q. Fresenius Medical Care Rx – Nashville, TN
- R. Hueneme Family Pharmacy – Port Hueneme, CA
- S. KRS Global Biotechnology – Boca Raton, FL
- T. Professional Arts Pharmacy – Lafayette, LA
- U. SeniorMed, LLC – Coppell, TX
- V. The Rx Co. – West Fargo, ND

Applications for Out-of-State Wholesaler – Non Appearance:

- W. Alaven Pharmaceutical LLC – Marietta, GA
- X. DSC Logistics, Inc. – Rancho Cucamonga, CA
- Y. Martek Pharmacal – Toms River, NJ
- Z. Ranbaxy Pharmaceuticals, Inc. – Jacksonville, FL
- AA. Sanofi-Aventis U.S. LLC – St Louis, MO
- BB. UPS Supply Chain Solutions, Inc. – Hebron, KY
- CC. Victor Medical Company – Irvine, CA

Applications for Nevada MDEG – Non Appearance:

- DD. ABC Medical Supplies – Las Vegas
- EE. Everything Medical – Las Vegas
- FF. Nocturna Sleep Center LLC – Henderson
- GG. Nocturna Sleep Therapy LP– Henderson

Application for Nevada Pharmacy – Non Appearance:

- HH. ABC Pharmacy – Las Vegas

Discussion:

The consent agenda applications and supporting documents were reviewed.

NOTE: Leo Basch disclosed that he knows the pharmacist at ABC Pharmacy, however it will not influence his vote.

The applications for items M and T were pulled pending information regarding shipping parenterals into Nevada.

Board Action:

Motion: Keith Macdonald found the consent agenda application information to be accurate and complete and moved for approval with the exception of items M and T.

Second: Chad Luebke

Action: Passed Unanimously.

Motion: Kam Gandhi found the minutes to be accurate and complete and moved for approval.

Second: Leo Basch

Action: Passed Unanimously.

After contacting the Board office for clarification, it was determined that Basic Home Infusion and Professional Arts were not going to ship parenterals into Nevada.

Board Action:

Motion: Chad Luebke moved to approve the applications for items M and T.

Second: Keith Macdonald

Action: Passed Unanimously

REGULAR AGENDA

3. Applications for Out-of-State Pharmacy – Appearance

A. Apothecure, Inc. – Dallas, TX

Apothecure cancelled their appearance.

B. Zoopharm – Laramie, WY

Zoopharm cancelled their appearance.

4. Applications for Nevada MDEG – Appearance:

A. A Plus A Medical Supplies, LLC – Las Vegas

Nadine Blackburn, Gery Dadyan, and Armenui Bezoyan appeared and were sworn by President Fey prior to answering questions or offering testimony.

Ms. Balckburn was hired as a consultant to ensure that A Plus A Medical Supplies comply with Nevada law and other requirements to effectively run an MDEG store. Ms. Bezoyan is the owner and Mr. Dadyan will be the facility administrator of A Plus A Medical Supplies.

Carolyn Cramer noted that Ms. Bezoyan currently owns another MDEG facility in Nevada. Ms. Bezoyan indicated that she owns ANG Medical Supply. Ms. Cramer asked Ms. Bezoyan if she had filed a bankruptcy and she stated that she had in California and she indicated that she had filed as the owner of a coffee shop, not an MDEG facility. Ms. Cramer indicated that there were several questions on her application that she had not answered truthfully. Ms. Bezoyan indicated that she thought the questions were only pertinent to Nevada. Ms. Cramer suggested that the Board table the application until they can check into some of the issues Ms. Cramer identified because Ms. Bezoyan indicated she was unaware of some of the charges Ms. Cramer detailed. Since Mr. Dadyan is buying the business, Board staff suggested they withdraw the application and reapply with Mr. Dadyan as the sole owner.

A Plus A Medical Supplies withdrew their application.

B. Caring Medical Supply, LLC – Henderson

Caring Medical Supply cancelled their appearance.

C. Day One DME – Las Vegas

Greg Milton and Scott Field appeared and were sworn by President Fey prior to answering questions or offering testimony.

