Open Session

Old Business

New Business

1. Consent Order Dissolution

Prior to 2010, the Board had a policy of issuing “limited administrative licenses” via consent order to applicants whose indicated area of practice was administrative medicine and who had not practiced clinical medicine for a period of time. In 2010, the Board changed its policy in that it decided it was not going to treat the administrative medicine area of practice differently than any other area of practice type, thus making the need for these types of consent orders unnecessary. In late 2015, an Order Dissolving Consent Order was issued to all licensees known to hold this type of license. This affected approximately 15 licensees. In 3/2016 a licensee who was issued a “limited administrative license” via consent order in 2005, which was subsequently dissolved via Order made a request for the Board to expunge and remove the documents from the NC Medical Board website.

Recommendation: Deny request. This was not a mistake the Board made that would warrant any type of expungement of a document. This was simply a change in the Board policy that warranted the subsequent Order Dissolving Consent Order. The Board should not make this a precedent of undoing or “expunging” prior policies when a policy change is made. (SSRC)

2. Hybrid Non-Accredited Postgraduate Training Programs

The Board recently began receiving postgraduate training verifications forms from hybrid training programs at Vidant Medical Center. The hybrid programs are not ACGME approved. However, each program is individually ACGME approved. The Board’s rule regarding postgraduate training does not include specifically include or reference hybrid programs.

Recommendation: Issue a license to an applicant who is a participant in a hybrid program in which each of the parts of the program are ACGME approved. (SSRC)