I want to take this opportunity to thank my fellow board members for their tireless commitment to the profession and the public. I have never had the pleasure of working with a finer group of people in my professional life. In addition, I would like to acknowledge and thank the staff of the board. They continue to implement the directives of the board and enforce the board rules while assisting licensees with a myriad of issues. The board is a very busy place at this point as the staff gears up for this year’s license renewals. The director outlined in his message the changes to the renewal process this year so I will avoid repeating them. Suffice it to say, the changes are reflective of the board’s commitment to streamline the process and reduce costs to the agency. Ultimately, the board would like to make the entire process electronic from notification via email to printing certificates and permits after completing the online renewal process.

The board is continuing to work through the state conducting CDC and anesthesia inspections. The inspector is currently working in the greater Baton Rouge area. For those of you who have not been through an inspection, the inspection sheet is attached to the 2011 Summer Update on the board website under the publications tab. This sheet will provide you with the areas that the inspector will review. As many of you know, the board is sending follow up correspondence to the licensee to document any deficiency in the inspection. The correspondence cites the deficiency and what information is needed to correct it. The board allows for the correction of most deficiencies within a thirty day period following the inspection. Therefore, most, if not all, of the noted deficiencies never reach a disciplinary setting. However, some deficiencies cannot be corrected during the 30 day period following the inspection. The most widely cited of these is the failure to produce a log documenting weekly biological monitoring of the office sterilizer. The spore testing log, as it is commonly referred to, should document the monitoring of your office sterilizer at least weekly as directed by the CDC. A summary of the Federal Centers for Disease Control guidelines on sterilization and other standard precautions is included in the Dental Practice Act on the board website.

The board at its August meeting received a report from Ms. Julie Alleman of Physicians’ Health Foundation of Louisiana (PHFL) on the Dental Health Professional Monitoring Program. This program was originally administered through volunteers at the LDA. With the retirement of Dr. Jamie Manders, the LDA, in association with the board, passed legislation to create a formal program which is funded through a license assessment on both dentists and hygienists. The board awarded the contract to administer the program to PHFL in December 2012 and it is scheduled to begin January 1, 2014. The board is very fortunate to have PHFL to administer this most important program. The company has administered the Physicians’ Well Being Program since 1984. Therefore, they have years of experience in the evaluation and treatment of health care professionals.

Physicians’ Health Foundation will be scheduling informational meetings throughout the state during the first year of the program. The meetings will review access and referrals to
the program, as well as evaluation, intervention, treatment and monitoring once a referral has been made. The program is confidential and it will address a variety of issues affecting a licensee who is impaired or potentially impaired. Impairment is characterized as the failure or inability to practice your profession with reasonable skill and safety due to mental illness or deficiency, or physical illness, including but not limited to deterioration through the aging process or the loss of motor skills, and/or excessive use or abuse of drugs, including alcohol. The first time participant can expect to avoid disciplinary action from the board upon participation and successful completion of the program. The board recognizes that treatment of an addiction and the return to practice benefit not only the profession but the public.

While I only have a few months left as president of the board, I will continue as a member through 2017. I welcome any comments, questions or topics of discussion for the board. The members recognize that without your cooperation in this process the board cannot properly regulate the practices of dentistry and dental hygiene.

From the Desk of the Executive Director
Peyton Burkhalter

This year the Louisiana State Board of Dentistry has adopted some changes to the renewal process. In past years, the board sent a letter to each licensee providing the current status of the license and whether it was scheduled to expire. The board would also provide the date that the board’s online renewal system would be open for the processing of the license renewal. In addition, each licensee would receive a summary of each disciplinary action which was concluded for the last year and a form on which to record continuing education information. This year the board will no longer be sending letters to all licensees. The board has opted to send notifications to only those licensees whose licenses are scheduled to expire and must be renewed by the close of business December 31, 2013. Therefore, each and every licensee whose license expires on December 31, 2013, will receive a postcard with information on how to renew his/her license. The postcards will be mailed to each licensee at the most current mailing address that the board has on file. Accordingly, if you have moved or changed your mailing address you should file a change of address form with the board as soon as possible. The board will mail the postcard notifications beginning September 16, 2013.

The online renewal system will open for renewals this year on October 1, 2013. The function of the system has not changed but there are changes to the content of which you should be aware. The first change is the assessment of a fee to fund the Dental Health Professional Monitoring Program (“Program”). There will be a $50 charge to each dentist and a $30 charge to each hygienist. The funds generated will fund the Program which will take the place of the LDA Well Being Program. The Program, which is open to all licensees, will provide monitoring of impaired individuals including but not limited to those who have issues with chemical dependency as well as physical or mental issues that prevent them from practicing their profession with reasonable skill and safety. The Program is confidential and will be a benefit to all licensees while fulfilling the board’s mission to protect the public. In addition to the new fee, the board will require that dentists list the name of each EDDA who is employed in their practice. Therefore, the renewal system will now require that dentists disclose the names of both their hygienists and EDDAs employed in their practice.

The next change this year is that the board will not mail out the summary of disciplinary actions by mail. The board will post a summary of the disciplinary actions on the board website beginning in September. Each year this summary will be replaced with the prior year’s actions of the board. In addition to the posting of the actions on the disciplinary tab of the board website, the disciplinary actions will remain a part of this publication which is located on the website under the publications tab. By these actions, the board continues to work towards a paperless office. Unfortunately, at this time, the board does not have a paperless system to track and report continuing education hours. Therefore, the board will post the CE form on the website under the forms tab and those licensees who are renewing their license will be required to print and complete the form for submission to the board by January 31, 2014. The completed form should be submitted initially without certificates of completion. Those licensees who are selected to undergo an audit will be contacted and asked to submit proof of the continuing education as listed on the form.

