BOARD WELCOMES NEW MEMBER

The Board welcomes a new member, Regine Webster of Nashville, as its new consumer member.

CURRENT COMPOSITION OF THE BOARD

The Board of Medical Examiners is now currently composed of the following members: Mitchell Mutter, M.D., President; Charles White, Sr., M.D., Vice-President; Subhi Ali, M.D., Secretary; George Eckles, Jr., M.D.; Dennis Higdon, M.D.; Neal S. Beckford, M.D.; Keith Lovelady, M.D.; Michael Zanoli, M.D.; Barrett Rosen, M.D.; Mark A. Brown, Esq., public member; Irene Wells, public member; and Regine Webster, public member.

POLYSOMNOGRAPHY PROFESSIONAL STANDARDS COMMITTEE

The Polysomnography Practice Act established the Polysomnography Professional Standards Committee of the Board of Medical Examiners, which will license and regulate those who assist physicians in diagnosis and treatment of patients with sleep disorders. The Act was effective July 1, 2007. The Committee has now met and has authorized a rulemaking hearing. After the rules become effective, polysomnographers will be required to be licensed by the committee and the Board in order to perform polysomnography procedures. The Board’s administrative office will update the Web site when rules are effective.

ATTENTION PHYSICIANS WHO INTEND TO PRACTICE LEVEL II OFFICE BASED SURGERY

On October 1, 2008, Public Chapter 927 will become effective requiring physicians who perform Level II office based surgery to so report at the time of initial application, reinstatement or renewal of a medical license. Level II office based surgery means “level II surgery, as defined by the board of medical examiners in its rules and regulations, that is performed outside of a hospital, an ambulatory surgical treatment center, or other medical facility licensed by the Department of Health.” The Board of Medical Examiners’ rules regarding office based surgery can be found on the Web site at: http://www.state.tn.us/sos/rules/0880/0880-02.pdf. Please review these rules carefully if you perform level II procedures in your office. Under Public Chapter 927, you are further required to report certain “unanticipated events” to the Board of Medical Examiners within mandated time frames of the occurrence. To review Public Chapter 927 please go to http://state.tn.us/sos/acts/105/pub/pc0927.pdf. It is imperative that you review this new law and adhere to it strictly.

For more information or to obtain a copy of the new public chapter, please contact the Board’s Administrative Office at 1-800-778-4123, extension 24384.
ATTENTION PRESCRIBERS
Details on Tamper-Resistant Prescription Pads

Effective April 1, 2008, a prescription written for a Medicaid recipient must contain at least one tamper resistant feature explained below.

Effective October 1, 2008, prescriptions will be required to have a minimum of one feature from all three CMS categories of tamper resistant features. The statute states that all written prescriptions must be “executed on a tamper-resistant pad.” As a result, CMS has determined that features added to the prescription after they are printed do not meet the requirement of the statute (ex. gel ink). Features that would make the prescription tamper-resistant include certain types of paper, as well as certain items that can be preprinted on the paper.

CMS further clarified that computer generated prescriptions printed by a provider on plain paper, including electronic medical record (EMR) computer generated prescriptions, may meet CMS guidelines by containing one or more industry-recognized features designed either to prevent the erasure or modification of information contained on the prescription, or to prevent the use of counterfeit prescription forms. According to CMS, computer generated prescriptions printed by a prescriber on plain paper will not meet the requirement that prescriptions contain one or more industry recognized features designed to prevent unauthorized copying of a completed or blank prescription form. Therefore, beginning October 1, 2008, computer generated prescriptions must be printed on paper that meets one of these requirements:

1) One or more industry-recognized features designed to prevent unauthorized copying of a completed or blank prescription form.

2) One or more industry-recognized features designed to prevent the erasure or modification of information written on the prescription by the prescriber.

3) One or more industry-recognized features designed to prevent the use of counterfeit prescription forms.

If you would like additional information regarding tamper resistant prescription pad requirements visit the Web at: http://www.cms.hhs.gov/center/intergovernmental.asp

Exceptions:
Exempt from the tamper-resistant requirement are prescriptions that are:

• Faxed to the pharmacy from the provider’s office.
• Telephoned to the pharmacy by the provider.
• E-prescribed.
• Refills for which the original prescription was filled before April 1, 2008

REPORT FROM THE BOARD OF PHARMACY
THE CONTROLLED SUBSTANCE DATABASE

The Board of Pharmacy houses and provides administrative support for the Controlled Substance Database. Currently the database receives about 1.7 million prescriptions per month. The top five medications reported in order are:

- Hydrocodone/Vicodin®, Lortab®, Tussionex®, etc…
- Zolpidem/Ambien®
- Propoxyphene/Darvocet®, Darvon®
- Oxycodone/Percocet®, Percodan®, Roxicodone®, etc…
- Diazepam/Valium®

Currently, there are 4,600 prescribers and 2,100 pharmacists using the database. The feedback from prescribers and pharmacists indicates that they are using the system and it is having a positive impact on the treatment regimens of their patients. If you would like more information on the Controlled Substance Database, please visit the Web at: http://health.state.tn.us/Boards/ControlledSubstance/index.shtml

REMINDER TO PHYSICIANS
Regarding the Controlled Substance Database Reporting Requirements

ATTENTION PHYSICIANS WHO INTEND TO DISPENSE: The Controlled Substance Monitoring Act of 2002 was enacted on July 3, 2002, codified as Tenn. Code Ann. §53-10-301 et seq., for the creation of the controlled substance database (“database”). Dispensers (prescribers who dispense and pharmacists) are required to submit data to the Controlled Substance Database about the controlled substances dispensed (including strength and quantity), along with the patient’s name, twice each month.

IF YOU INTEND TO DISPENSE FROM YOUR OFFICE, it is imperative that you understand the above referenced statute and adhere to it strictly and understand that should you dispense from your office, you are required to report under this statute. Your failure to submit information to the database is grounds for denial of licensure, or disciplinary action against you before the Board of Medical Examiners including revocation, suspension or other appropriate discipline, including civil penalties.

For more information regarding your statutory obligations as physician dispensers, please go to the Web at: http://health.state.tn.us/Boards/ControlledSubstance/index.shtml. If you have any questions regarding these reporting requirements please contact Optimum Technology at (866) 683-9771 or email mrxreport@otech.com.

Board Newsletter Fall 2008 2
LI CENSURE REQUIRED FOR X-RAY OPERATORS IN MD’S OFFICE

All persons operating x-ray equipment in physicians’ offices in Tennessee must possess a certificate issued by the Board with the exception of the following who are exempted, pursuant to rule 0880-5-.03, O.C.R.R.S.T., from certification:

(1) Licensed medical doctors
(2) Medical interns, residents and clinical fellows
(3) Students engaged in clinical practice while enrolled in a Board approved radiological education course required to receive radiological certification.
(4) Graduates of a Board approved radiological education course who are awaiting examination but only for a period not to exceed six (6) months from the date that the course was completed. After sitting for the examination this exemption shall continue for a period not to exceed seventy five (75) days. At all times while awaiting examination or examination results and until certification is received, graduates shall practice only under supervision as set forth in rule 0880-5-.05 (2)(c).

The Board has developed a policy to enforce this statute. If you utilize the services of x-ray operators, you should be familiar with the penalty associated with failure to obtain licensure. To view the Board’s policy, please visit the Web site at: http://health.state.tn.us/Downloads/BME_Pol111505.pdf

REMPI NDER TO PHYSICIANS
CONTINUING MEDICAL EDUCATION REQUIRED

Change in Continuing Medical Education Rule: The Board’s Rule regarding continuing medical education requires all licensees to complete forty (40) hours of continuing medical education courses during the two (2) calendar years (January 1 – December 31) that precede the licensure renewal year. Now, pursuant to Rule 0880-2-.19(b) at least one (1) of the forty (40) required hours shall be a course designed specifically to address prescribing practices.

The Board’s administrative office randomly audits licensees to assure compliance. Recently, the Board has ratified several agreed citations issued against physicians who have failed to complete the required continuing medical education. These actions are considered discipline and are therefore reportable on the Department of Health’s website and its Monthly Disciplinary Action Report.

You can view this Rule in its entirety on the Web at http://www.state.tn.us/sos/rules/0880/0880-02.pdf beginning at page 55. This rule will apply to licensees renewing in January, 2008 and thereafter.

TENNESSEE WEB IMMUNIZATION SYSTEM

Since 2003, the Tennessee Department of Health has offered many providers access to the State Immunization Registry. The Tennessee Web Immunization System (TWIS) allows users to perform a number of operations to conduct patient searches, verify patient immunization information is accurate and complete, update patient information, print pre-populated school certificates for daycare and school, and initiate new patient records. Users may also get access to the latest links to other Web sites as indicated to get more specific information on vaccines, vaccination strategies or current information from the Tennessee Immunization Program.

With over 2,500 users and 900 providers, TWIS users have helped to increase the number patients in the registry to 1.4 million patients and 12 million vaccinations. With its simple, easy to use screens and sources for credible and secure information, TWIS can effectively reduce wasted time by reducing the number of calls to the local health department for immunization records and increase office productivity.