Mr. Milton noted that he and Mr. Field were each 50% owners of Day One DME and Mr. Milton will be the facility administrator. They have combined 23 years of experience in the DME field, mainly with hospitals, care homes, and doctor's offices. The Board questioned them regarding their business plan and they answered the questions to the Board's satisfaction.

Board Action:

Motion: Leo Basch moved to approve the application for Day One DME pending inspection.

Second: Kam Gandhi

Action: Passed Unanimously

D. Freemotion Plus Medical Supply – Las Vegas

Alegria Phankonsy appeared and was sworn by President Fey prior to answering questions or offering testimony.

Ms. Phankonsy was asked if this was a change of ownership or a name change. Both were checked on the application. Ms. Phankonsy explained that she was the new owner and that she did not want to use the old name of the company and wanted a new name. She indicated that she did not want anything to do with the previous owner or the name of the company. Ms. Phankonsy was asked to describe her business plan and she advised the Board that she was going to sell wheelchairs and scooters. She indicated that she was not going to repair the wheelchairs or scooters and that she had an agreement that the manufacturers would replace them if something went wrong with them. Ms. Phankonsy answered questions regarding her previous experience business to the Board's satisfaction.

Board Action:

Motion: Keith Macdonald moved to approve the application for Freemotion Plus Medical Supply pending inspection.

Second: David Chan

Action: Passed Unanimously

5. Disciplinary Actions:

A. Tammy Lynn Hernandez, PT (09-034-PT-S)

Carolyn Cramer noted for the record that Ms. Hernandez was not present even though the record shows that Ms. Hernandez's Notice of Intended Action and Accusation was signed for. The letter informing her of the time to appear was sent to the same address.

Ms. Cramer explained that Ms. Hernandez applied for a pharmaceutical technician registration and answered "I have not" to the question, "I have or I have not been charged, arrested or convicted of a misdemeanor or felony." On June 26, 2008 Ms. Hernandez was indicted on felony charges in the state of Arizona on twelve counts including theft – a Class 2 Felony, fraudulent schemes and artifices – a Class 2 Felony, and forgery – a Class 4 Felony. On October 2, 2008 Ms. Hernandez was found guilty of Count 1, Theft, a Class 2 Felony for committing theft of money from K-Mart in an amount over \$25,000.00. Ms. Cramer recommends revocation of Ms. Hernandez pharmaceutical technician registration.

Board Action:

Motion: Keith Macdonald moved to find Ms. Hernandez guilty of the First Cause of Action for lying on her original pharmaceutical technician application and guilty of the Second Cause of Action for being convicted of a Class 2 Felony.

Second: Kam Gandhi

Action: Passed Unanimously

Motion: Keith Macdonald moved to revoke Ms. Hernandez's pharmaceutical technician registration.

Second: Kam Gandhi

Action: Passed Unanimously

- B. Huy Duong, R.Ph (08-042-RPH-S)
- C. Walgreens #03842 (08-042-PH-S)

NOTE: Leo Basch recused from participation in this matter as he is employed by Walgreens.

Rob Graham was present to represent Walgreens #03842 and Huy Duong. Carolyn Cramer represented the Board and advised the Board that she would have two witnesses in this matter.

Ms. Cramer presented a packet of 17 Exhibits that were accepted into the record.

Heidi Almase, the complainant in this matter, appeared and was sworn by President Fey prior to answering questions or offering testimony.

Ms. Cramer asked Ms. Almase questions regarding her complaint. Ms. Almase explained that she had a prescription for brand name Synthroid filled at Walgreens #03842 in April, 2008. Her physician wrote the prescription appropriately and in his own hand had written the words "Dispense As Written." Ms. Almase stated that she had her prescription filled in May, 2008 and began noticing severe hair loss, a constricted throat and chest pains. Ms. Almase stated that she saw her physician and he increased the dosage of her Synthroid and wrote another prescription. This time the doctor did not hand write the "Dispense As Written" but checked a box on the prescription form. Since checking a box is no longer allowed in Nevada, the pharmacist looked back to the previous prescription and noticed the original prescription was filled with generic levothyroxine, rather than brand name Synthroid, and filled the new prescription with the higher dosage of generic levothyroxine. Ms. Almase testified that she went to the emergency room in June, 2008 because she was experiencing dizziness and numbness in her extremities. During this visit to the emergency room Ms. Almase learned that she

had been taking generic levothyroxine rather than the name brand Synthroid and attributed her condition to having taken the generic medication.