As always, the board and its staff are committed to making the renewal process as efficient as possible. Should you experience an issue with the online renewal system or have a question about completion of the process, please do not hesitate to contact a staff member for assistance. Also, if you would prefer to complete your renewal transaction via paper, please contact the board office at (504) 568-8574 to request the paper renewal application and one will be mailed to you for completion.
DISCIPLINARY ACTIONS 2012-2013

The following represents summaries of disciplinary actions taken in 2012-2013 by the Louisiana State Board of Dentistry or judgments rendered by the court in connection with civil and/or criminal proceedings and/or appellate proceedings involving registrants of this board. In the event further judicial appeals are taken in any of these matters, they will be reviewed in the next issue of The Bulletin.

LANCE L. BABIN, D.D.S.
RACELAND, LOUISIANA
Violation - Dr. Babin was charged with failure to satisfy the prevailing acceptable standard of care in violation of R.S. 37:776 (A)(8); fraud and submitting false claims in violation of R.S. 37:776 (A)(16) and (21); violating R.S. 37:776 (A)(24) relative to the violation of his consent decree executed on March 6, 2009; and failure to cooperate with the board in investigating any matter before the board in violation of R.S. 37:776 (A)(27).
Final Disposition – Dr. Babin surrendered his license to practice dentistry in the state of Louisiana. He was also ordered to reimburse the board’s costs.

LISA C. BAILEY, D.D.S.
GONZALES, LOUISIANA
Violation - Dr. Bailey was charged with fraud and submitting unnecessary claims in violation of R.S. 37:776 (A)(16) and (21).
Final Disposition - Dr. Bailey entered into a consent decree with the board wherein she was ordered to pay a fine in the amount of $5,000 and reimburse all of the board’s costs; she was placed on probation for 3 years. Dr. Bailey must satisfactorily complete a continuing education course in ethics. She must also successfully complete the dental jurisprudence test administered by the board.

MICHAEL M. CASH, D.D.S.
RIVER RIDGE, LOUISIANA
Violation - Dr. Cash was charged with failure to maintain a clean, sanitary, and safe facility in violation of R.S. 37:775 (6), thereby forming a violation of R.S. 37:776 (A)(15).
Final Disposition - Dr. Cash entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $4,500 and reimburse the board’s costs; he was placed on probation for a period of 5 years. Dr. Cash must undergo an evaluation and remediation if necessary, of infection control and sterilization. He must also successfully complete the dental jurisprudence test administered by the board.

HARRY K. CASTLE, D.D.S.
LAKE CHARLES, LOUISIANA
Violation - Dr. Castle was charged with allowing an unlicensed person to perform work which can only be performed by licensed persons in violation of R.S. 37:776 (A)(11) and R.S. 37:775 (A)(12).
Final Disposition - Dr. Castle entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $20,000 and reimburse the board’s costs; he must satisfactorily complete a continuing education course in ethics.

MARCY ANN DAVID, R.D.H.
BATON ROUGE, LOUISIANA
Violation - Ms. David was charged with failure to acquire the requisite continuing education for the renewal of her Louisiana dental hygiene license in violation of LAC 46:XXXIII.1613, thereby forming a violation of R.S. 37:777 (A)(18).
Final Disposition - Ms. David entered into a consent decree with the board wherein she was ordered to pay a fine in the amount of $2,000 and obtain the deficient hours of continuing education no later than October 31, 2012.
DISCIPLINARY ACTIONS

ELISKA C. DAVIS, R.D.H.
BATON ROUGE, LOUISIANA
Violation - Ms. Davis was charged with habitual indulgence in the use of drugs, narcotics, or intoxicating liquors in violation of R.S. 37:777 (A)(5).
Final Disposition - Ms. Davis entered into a consent decree with the board wherein she was suspended pending an evaluation and any treatment recommended by Palmetto or Pine Grove for alcohol or substance abuse and/or addictive disorders.

KEITH JOSEPH FABRE, D.D.S.
METAIRIE, LOUISIANA
Violation - Dr. Fabre was charged with failure to acquire the requisite continuing education for the renewal of his Louisiana dental license in violation of LAC 46:XXXIII.1611, thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Fabre entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $500 and obtain the deficient hours of continuing education no later than August 31, 2012.

GREGORY W. GREENWOOD, D.D.S.
NEW ORLEANS, LOUISIANA
Violation - Dr. Greenwood was charged with prescribing, dispensing, or administering habit-forming or other legally controlled substances in other than a legal or legitimate manner in violation of R.S. 37:776 (A)(6); his failure to maintain accurate logs of controlled substances in violation of R.S. 37:796 (C) and LAC 46:XXXIII.320, thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Greenwood entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $5,000 and reimburse the board’s costs. He must satisfactorily complete continuing education courses in opiate management and record keeping; he must also successfully complete the dental jurisprudence test administered by the board.

RONALD J. GUSTAFSON, D.D.S.
SLIDELL, LOUISIANA
Violation - Dr. Gustafson was charged with prescribing, dispensing, or administering habit-forming or other legally controlled substances in other than a legal or legitimate manner in violation of R.S. 37:776 (A)(6).
Final Disposition - Dr. Gustafson entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $5,000 and reimburse the board’s costs; his license was placed on probation for 5 years. Dr. Gustafson must surrender all state and federal controlled substances prescribing privileges and provide proof of surrender to the board no later than April 15, 2013. He must complete and satisfactorily pass a continuing education course in opiate management. He must also successfully complete the dental jurisprudence test administered by the board.

