Louisiana State Board of Social Work Examiners Meeting Agenda August 11, 2023 at 8:30 a.m. 18550 Highland Road, Suite B, Baton Rouge, LA 70809 DUE TO SPACE LIMITATIONS THE PUBLIC IS REQUESTED TO PARTICIPATE VIA VIDEOCONFERENCE.

Register in advance for this webinar by copying this link and pasting to your web browser: https://sola-bswe.zoom.us/webinar/register/WN_MSepInhMTu-rc-o4Pe1Yjw This link is accessible at <u>www.labswe.org</u> under About Us > Board Meeting Minutes and Agendas. After registering, you will receive a confirmation email containing information about joining the webinar.

A public comment period will be permitted for each agenda item requiring a vote. Members of the public who wish to provide public comment must use the "raise hand" function to be recognized by the Chair. Any one person may provide public comment only once per agenda item. Public comments are limited to two minutes per speaker. Public comments are limited to the item being considered. The Chair may disregard or terminate any public comment that does not comply with this paragraph. If you are unable to attend the meeting but wish to make a public comment you can email your comment to <u>edeangelo@labswe.org</u>. The email must be received by 5:00 p.m. on August 10, 2023 and pertain to an item on the agenda.

Attendees of the public portion of the meeting can obtain a maximum of 1 hour of continuing education in ethics and 1 hour of general continuing education. An email regarding continuing education credit will be sent within 30 days following the meeting.

Call to Order

Roll Call

Welcome Candice Sorapuru, LCSW-BACS

- 1. Approval of consideration of matters listed on the agenda
- 2. Presentation of Consent Agreement and Orders
 - a. In the matter of Jade Stevens, LMSW, File #2021-191
 - b. In the matter of Jasmine Nelson, LMSW, File #2022-09
 - c. In the matter of Matthew McGoldrick, CSW, File #2023-30
 - d. In the matter of Tartiana Citizen, MSW, File #2023-34
 - e. In the matter of Anita Hall, CSW, File #2023-36
 - f. In the matter of Keyshia Flowers, RSW, File #2023-69
- 3. Minutes of the meetings held July 7, 2023 and July 8, 2023
- 4. Correspondence
 - a. Will Francis, Executive Director NASW-LA question relative to promulgating a rule to require continuing education in cultural competency
 - b. Erich Duchmann, PhD revisit correspondence and discussion of Act 487
 - c. The Hospice of Baton Rouge- Application for CE Approval Organization
 - d. Mary Elizabeth McCurdy, LCSW-BACS- request to remove disciplinary flag
 - e. Jessica Frankel, LMSW- request for supervision credit for hours completed prior to contract submission
 - f. Brandy Alexis, LMSW- request to continue remote supervision
 - g. Kristy Bookhardt, LMSW- request to continue remote supervision
 - h. Summer Carreon, LMSW- request to continue remote supervision
 - i. Aunjenee' Coner, LMSW- request to continue remote supervision
 - j. Ellen Dunn, LMSW- request to continue remote supervision (resubmitting request)
 - k. Madison Engels, LMSW- request to continue remote supervision
 - I. Briana Garcia, LMSW- request to continue remote supervision
 - m. Lauren Goodes, LMSW- request to continue remote supervision
 - n. Jasmine Harkless-Thomas, LCSW-BACS- request to continue remote supervision w/Khadijah Simmons, LMSW

- o. Alysia Johnson, LMSW- request to continue remote supervision
- p. Alison Jones, LMSW- request to continue remote supervision
- q. Donald Lagasse, LMSW- requesting remote supervision for new employment
- r. Lauren Laurent, LMSW- request to continue remote supervision
- s. MaKayleen Milson, LMSW- request to continue remote supervision
- t. Aleisha Morris, LMSW- request to continue remote supervision
- u. Leah Munroe, LMSW- request to continue remote supervision
- v. Jardashai Musgrow, LMSW- request to continue remote supervision
- w. Anne Marie Savoy, LMSW- request to continue remote supervision
- x. Glenicia Welch, LMSW- request to continue remote supervision
- y. Virginia Williams, LMSW-request to continue remote supervision
- 5. Board/Staff Matters
 - a. Report on office workflow and staffing
 - b. Appointments to Exam Committee
 - c. Appointments to Supervision Committee
 - d. ACT 393
 - e. DEI working document provided by Dr. Rebecca Chaisson
 - f. Technology Committee Update
 - g. Drafts from Rules Committee Chair
- 6. Compliance Hearings
 - a. Hope Dawan, LMSW- zoom Jamie Barney, Melissa Haley, Bora Sunseri 10:30
 - b. Hannah Gilbert, LMSW- zoom Jamie Barney, Melissa Haley, Bora Sunseri 11:00
 - c. Ilaisha Hale, MSW-zoom Jamie Barney, Melissa Haley, Bora Sunseri 11:30
- 7. Financial statement for the period ending June 30, 2023
- 8. The following matters may be heard in Executive Session pursuant to 42:17.
 - a. Compliance Hearings
 Jerhonda Henderson, MSW- Evan Bergeron, Bora Sunseri, Hyacinth McKee (in-person) 1:00
 Andrew Dietz, LMSW- zoom Evan Bergeron, Bora Sunseri, Hyacinth McKee 1:30
 - b. Lauren Godard, LMSW- request to continue remote supervision
 - c. Johnna Williams, LMSW- request to continue remote supervision
 - d. Kristina Little, LCSW-BACS- requesting CE waiver or extension
 - e. Karen Carpenter, LCSW-BACS-request to complete more than 10 distance learning for 2023-2024
 - f. Dana Davis, LCSW- request to complete all CE's via distance learning 2023-2024
 - g. Heather Moller, LCSW- request to complete all CE's via distance learning 2023-2024
 - h. Impaired Professional Program report and meeting with Kathie Pohlman, IPP Manager 2:00 p.m.
 - i. Disciplinary Monitoring report
 - j. Complaints 2017-130 2021-26 CW 2022-40 2023-32 2023-78 2023-103 CW 2023-154 2023-136
 - k. Applications list follows
 - I. Deliberations of matters on the foregoing agenda relating to the character, professional competence, or physical or mental health of a person. Such deliberations are generally conducted in executive session pursuant to La R.S. 42:17(A)(1) unless otherwise requested by the applicant or licensee.
- 9. Consideration of matters deliberated in Executive Session

Meeting may recess to August 12, 2023 if necessary to complete agenda.