Mr. Graham stated that he was not contesting that an error was made, but he did question the symptoms she experienced. He asked Ms. Almase if anyone had explained the difference between brand name Synthroid and the generic levothyroxine and she stated that she had not discussed it with anyone.

Danny Garcia, Board investigator, appeared and was sworn by President Fey prior to answering questions or offering testimony.

Mr. Garcia testified to the sequence of the fills of Ms. Almase's prescriptions. He learned through his investigation of this matter that Ms. Duong was responsible for the original filling of Ms. Almase's prescription where the error occurred. Mr. Garcia reviewed the Exhibits with Ms. Cramer.

Huy Duong appeared and was sworn by President Fey prior to answering questions or offering testimony.

Ms. Duong apologized to Ms. Almase and answered questions from the Board regarding her filling practice. Ms. Duong admitted that she just failed to notice that Ms. Almase's physician had written "Dispense As Written" on the prescription and filled it with the generic.

Ms. Cramer gave closing statements and recommendations advising that Ms. Duong and Walgreens #03842 should both be found guilty of the alleged violations.

Mr. Graham gave closing statements and indicated that numerous things were not proven and was not sure that the patient could have experienced the symptoms she described from taking generic levothyroxine rather than brand name Synthroid.

Board Action:

Motion: David Chan moved to find Ms. Duong guilty of misfilling Ms. Almase's prescription with generic levothyroxine rather than the prescribed brand name Synthroid.

Second: Keith Macdonald

Action: Passed Unanimously

Motion: David Chan moved to find Walgreens #03842 guilty of owning and operating the pharmacy in which Ms. Duong misfilled Ms. Almase's prescription with generic levothyroxine rather than the prescribed brand name Synthroid.

Second: Keith Macdonald

Action: Passed Unanimously

Carolyn Cramer recommended a fine of \$1,000.00 for Ms. Duong and Walgreens #03842.

Rob Graham noted for the record that he did not feel Walgreens #03842 should be fined.

After several motions the following was passed:

Board Action:

Motion: Kam Gandhi moved to fine Ms. Duong \$500.00.

Second: Chad Luebke

Action: Two Yes Votes, Two No Votes, President Fey's Yes Vote Carried the Motion.

After several more motions, the following passed:

Board Action:

Motion: Chad Luebke moved to send a letter of concern to Walgreens #03842.

Second: Kam Gandhi

Action: Two Yes Votes, Two No Votes, President Fey's Yes Vote Carried the Motion.

D. Vadim K. Parker, Jr, PTT (09-030-PT-S)

NOTE: Chad Luebke recused from participation in this matter as he is employed by CVS.

Carolyn Cramer noted for the record that Mr. Parker was not present even though the record shows that Mr. Parker received the Notice of Intended Action and Accusation. The letter informing him of the time to appear was sent to the same address.

Matt Bouchard, district pharmacy supervisor for CVS, appeared and was sworn by President Fey prior to answering questions or offering testimony.

Mr. Bouchard testified that CVS became aware that a number of bottles of hydrocodone/APAP 10/500 were missing from CVS #8788. During their internal

investigation into this matter, they installed security cameras in the pharmacy and aimed them in the direction of the shelf where the hydrocodone/APAP was kept. CVS loss prevention reviewed the video tapes and found that Mr. Parker would wait until the pharmacist and other staff were busy then would walk to the bay where the hydrocodone/APAP was kept on the quick moving products shelf at the end and remove a couple of bottles at a time from the back of the stock kept there. Mr. Parker would go into the bay with the bottles in his hand with his back to the camera and come out having concealed them on his person empty handed.