PATRICK J. HENDERSON, D.D.S.
BATON ROUGE, LOUISIANA
Violation - Dr. Henderson was charged with failure to acquire the requisite continuing education for the renewal of his Louisiana dental license in violation of LAC 46:XXXIII.1611, thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Henderson entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $500 and obtain the deficient hours of continuing education no later than August 31, 2012.

DENNIS L. HENRY, D.D.S.
HARAHAN, LOUISIANA
No Violation
Final Disposition – Dr. Henry entered into an amendment of his original consent decree rescinding the earlier action. The fine assessed and originally paid was forfeited.
SHAINA B. LANDRY, R.D.H.
BELLE ROSE, LOUISIANA
Violation - Ms. Landry was charged with failure to acquire the requisite continuing education for the renewal of her Louisiana dental hygiene license in violation of LAC 46:XXXIII.1613, thereby forming a violation of R.S. 37:777 (A)(18).
Final Disposition - Ms. Landry entered into a consent decree with the board wherein she was ordered to pay a fine in the amount of $500 and obtain the deficient hours of continuing education no later than August 31, 2012.

RONALD A. MANCUSO, D.D.S.
METAIRIE, LOUISIANA
Violation - Dr. Mancuso was charged with failure to acquire the requisite continuing education for the renewal of his license in violation of LAC 46:XXXIII.1611, thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Mancuso entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and complete the deficient hours of continuing education.

ERNEST E. QUIMBY, D.D.S.
MANDEVILLE, LOUISIANA
No Violation
Final Disposition - Dr. Quimby entered into an amendment of the original consent decree wherein the due date of his original fine and costs was extended. All other terms of the original consent decree remain in effect.

DAVID L. RUEGSEGGER , D.D.S.
MANDEVILLE, LOUISIANA
Violation - Dr. Ruegsegger was charged with prescribing, dispensing, or administering habit-forming or other legally controlled substances in other than a legal or legitimate manner in violation of R.S. 37:776 (A)(6).
Final Disposition - Dr. Ruegsegger entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $10,000 and reimburse the board’s costs; he was placed on probation for 5 years. Dr. Ruegsegger must surrender all state and federal controlled substances prescribing privileges, and provide proof of surrender to the board no later than April 15, 2013. He must satisfactorily complete continuing education courses in opiate management, chemical dependency, and ethics. He must also successfully complete the dental jurisprudence test administered by the board.

WILLIAM C. SANDERS, JR., D.D.S.
SHREVEPORT, LOUISIANA
Violation - Dr. Sanders was charged with failure or inability to practice with reasonable skill due to physical or mental condition in violation of R.S. 37:776 (A)(17).
Final Disposition - Dr. Sanders surrendered his license to practice dentistry in the state of Louisiana.

ALEX DARRELL SHARPLESS, D.D.S.
CHINQUAPIN, NORTH CAROLINA
No Violation
Final Disposition - Dr. Sharpless entered into an amendment of the original consent decree wherein his license to practice dentistry was reinstated. He was placed on probation for five years. During this probationary period, Dr. Sharpless will undergo a monitoring program with a board approved agency. Dr. Sharpless will practice dentistry only under the supervision of a Louisiana licensed dentist for the first two years of his probation.

TERRY S. TURNER, D.D.S.
KENTWOOD, LOUISIANA
Violation - Dr. Turner was charged with habitual indulgence in the use of drugs, narcotics, and intoxicating liquors in violation of R.S. 37:776 (A)(5).
Final Disposition - Dr. Turner entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,500 and reimburse the board’s costs; he was placed on probation for a period of 5 years. During this probationary period, Dr. Turner will undergo a monitoring program with a board approved agency. Dr. Turner must surrender all state and federal controlled substances prescribing privileges and provide proof of surrender to the board no later than June 17, 2013.
ADVERTISING VIOLATIONS

GENE A. ANZALONE, D.D.S.
HAMMOND, LOUISIANA
Violation - Dr. Anzalone was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (3), thereby forming a violation of and 37:776 (A)(24).
Final Disposition - Dr. Anzalone entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

RISHARD M. BANKS, D.D.S.
NEW ORLEANS, LOUISIANA
Violation - Dr. Banks was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15); and in violation of LAC 46:XXXIII.301 (E)(3) and (G)(2) and (3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Banks entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,000 and provide documentation to the board that he has satisfactorily corrected the advertisement.

SHAWNA L. STEELE-BATTIER, D.D.S.
CINCINNATI, OHIO
Violation - Dr. Steele Battier was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (E)(3) and (G)(2) and (3), thereby forming violations of 37:776 (A)(24).
Final Disposition - Dr. Steele Battier entered into a consent decree with the board wherein she was ordered to pay a fine in the amount of $3,000 and provide documentation to the board proving that she has satisfactorily corrected the advertisement.