§16. Executive Sessions

A public body may hold executive sessions upon an affirmative vote, taken at an open meeting for which notice has been given pursuant to R.S. 42:19, of two-thirds of its constituent members present. An executive session shall be limited to matters allowed to be exempted from discussion at open meetings by R.S. 42:17; however, no final or binding action shall be taken during an executive session. The vote of each member on the question of holding such an executive session and the reason for holding such an executive session shall be recorded and entered into the minutes of the meeting. Nothing in this Section or R.S. 42:17 shall be construed to require that any meeting be closed to the public, nor shall any executive session be used as a subterfuge to defeat the purposes of this Chapter.

Acts 1952, No. 484, §1. Amended by Acts 1976, No. 665, §1; Acts 1977, No. 707, §1; Acts 1979, No. 681, §1; Acts 2010, No. 861, §23.

§17. Exceptions to open meetings

A. A public body may hold an executive session pursuant to R.S. 42:16 for one or more of the following reasons:

(1) Discussion of the character, professional competence, or physical or mental health of a person, provided that such person is notified in writing at least twenty-four hours, exclusive of Saturdays, Sundays, and legal holidays, before the scheduled time contained in the notice of the meeting at which such executive session is to take place and that such person may require that such discussion be held at an open meeting. However, nothing in this Paragraph shall permit an executive session for discussion of the appointment of a person to a public body or, except as provided in R.S. 39:1593(C)(2)(c), for discussing the award of a public contract. In cases of extraordinary emergency, written notice to such person shall not be required; however, the public body shall give such notice as it deems appropriate and circumstances permit.

(2) Strategy sessions or negotiations with respect to collective bargaining, prospective litigation after formal written demand, or litigation when an open meeting would have a detrimental effect on the bargaining or litigating position of the public body.

(3) Discussion regarding the report, development, or course of action regarding security personnel, plans, or devices, including discussions concerning cybersecurity plans, financial security procedures, and assessment and implementation of any such plans or procedures.

(4) Investigative proceedings regarding allegations of misconduct.

(5) Cases of extraordinary emergency, which shall be limited to natural disaster, threat of epidemic, civil disturbances, suppression of insurrections, the repelling of invasions, or other matters of similar magnitude.

(6) Any meeting of the State Mineral and Energy Board at which records or matters entitled to confidential status by existing law are required to be considered or discussed by the board with its staff or with any employee or other individual, firm, or corporation to whom such records or matters are confidential in their nature, and are disclosed to and accepted by the board subject to such privilege, for the exclusive use in evaluating lease bids or development covering state-owned lands and water bottoms, which exception is proved pursuant to and consistently with the Public Records Act, being Chapter 1 of Title 44 of the Louisiana Revised Statutes of 1950, as amended, and other statutes to which the board is subject.

(7) Discussions between a city or parish school board and individual students or the parents or tutors of such students, or both, who are within the jurisdiction of the respective school system, regarding problems of such students or their parents or tutors; provided however that any such parent, tutor, or student may require that such discussions be held in an open meeting.

(8) Presentations and discussions at meetings of civil service boards of test questions, answers, and papers produced and exhibited by the office of the state examiner, municipal fire and police civil service, pursuant to R.S. 33:2492 or 2552.

(9) The portion of any meeting of the Second Injury Board during which records or matters regarding the settlement of a workers' compensation claim are required to be considered or discussed by the board with its staff in order to grant prior written approval as required by R.S. 23:1378(A)(6).

(10) Or any other matters now provided for or as may be provided for by the legislature.

B. The provisions of this Chapter shall not apply to judicial proceedings.

C. The provisions of this Chapter shall not prohibit the removal of any person or persons who willfully disrupt a meeting to the extent that orderly conduct of the meeting is seriously compromised.

D. The provisions of R.S. 42:19 and R.S. 42:20 shall not apply to any meeting of a private citizens' advisory group or a private citizens' advisory committee established by a public body, when the members of such group or committee do not receive any compensation and serve only in an advisory capacity, except textbook advisory committees of the State Department of Education or the Board of Elementary and Secondary Education. However, all other provisions contained in this Chapter shall be applicable to such group or committee and the public body which established such group or committee shall comply with the provisions of R.S. 42:19 in providing the required notice of meetings of such group or committee.

Added by Acts 1976, No. 665, §1. Amended by Acts 1979, No. 681, §1; Acts 1982, No. 215, §1; Acts 1989, No. 389, §1; Acts 2003, No. 336, §1, eff. June 13, 2003; Acts 2006, No. 90, §1, eff. May 25, 2006; Acts 2009, No. 196, §7, eff. July 1, 2009; Acts 2010, No. 861, §23; Acts 2011, No. 188, §1; Acts 2012, No. 811, §15, eff. July 1, 2012; Acts 2014, No. 628, §1; Acts 2021, No. 66, §2, eff. June 4, 2021.