Ms. Cramer showed the Board one of the video's of Mr. Parker diverting drugs. Ms. Cramer gave closing statements advising the Board that Mr. Parker was responsible for diverting 75 stock bottles of hydrocodone/APAP and recommended revocation of his pharmaceutical technician registration.

Board Action:

Motion: Keith Macdonald moved to find Mr. Parker guilty of the alleged violations.

Second: Leo Basch

Action: Passed Unanimously

Motion: Keith Macdonald moved to revoke Mr. Parker's pharmaceutical technician registration.

Second: David Chan

Amend: Leo Basch asked to include proof of restitution if Mr. Parker were to request reinstatement.

The amendment was accepted by the First and the Second.

Action: Passed Unanimously

6. Requests for Reinstatement of Pharmacist License – Appearance:

A. Michael J. Adams (03-060-RPH-S)

Michael Adams cancelled his appearance.

B. Karen A. Kinan (07-012-RPH-S)

Carolyn Cramer informed the Board that Ms. Kinan was present to request reinstatement of her pharmacist license. Ms. Cramer reviewed Ms. Kinan's history for the Board since most of the Board is new. She explained that originally Ms. Kinan began her acquaintance with the Board in 2002 when she was found guilty of diversion

of discounted drugs, from the pharmacy in which she was a part owner, into the secondary source wholesale market. Ms. Kinan's license was revoked and she was fined \$20,000.00. In 2003 Ms. Kinan's license was reinstated and she was remanded to PRN-PRN for gambling issues. After a series of appearances before the Board, Ms. Kinan's license was suspended. Her license was reinstated in 2005 with conditions, one of which required her to comply with her previous Orders to make arrangements to pay the \$20,000.00 fine and remain in compliance with her PRN-PRN agreement. In 2006 Ms. Kinan stopped making payments due to extenuating circumstances. In 2007 Board staff received notice that Ms. Kinan's employment had been terminated because she had refilled a prescription for herself without authorization from her physician. Again, Ms. Kinan appeared before the Board and expressed regret for failing to make payments toward her fine and refilling a prescription for herself without authorization even though she anticipated that her physician would authorize the refill when she could speak with him. Larry Espadero, PRN-PRN monitor, appeared with Ms. Kinan and expressed concerns about Ms. Kinan's mental health and suggested that she be temporarily suspended and have a psychological evaluation. On June 28, 2007 the Board Ordered Ms. Kinan's license to be suspended and participate in a full psychological testing and analysis with health professionals that she and Mr. Espadero agreed upon. Ms. Kinan's participation in the PRN-PRN program was extended for an additional five years not to end before June 6, 2012 or at the discretion of Mr. Espadero. Ms. Kinan was Ordered to notify Board staff when she returned to work and begin making payments of \$250.00 per month toward the unpaid fine to be due by the fifteenth day of the month and if a payment was not received Ms. Kinan's license would again be suspended until the payment was received. On August 15, 2007 Board staff was notified by Mr. Espadero that he terminated Ms. Kinan's participation in the PRN-PRN program because she had not completed a psychological evaluation as ordered by the Board. Ms. Kinan's license was still suspended at that time and at the October 24, 2007 Board meeting the Board again revoked Ms. Kinan's license for failure to comply with her Board Order.

Ms. Cramer noted for the Board that Mr. Espadero was not able to be present at this meeting, however he sent a letter that she read into the record. The letter indicated that Ms. Kinan was not in the PRN-PRN program because she was not compliant with her PRN-PRN agreement but he allowed her to attend meetings because she indicated they were helpful to her. He indicated that Ms. Kinan attended meetings until February, 2009, however she has not attended since then. Ms. Kinan owes PRN-PRN \$600.00 and she is currently taking Zanax. Since Ms. Kinan is not in compliance with her Board Order or her PRN-PRN agreement Mr. Espadero did not recommend reinstatement of Ms. Kinan's pharmacist license.