JOHN P. BENJAMIN, JR., D.D.S.
ALEXANDRIA, LOUISIANA
Violation - Dr. Benjamin was charged with publishing an advertisement in violation of R.S. 37:775 [(1)(a) and (b)] and LAC 46:XXXIII.301 (I)(1) and (2), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Benjamin entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

COREY M. BERGERON, D.D.S
BREAUX BRIDE, LOUISIANA
Violation - Dr. Bergeron was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Bergeron entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

ANDRE H. BRUNI, D.D.S.
BATON ROUGE, LOUISIANA
Violation - Dr. Bruni was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2), (3) and (4), (G)(2) and (3), and (I)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Bruni entered into a consent decree with the board wherein he must pay a fine in the amount of $5,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

BRAD Y. BRYAN, D.D.S.
MADISON, MISSISSIPPI
Violation - Dr. Bryan was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (E)(3), (G)(2) and (3), and .304(A), thereby forming violations of 37:776 (A)(24).
Final Disposition - Dr. Bryan entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.
ADVERTISING VIOLATIONS

GREGORY D. BURNS, D.D.S.
SHREVEPORT, LOUISIANA
Violation - Dr. Burns was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Burns entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

TIMOTHY L. CHAUVIN, D.D.S.
LAFAYETTE, LOUISIANA
Violation - Dr. Chauvin was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Chauvin entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

STEVEN D. COLLINS, SR., D.D.S.
BATON ROUGE, LOUISIANA
Violation - Dr. Collins was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (E)(1) and (2) and (G)(2) and (3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Collins entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

PEDRO J. CUARTAS, D.D.S.
HOUMA, LOUISIANA
Violation - Dr. Cuartas was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2), (G)(2) and (3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Cuartas entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

DUNG V. DINH, D.D.S.
HARVEY, LOUISIANA
Violation - Dr. Dinh was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (E)(3), (G)(2) and (3), and .304(A), thereby forming violations of 37:776 (A)(24).
Final Disposition - Dr. Dinh entered into a consent decree with the board wherein she was ordered to pay a fine in the amount of $3,500 and provide documentation to the board proving that she has satisfactorily corrected the advertisement.

KENNETH R. DUBOIS, II, D.D.S.
METAIRIE, LOUISIANA
Violation - Dr. Dubois was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (G)(1)(2)(3) and (4), and (I)(1) and (2), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Dubois entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000.

GORDON E. FLETCHER, D.D.S.
NEW ORLEANS, LOUISIANA
Violation - Dr. Fletcher was charged with publishing an advertisement in violation of LAC 46:XXXIII.122 (C)(4) and .301 (G)(1), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Fletcher entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.
ADVERTISING VIOLATIONS

DAVID D. FINLEY, D.D.S.
MONROE, LOUISIANA
Violation - Dr. Finley was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (E)(1) and (3) and (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Finley entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

BENNETT P. FONTENOT, D.D.S.
BREAUX BRIDGE, LOUISIANA
Violation - Dr. Fontenot was charged with publishing an advertisement in violation of R.S. 37:775 (3), R.S. 37:776 (A)(8)(a)(b) and LAC 46:XXXIII.301 (E)(2)(3), (G)(2), and (I)(3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Fontenot entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

THOMAS E. FOSTER
BATON ROUGE, LOUISIANA
Violation - Dr. Foster was charged with publishing an advertisement in violation of R.S. 37:775 (3), and LAC 46:XXXIII.301 (E) (2)(3), and (G)(3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Foster entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

JONATHAN N. GOLD, D.D.S.
NEW ORLEANS, LOUISIANA
Violation - Dr. Gold was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (B), (E)(3), and (G)(2) and (3), thereby forming violations of 37:776 (A)(24).
Final Disposition - Dr. Gold entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $4,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

WILLIAM B. GRAND, D.D.S.
MANDEVILLE, LOUISIANA
Violation - Dr. Grand was charged with publishing an advertisement in violation of R.S. 37:775 (3), and LAC 46:XXXIII.301 (E) (2)(3), (I)(1)(2) and(3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Grand entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $5,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

MIA J. BARNES GRAY, D.D.S.
NEW ORLEANS, LOUISIANA
Violation - Dr. Barnes Gray was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (B), (E)(3), and (G)(2) and (3), thereby forming violations of 37:776 (A)(24).
Final Disposition - Dr. Barnes Gray entered into a consent decree with the board wherein she was ordered to pay a fine in the amount of $4,000 and provide documentation to the board proving that she has satisfactorily corrected the advertisement.

WILLIAM T. HEATH, D.D.S.
RAYVILLE, LOUISIANA
Violation - Dr. Heath was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E) (2) and (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Heath entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.
ADVERTISING VIOLATIONS

DONALD W. HENAGAN, D.D.S.
NEW IBERIA, LOUISIANA
Violation - Dr. Henagan was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (G)(3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Henagan entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

PETER D. IGOE, D.D.S.
NEW ORLEANS, LOUISIANA
Violation - Dr. Igoe was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (E)(3) and (G)(2) and (3), thereby forming violations of 37:776 (A)(24).
Final Disposition - Dr. Igoe entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

ANDREW P. JACKSON, D.D.S.
JEANERETTE, LOUISIANA
Violation - Dr. Jackson was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (G)(4), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Jackson entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

JERRY LAMAR JOHNSTON, D.D.S.
RUSTON, LOUISIANA
Violation - Dr. Johnston was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Johnston entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

MELVIN P. JONES, D.D.S.
BATON ROUGE, LOUISIANA
Violation - Dr. Jones was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Jones entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

ERIC J. LEBLANC, D.D.S.
BOSSIER CITY, LA
Violation - Dr. LeBlanc was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(4), thereby forming a violation of and 37:776 (A)(24).
Final Disposition - Dr. LeBlanc entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

VINCENT LEGGIO, D.D.S.
PLAQUEMINE, LOUISIANA
Violation - Dr. Leggio was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Leggio entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.
RONALD J. LIUZZA, D.D.S.
KENNER, LOUISIANA
Violation - Dr. Liuzza was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (I)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Liuzza entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

RODRIK E. LOUD, D.D.S.
SHREVEPORT, LOUISIANA
Violation - Dr. Loud was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Loud entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

LOUIS L. MASON, D.D.S.
PORT ALLEN, LOUISIANA
Violation - Dr. Mason was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Mason entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

ROBERT S. MATTHEWS, D.D.S.
SHREVEPORT, LOUISIANA
Violation - Dr. Matthews was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E) and (I), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Matthews entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

JOHN C. MOREAU, JR., D.D.S.
ALEXANDRIA, LOUISIANA
Violation - Dr. Moreau was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E) and (I), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Moreau entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

BOBBIE N. MORRIS, D.D.S.
LOCKPORT, LOUISIANA
Violation - Dr. Morris was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2), (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Morris entered into a consent decree with the board wherein she must pay a fine in the amount of $3,000 and provide documentation the board that she has satisfactorily corrected the advertisement.

EDGARDO L. RABEL, D.D.S.
BAKER, LOUISIANA
Violation - Dr. Rabel was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Rabel entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.
ADVERTISING VIOLATIONS

ROBERT B. RABEL, D.D.S.
BAKER, LOUISIANA
Violation - Dr. Rabel was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Rabel entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

CLINT N. SANDEFER, D.D.S.
DENHAM SPRINGS, LOUISIANA
Violation - Dr. Sandefer was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Sandefer entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

JOHN E. STAFFORD, D.D.S.
SHREVEPORT, LOUISIANA
Violation - Dr. Stafford was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Stafford entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

KENT A. STASNEY, D.D.S.
SLIDELL, LOUISIANA
Violation - Dr. Stasney was charged with publishing an advertisement in violation of R.S. 37:775 (3), and LAC 46:XXXIII.301 (E)(1)(2)(3), (G)(2) and (3), thereby forming a violation of 37:776 (A)(24).
Final Disposition - Dr. Stasney entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

BRYAN R. STEWART, D.D.S.
BOSSIER CITY, LOUISIANA
Violation - Dr. Stewart was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (G)(2) and (4), thereby forming a violation of and 37:776 (A)(24).
Final Disposition - Dr. Stewart entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $2,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

BRANTLY L. SURLES, D.D.S.
MONROE, LOUISIANA
Violation - Dr. Brantly was charged with publishing an advertisement in violation of LAC 46:XXXIII.301 (E)(2) and (G)(3), thereby forming a violation of R.S. 37:776 (A)(24).
Final Disposition - Dr. Brantly entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $1,500 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

SANG T. TRAN, D.D.S.
SHREVEPORT, LOUISIANA
Violation - Dr. Tran was charged with publishing an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (B), (E)(1)(2)(3), (G)(2) and (3), thereby forming a violation of 37:776 (A)(15) and (24).
Final Disposition - Dr. Tran entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $4,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.
### ADVERTISING VIOLATIONS

**DAVID M. VIETH, D.D.S.**  
**MARIETTA, GEORGIA**

**Violation** - Dr. Vieth was charged with publishing an advertisement in violation of R.S. 37:775 (3) and (13), thereby forming violations of R.S. 37:776 (A)(15), and in violation of LAC 46:XXXIII.301 (E)(3), (G)(2) and (3), thereby forming violations of 37:776 (A)(24).

**Final Disposition** – Dr. Vieth entered into a consent decree with the board wherein he was ordered to pay a fine in the amount of $3,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

**STEPHEN J. WEILBACHER, D.D.S.**  
**BATON ROUGE, LOUISIANA**

**Violation** - Dr. Weilbacher was charged with publish an advertisement in violation of R.S. 37:775 (3) and LAC 46:XXXIII.301 (E)(2) and (4), thereby forming a violation of 37:776 (A)(24).

**Final Disposition** - Dr. Weilbacher entered into a consent decree with the board wherein he must pay a fine in the amount of $1,000 and provide documentation to the board proving that he has satisfactorily corrected the advertisement.

### 2014-2015 RENEWAL FEES

#### LICENSE RENEWAL FEES

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
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</thead>
<tbody>
<tr>
<td>2014-2015 biennial dental license</td>
<td>$540</td>
</tr>
<tr>
<td>2014-2015 biennial dental license (for licensees whose initial dental license was issued during calendar year 2013)</td>
<td>$270</td>
</tr>
<tr>
<td>2014-2015 biennial dental hygiene license</td>
<td>$200</td>
</tr>
<tr>
<td>2014-2015 biennial dental hygiene license (for licensees whose initial dental hygiene license was issued during calendar year 2013)</td>
<td>$100</td>
</tr>
</tbody>
</table>

Delinquent fees will be assessed to all license renewals not completed by December 31, 2013 (if renewing online) or postmarked by December 31, 2013 (if using a paper renewal form).

#### PERSONAL ANESTHESIA PERMIT RENEWAL FEES

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Renewal of personal nitrous oxide permit</td>
<td>$50</td>
</tr>
<tr>
<td>Renewal of personal adult enteral moderate sedation permit</td>
<td>$50</td>
</tr>
<tr>
<td>Renewal of personal pediatric enteral moderate sedation permit</td>
<td>$50</td>
</tr>
<tr>
<td>Renewal of personal parenteral moderate sedation permit</td>
<td>$200</td>
</tr>
<tr>
<td>Renewal of personal parenteral deep sedation permit</td>
<td>$200</td>
</tr>
<tr>
<td>Renewal of personal general anesthesia permit</td>
<td>$200</td>
</tr>
</tbody>
</table>

You will only pay a renewal fee for the highest level of anesthesia permit you hold.