Ms. Kinan stated that she did have a psychological evaluation and did not realize that she needed to bring it to her appearance. Board staff indicated that the only thing they had seen was a letter from a counselor that she provided at her last appearance. Mr. Espadero testified that the letter was not a psychological evaluation as Ordered. Ms. Kinan insisted that she had a psychological evaluation and that she would provide a copy to Board staff. When questioned about her fine, she noted that she was not

required to make payments until she was working as a pharmacist. Ms. Kinan addressed the issue of PRN-PRN and asked if there was another group she could join since she found it difficult to participate in PRN-PRN. The Board indicated that if she wanted to obtain her pharmacist license again she needed to find a way to comply with the Board's Order and find a way to repair her rapport with Mr. Espadero and PRN-PRN.

Board Action:

Motion: Keith Macdonald moved to deny reinstatement of Ms. Kinan's pharmacist license until she provides a copy of the psychological evaluation and reinstates with PRN-PRN.

Second: Leo Basch

Action: Passed Unanimously

7. Dutchess Recalculation of Fines

President Fey asked if there was anyone present for Dutchess. Carolyn Cramer advised that two letters were sent, one to Mr. Chesnoff and one to Mr. Schonfeld, advising them of the time to appear. No one appeared and President Fey continued.

Ms. Cramer advised the Board that she could not make any presentations or comments regarding recalculation of fines for Dutchess and referred this matter to Nancy Savage. Ms. Savage took over the proceeding and advised the Board that they needed to reassess the fine on 26 of the violations in the Dutchess case.

President Fye gave an overview of the case and the conclusions of the District Court for the Board members since it is an entirely new Board except for Keith Macdonald, who at that time was the Executive Secretary. The Board fined Dutchess \$1,000,000.00, the District Court remanded the case back to the Board and asked how they came up with that figure. The Board recalculated and submitted it back to the District Court with their justification for the new figures. After that determination, Dutchess filed an appeal to the Supreme Court. The Supreme Court denied the appeal, however determined that the Board could not fine on the transactions between Dutchess and Overseas because at that time Overseas did not need to be licensed with the Board of Pharmacy. The case was then remanded back to the Board for recalculation excluding the 26 Causes of Action against Overseas.

NOTE: Keith Macdonald recused from participation in recalculating the Dutchess fines.

After lengthy discussion and calculation, the Board made the following motion.

Board Action:

Motion: Leo Basch moved to remove number 8 on page 59 of the Boards Findings of Fact, Conclusions of Law and Order that referred to Overseas. Of the 483 counts against Dutchess, 26 counts will be deleted and the fine of \$250.00 per count X 26 for a total of \$6,500.00 will be deducted. The fine for Legend will remain the same as there were no transactions between Legend and Overseas.

Second: Chad Luebke

Action: Passed Unanimously

8. Discussion and Determinations:

A. Licensing Fees

Larry Pinson advised the Board that we were approximately \$21,000.00 under projection for licensing fees, in part due to licensing fewer pharmacists, probably secondary to California's acceptance of the NAPLEX, and consolidation of several pharmacies. Operating costs continue to rise in light of added duties such as AB128, annual reports and new programs mandated by the legislature. Future funding for the Task Force is also a consideration if grants are no longer available. He noted that licensing fees have not been increased for some time and suggested the Board consider increasing pharmacists, interns and pharmaceutical technicians. Mr. Pinson advised that the statutory caps were \$200.00 for pharmacists and \$50.00 for interns and pharmaceutical technicians. After discussion, the Board directed staff to Workshop a \$30.00 licensing fee increase for pharmacists and a \$15.00 licensing fee increase for interns and not to increase the pharmaceutical technicians at this time.

B. Workload Sharing Via Remote Order Entry in Hospitals

Board staff received a letter from HCA advising they were implementing a series of remote order entry pharmacies across the country and would like to allow Sunrise, Mountain View and Southern Hills to participate in this process. Mr. Pinson advised that our regulations now only allow remote data entry when a pharmacy is closed. He asked if the Board would feel comfortable allowing out-of-state order entry for hospitals. He also asked if there was a serious error if they would feel comfortable relying upon another state to take a disciplinary action. Mr. Pinson reminded the Board that staff was going to be re-doing the hospital regulations and suggested that we wait and possibly incorporate the concept into the big picture when those changes are made. The Board directed staff to wait and address HCA's request when the hospital regulations are amended.