#### DENTAL HEALTH PROFESSIONAL MONITORING PROGRAM FEES

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dentist fee to support well-being program</td>
<td>$50</td>
</tr>
<tr>
<td>Hygienist fee to support well-being program</td>
<td>$30</td>
</tr>
</tbody>
</table>
ANESTHESIA PERMIT INFORMATION

DENTIST ANESTHESIA PERMITS

The hierarchy of dental anesthesia permits is as follows:

1. General anesthesia
2. Parenteral deep sedation
3. Parenteral moderate sedation
4. Pediatric enteral moderate sedation
5. Adult enteral moderate sedation
6. Nitrous oxide inhalation

Dentists only hold an anesthesia permit for the highest level of anesthesia they administer, but it allows them to administer any type of anesthesia below it. For example, if you currently hold an anesthesia permit for the administration of level 2 (parenteral deep sedation), then you are qualified to administer levels 2 through 6.

If you are considering taking an anesthesia course at a school other than LSUSD, you should contact the board office prior to completing it to ensure that it will be accepted for your desired level of anesthesia permit.

You may find anesthesia permit applications under “Dental Anesthesia Permit Applications” on the “Forms” page of our website at www.lsbd.org.

HYGIENIST ANESTHESIA PERMITS

IMPORTANT: There is no hierarchy of anesthesia permits for dental hygienists. If you receive a nitrous oxide or local anesthesia permit, you are not automatically authorized to administer the other. You must apply for your nitrous oxide and local anesthesia permits separately.

Nitrous Oxide

Nitrous oxide permits are not automatically given to hygienists after graduation or completion of an approved nitrous oxide course. You must complete the course and fill out the appropriate application and send it along with the payment to the board office to receive your permit. You are not authorized to administer nitrous oxide until you have first received a permit from the board.

Local Anesthesia

Local anesthesia permits are not automatically given to hygienists after graduation or completion of an approved local anesthesia course. You must complete the course and fill out the appropriate application and send it along with the payment to the board office to receive your permit. You are not authorized to administer nitrous oxide until you have first received a permit from the board.

If you are considering taking an anesthesia course at a dental or hygiene school outside Louisiana, you should contact the board office prior to completing it to ensure that it will be accepted for your desired level of anesthesia permit.

You may find anesthesia permit applications under “Dental Hygiene Anesthesia Permit Applications” on the “Forms” page of our website at www.lsbd.org.
FREQUENTLY ASKED QUESTIONS
LICENSES

What do I need to post in my office?
All Louisiana licensees holding either a dental or a dental hygiene license must display their licenses in full and open view for all patients to observe. You must post both your original license and all current renewal certificates of your license and any anesthesia permits.

I opened up a second office. Can I get another original license to display in my new office?
NO. The Louisiana State Board of Dentistry issues only one original license (and one renewal certificate). You may display copies of any and all licenses and current renewal certificates in the additional offices.

Should your original license be lost or stolen, you must fill out an affidavit of lost license and pay a fee for a new original license to be created. If you simply want an additional original to display in a new office, we will not issue it.

When do I have to renew my license?
Licensees whose last names (when they were originally licensed) begin with the letters A through L renew in odd years and must renew their licenses by December 31, 2013. Licensees whose last names (when they were originally licensed) begin with the letters M through Z renew in even years and will not renew their licenses until December 31, 2014.

I have to renew my license this year. What is the due date?
December 31, 2013. If you renew online, your transaction must be completed by 11:59 PM (Central Time), December 31, 2013. If you renew with the paper form, it must be postmarked no later than December 31, 2013. Any license renewal applications completed after that date will be assessed a delinquent fee.

What happens if I allow my license to lapse or I do not renew it?
If your Louisiana dental or dental hygiene license lapses due to non-renewal, you may not practice dentistry or dental hygiene in Louisiana. Persons who practice with a lapsed license are subject to disciplinary action.

If you are practicing in another state and wish to give up your Louisiana license, please be aware that should you wish to reactivate your license in the future, you will have to re-apply for your license by credentials.

What happens to my license after the expiration date?
Licenses expire December 31, 2013. After that date, you will receive a certified mail notice notifying you of your possible oversight. If we receive no response from you or if you notify the board of your non-renewal intentions, your license will be revoked at the March 2014 board meeting.

ANESTHESIA (DENTISTS)

What is the difference between a personal permit and an office permit?
The personal permit states that the dentist is qualified to administer the indicated level of anesthesia. The office permit states that the premises and equipment where that level of anesthesia is being administered are in compliance with board requirements. You may not administer anesthesia unless you have a personal permit, and the location where you are administering the anesthesia has an office permit for that level of anesthesia.
FAQ (continued)

Every dentist in a group practice who intends to administer anesthesia must have his/her own personal anesthesia permit. Only one office permit is required for the office. Dentists may administer any level of anesthesia for which they have a permit in any office where there is a current office permit for that same level.

I’m moving to a new office. Can I use my same office permit at the new location?
NO. Office permits are specifically for the office listed on the permit certificate and are not transferable. You must apply for a new office permit at the new location. You may find applications for anesthesia permits on our website.

Adult enteral moderate sedation and nitrous oxide office permits are issued by the board upon approval of your submitted application. Office inspections are not required prior to issuance of the permit. These offices are inspected routinely in the normal course of board business.

Pediatric enteral moderate sedation, parenteral moderate sedation, parenteral deep sedation, and general anesthesia office permits require an office inspection prior to approval and issuance of the permits. You must allow adequate time for the processing of these applications.

I want to hire a CRNA or other third-party anesthesia provider to administer anesthesia to my dental patients. Do I need to notify the board or will my permit allow the provider to administer anesthesia in my office?
Dentists wishing to employ a third party provider must apply for and receive an office permit authorizing the third party provider to administer anesthesia in that office location. A dentist’s office permit allows only personally permitted dentists to administer anesthesia in that location. Third party providers must be specifically named on a third party provider office permit. The dentist must complete and submit the “Third Party Anesthesia Provider Application.” If the dentist wishes to hire an additional third party provider, a new application must be submitted naming the new provider.

Do I have to renew my anesthesia permit(s)?
YES. Personal anesthesia permits expire with the dentist’s license and must be renewed.

A personal anesthesia permit is renewed with the dentist’s license for an additional fee. If you renew your license online, the total fee listed includes the applicable personal anesthesia permit renewal fee. Your personal anesthesia permit will be listed on the lower left of your dental license renewal certificate.

Office permits currently renew automatically with the dentist’s license. There is currently no renewal fee for office permits. These will be mailed to the permit holder along with his/her dental license renewal certificate.

I don’t want to pay the personal anesthesia permit renewal fee. How can I give up my permit so that I don’t have to pay the renewal fee?
You must notify the board office in writing (postal mail or fax only) that you intend to give up your anesthesia permit. If you administer anesthesia without a personal permit, you are in violation of the board’s rules.

If you intend to renew your dental license online, you must inform the board office in writing that you are giving up your personal anesthesia permit prior to renewing your license online. Once we have received that information and removed your permit information from our database, you may then log in online to renew your dental license.

If you intend to renew your dental license with a paper form, you may indicate on the form that you would like to give up your anesthesia permit(s).

ANESTHESIA (HYGIENISTS)

I have a local anesthesia permit. Do I need an office permit, too?
NO. The board does not issue office permits for the administration of local anesthesia. You may administer local anesthesia in any dental office in Louisiana if you have a permit.

I plan on getting my nitrous oxide permit. Does that mean I may administer local anesthesia, too?
NO. There is no anesthesia hierarchy for hygienists. Nitrous oxide permits and local anesthesia permits are separate permits with different qualifications and applications. You must apply for them separately.
FAQ (continued)

I plan on getting my nitrous oxide permit, but my employing dentist does not use nitrous oxide in his/her dental practice. May I still use nitrous oxide?

NO. You will not be allowed to administer nitrous oxide unless you are in an office where the dentist holds a personal nitrous oxide permit AND the office has an office nitrous oxide permit.

I’m working under general supervision. May I administer local anesthesia or nitrous oxide while the dentist is out?

NO. Hygienists may only administer local anesthesia or nitrous oxide under direct supervision.

CONTINUING EDUCATION

My license is up for renewal this year. Do I have to report the CE courses I took over the past two years? Do I have to send my certificates?

You must report all CE courses you completed during the past two years on the CE reporting form available on the “Forms” page of the board’s website. This form must be completed and returned to the board office no later than January 31, 2014. You do not need to send any CE certificates at this time. CE audits will be conducted sometime during the first half of 2014 for licensees renewing in December 2013. If you are selected for the CE audit, you will be asked to provide CE certificates at that time.

I just got my license. Do I still have to meet CE requirements?

Dentists and hygienists who were enrolled in dental or hygiene school during the calendar year in which they received their license will not have to complete CE for the year in which they were still enrolled in school. They must still complete CE for the second year of their license term, and all requirements are reduced by one-half.

Dentists and hygienists who received their license but were not enrolled in school during the calendar year in which they received their license must comply with all CE requirements.

How many continuing education hours do I need to complete? What are the specific requirements?

DENTISTS must have completed 40 hours by the time they renew their licenses. There is a requirement that one-half of the hours be clinical in nature. “Clinical” hours pertain to the actual delivery of dental services directly to the patient. A more specific breakdown is below.

40 total hours
  Of those 40 total hours, 20 must be clinical in nature.
  Of those 20 clinical hours, 10 must be personally attended.
  The remaining 10 clinical hours may be personally attended OR online/ correspondence courses (still clinical in nature) that require a written test at the completion of the course.

The remaining 20 hours may be EITHER clinical OR non-clinical.

HYGIENISTS must have completed 24 hours by the time they renew their licenses. There is a requirement that one-half of the hours be clinical in nature. “Clinical” hours pertain to the actual delivery of dental or dental hygiene services directly to the patient. A more specific breakdown is below.

24 total hours
  Of those 24 total hours, 12 must be clinical in nature.
  Of those 12 clinical hours, 6 must be personally attended.
  The remaining 6 clinical hours may be personally attended OR online/ correspondence courses (still clinical in nature) that require a written test at the completion of the course.

The remaining 12 hours may be EITHER clinical OR non-clinical.

For more information regarding CE requirements, please refer to Chapter 16 of the Dental Practice Act.
FAQ (continued)

Do I have to complete any CE to maintain my dental anesthesia permit?
DENTISTS who hold an enteral moderate sedation or higher level of anesthesia permit, you must complete a refresher anesthesia course at least once every six years. This course must be pertinent to the level of anesthesia you administer.

Must I send my anesthesia CE certificates to the board?
NO. As with regular CE audits, you will only send anesthesia CE course certificates if you are audited for anesthesia CE. If you are chosen for the audit, you will receive a notice from the board sometime in the first half of the year following your license renewal.