C. Physician Assistants and APN's

NAC 639.272(4)(b) requires a dispensing PA to have a consulting pharmacist as does NAC 639.870(1)(d) for dispensing APN's. The pharmacist would be available as a consultant concerning the dispensing of controlled substances, poisons, dangerous drugs and devices. Board staff questions the necessity of this requirement and is unsure if any PA's or APN's have ever complied with these regulations. Board staff was directed to bring language to Workshop removing that requirement.

D. Disaster Response Policy Statement

Larry Pinson encouraged the Board to adopt some sort of a disaster plan in light of the recent issues that came up with swine flu. A policy would be helpful in permitting pharmacists, pharmacy technicians and intern pharmacists to provide emergency care to affected patients or areas in an emergency or disaster such as flooding, bioterrorism, earthquakes or wildfires. There was discussion about who makes the declaration of emergency and it was determined that it would be the Governor. Keith Macdonald asked if the Board of Pharmacy could have some sort of liability exemption and suggested that an alignment of different agencies could coordinate efforts so everyone is on the same page. Mr. Pinson indicated he would put a workgroup together and asked President Fey to represent the Board since his experience in the hospital setting will be valuable in this process.

E. Your Success Rx

Board staff and Katie Johnson have discussed some changes in the procedures for the Your Success Rx program as follows:

- Board would order a respondent to complete a session with Your Success Rx, usually at the respondent's expense, as part of a disciplinary action.
- Your Success Rx would schedule and provide the session and bill the respondent directly.
- In the event that a respondent failed to complete the session, Board Staff would be notified immediately, and then schedule further action.
- After completion of the session, Katie Johnson and the respondent would report back to Board staff, who would evaluate the process based upon feedback from both parties.
- Board staff would then report back to the Board.

The Board directed staff to proceed with the suggested changes.

9. General Counsel Report

10. Executive Secretary Report:

- A. Financial Report
- B. Investment Report
- C. Budget – 2009-2010

Larry Pinson gave the financial and investment reports to the Board's satisfaction. He and Leo Basch, the Board treasurer, reviewed the budget with the Board and answered questions. After discussion, Mr. Pinson asked for a motion for approval.

Board Action:

Motion: Leo Basch moved to approve the 2009-2010 budget as presented.

Second: Keith Macdonald

Action: Passed Unanimously

- D. Temporary Licenses

Larry Pinson approved two temporary licenses since the last Board meeting. Keith Macdonald asked if the Board may want to revisit the reason for granting temporary licenses. Mr. Pinson advised that they are only approved for persons that have all of their paperwork in order, their licenses are in good standing with the Board they are reciprocating from, and are usually critical to a particular practice. He stated that there are not that many pharmacists that apply for temporary licenses and indicated that it was a nice gesture that helps both pharmacists and pharmacies.

E. Staff Activities

1. CE Programs

Mr. Pinson reported that he and Joe Depczynski did a CE program in Fallon and it was well attended. He also advised that others are planned to ensure pharmacists have an opportunity to obtain their required Nevada law CE before renewal this year and that PT's have opportunity to begin meeting their requirement.

2. Legislative Update

a. Hillerby Report

F. Report to Board

1. Botanica Maya

Larry Pinson and Carolyn Cramer reported that unsafe practices were reported at Botanica Maya in Las Vegas. He referenced an article from the Las Vegas Sun reporting that illegal surgeries were being performed in the back room of a storefront. Mr. Pinson indicated that he could not say too much since Board staff is working with other agencies to investigate.

G. Board Related News

H. Activities Report

11. Next Board Meeting:

September 2-3, 2009 – Reno

12. Public Comments and Discussion of and Deliberation Upon Those Comments

There were no public comments.