CHANGES OF ADDRESS OR NAME

Can I call the board office and give my change of address or name over the phone? Can I email it?
NO. Changes by telephone or email are not accepted. All changes of address or name must be signed by the licensee and in writing. Practice location, employer, and home or mailing address change forms are available on the board website on the “Forms” page. You must fax or mail these changes to the board office.

DENTAL ASSISTANTS AND EXPANDED DUTY DENTAL ASSISTANTS

Does the Louisiana State Board of Dentistry regulate or certify dental assistants?
NO. The board does not regulate dental assistants.

The board provides a certificate confirmation for expanded duty dental assistants only after they have submitted proof of completion of a board approved EDDA course, board approved radiology course, a copy of the acceptable current CPR card, the EDDA certificate confirmation application, and the $100 application fee. EDDAs may not perform expanded duties in the dental office until they receive their certificate confirmation from the board office.

The EDDA application may be found on the “Forms” page of the board’s website at www.lsbd.org.

I have hired a registered/certified dental assistant. Isn’t that the same thing as an EDDA? So can I just allow my new employee to perform the expanded duties?
NO. The Louisiana State Board of Dentistry does not recognize the registered or certified dental assistant as equivalent to the EDDA. Dental assistants may not perform expanded duties in the dental office until they receive a certificate confirmation from the board office after meeting the board requirements.

PRESCRIPTION MONITORING PROGRAM

Are there any reporting requirements for dentists to the PMP?
Reporting to the PMP is required only for dentists dispensing controlled substances.

“Administering” means the direct application of a drug to the body of a patient by injection, inhalation, ingestion, or any other means.

“Dispensing” means the actual preparation and delivery of a controlled substance to the patient. Most dentists write prescriptions and the pharmacy then actually dispenses the controlled substance. Therefore, writing a prescription is NOT dispensing. Only those dentists who dispense more than a forty-eight hour supply of controlled substances to patients prior or subsequent to performing an actual procedure on a patient must report to the PMP.

This does NOT affect your ability to prescribe controlled substances. The PMP is for the reporting of dispensed controlled substances only. If you are registered as a dispenser, you MUST report to the PMP no less than once every 7 days, even if those reports are zero controlled substances dispensed.
**CONGRATULATIONS 2012-2013 DENTAL LICENSEES**

<table>
<thead>
<tr>
<th>Dr. David Abide</th>
<th>Dr. John Faller</th>
<th>Dr. Nickolas Maskas</th>
<th>Dr. Kirby Robinson</th>
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<tbody>
<tr>
<td>Dr. Michael Adragna</td>
<td>Dr. Daniel Gano</td>
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<td>Dr. Randall Babin, Jr.</td>
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<td>Dr. Rosemary Tran</td>
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<td>Dr. Lawrence Caplin</td>
<td>Dr. Michael Lowder</td>
<td>Dr. Rachel Potter</td>
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<td>Dr. Cecilia Luong</td>
<td>Dr. Timothy Poyadou, Jr.</td>
<td>Dr. Jennifer Vu Jackson</td>
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<td>Dr. Katie Courville</td>
<td>Dr. Khanh Luong</td>
<td>Dr. Adam Quartano</td>
<td>Dr. Emily Wilhite</td>
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<td>Dr. Katherine Dols</td>
<td>Dr. Jeffery Machen</td>
<td>Dr. Claire Raphael</td>
<td>Dr. Scott Witte</td>
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<td>Dr. Nicole Elger</td>
<td>Dr. Cynthia Marshall</td>
<td>Dr. Carolina Rivera</td>
<td>Dr. Nathan Woods</td>
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<td>Dr. Emile Martin</td>
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|-------------------------|------------------------|-------------------------|-------------------------|
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Dr. Kurt Schrock
Dr. John Shea
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Patricia Ottendorfer, R.D.H.
Lynne Reid, R.D.H.
Kelly Rhodes, R.D.H.
Sherrill Rothmier, R.D.H.
Barbara Stephens, R.D.H.

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Merideth Trovato, R.D.H.
Barbara Vella, R.D.H.
Pamela Weiser, R.D.H.
Lasonda Wroten, R.D.H.

2012-2013 DENTAL HYGIENE LICENSES VOLUNTARILY SURRENDERED DUE TO RETIREMENT

Samantha Mellard, R.D.H.
Katherine Mendoza, R.D.H.
Chelsea Neal, R.D.H.
Kim Starkes, R.D.H.
Kathryn Starn, R.D.H.
Heather Stevens, R.D.H.
Tiffany Tompkins, R.D.H.
Linda Tran, R.D.H.
Yvonne Ugbeeye, R.D.H.
Christine Villarrubia, R.D.H.
Marion Weeks Abide, R.D.H.
Brenda Whitehurst, R.D.H.
Ebonny Williams, R.D.H.
Allison Witt, R.D.H.

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ACTION TAKEN MARCH 15, 2013

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Dr. Wendy McCurdy
Dr. Precious McGregor-Wiltz
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Dr. Charles Vanderlick
Dr. Kirk Washington
Dr. Brian Webb
Dr. Cramin Wiltz, II

DENTAL HYGIENE LICENSES REVOKED DUE TO NON-RENEWAL
ACTION TAKEN MARCH 15, 2013

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Ashley Hood, R.D.H.
Teri Maier, R.D.H.
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2014 Board Meeting Dates

March 7, 2014
May 16, 2014
August 22, 2014
December 6, 2014

Be sure to check out our website at www.lsbd.org for the latest news. We update our site frequently.
You may download the latest copy of the Louisiana Dental Practice Act from our website.

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