To register for TWIS online go to the Web at: https://twis.tn.gov. For more information please contact us via e-mail at healthimm@state.tn.us or by phone 1-888-894-7435.

CONSUMER RIGHT-TO-KNOW

The Health Care Consumer Right-to-Know Act of 1998, T.C.A. § 63-51-101 et seq., requires physicians who have submitted information to update that information in writing by notifying the Department of Health, Healthcare Provider Information Unit, within 30 days after the occurrence of an event or an attainment of a status that is required to be reported by the law. Failure to comply with the requirement to update profiling information constitutes grounds for disciplinary action against your license.

Visit our Web site at: http://health.state.tn.us/Downloads/g6019027.pdf for information on updating your practitioner profile.

CHANGE OF ADDRESS

A change of address must be reported (in writing or by e-mail) to the Board’s Office within 30 days! Please include the following:

- Your name and license number;
- Your profession;
- Your old address and phone number;
- Your new address and phone number, e-mail address, and/or your fax number;
- Your SIGNATURE!

Keeping the Board’s administrative staff up to date on your location facilitates the timely notification to you of important information such as your application for licensure renewal and important statutory and rule changes. You may fax your change to the Board’s administrative office at (615) 253-4484 or by mail at: 227 French Landing, Heritage Place MetroCenter, Suite 300, Nashville, TN 37243. Also, you can e-mail the Board at: TN.Health@state.tn.us.

Board’s Fax Number: (615) 253-4484
Board’s Web site: www.state.tn.us/health
STATUTORY CHANGES OF INTEREST TO TENNESSEE PHYSICIANS

The 2008 Legislative Session has ended, and the Board of Medical Examiners’ administrative staff has monitored several bills that are of interest to physicians in the state of Tennessee. Below is a brief summary of those bills. If you wish to review any of these Public Chapters in their entirety, please visit the Web at: http://www.tennessee.gov/sos/acts/index.htm.

Public Chapter 927
LEVEL II OFFICE BASED SURGERY
On October 1, 2008, Public Chapter 927 will become effective requiring physicians who perform Level II office-based surgery to so report at the time of initial application, reinstatement or renewal of a medical license. Level II office based surgery means level II surgery, as defined by the Board of Medical Examiners or the Board of Osteopathic Examination in their respective rules and regulations, that is performed outside of a hospital, an ambulatory surgical treatment center, or other medical facility licensed by the Department of Health. Under Public Chapter 927, you are required to report certain “unanticipated events” to the board within mandated time frames of the occurrence. The complete text of the public chapter is available on the following Web site: http://state.tn.us/sos/acts/105/pub/pc0927.pdf

This Public Chapter is effective October 1, 2008.

Public Chapter 1003
RADIOLOGY ASSISTANTS
Public Chapter 1003 amended Tenn. Code Ann. §63-6-237, which governs the practice of radiology assistants. Current law requires that on or after July 1, 2007, any person seeking to become a radiologist assistant must have completed an advanced academic program, a clinical preceptorship, and a baccalaureate degree. This Public Chapter delays that requirement until July 1, 2008. Current law requires that any person who was practicing on or before December 31, 2006 may be certified by the Board of Medical Examiners upon application and payment of the certification fee as long as he or she applies prior to December 31, 2007. This Public Chapter extends that period so that any person who practiced on or before December 31, 2007 could be certified by the board upon application and payment of the certification fee by December 31, 2009. The complete text of the public chapter is available on the following Web site: http://state.tn.us/sos/acts/105/pub/pc1003.pdf

This Public Chapter became effective on May 21, 2008.

Public Chapter 921
VOLUNTEER HEALTH CARE SERVICES ACT
Public Chapter 921 enacts the “Volunteer Health Care Services Act” and provides tort liability immunity for crisis response service providers for services provided during a crisis or during trainings they perform except in certain specified instances involving unlawful or improper conduct. The complete text of the public chapter is available on the following Web site: http://www.tennessee.gov/sos/acts/index.htm

This Public Chapter became effective on July 1, 2008.

Public Chapter 747
ADVANCED PRACTICE NURSES
This Public Chapter adds a new subsection to Tenn. Code Ann. § 48-249-1109 allowing Advance Practice Nurses (“APNs”) to enter into PLLCs with allopathic and osteopathic physicians. This gives APNs the ability to enter into PLLCs with physicians. The complete text of the public chapter is available on the following Web site: http://www.tennessee.gov/sos/acts/index.htm

This Public Chapter became effective on April 10, 2008.

Public Chapter 891
RADIOLOGY
This Public Chapter permits private entities to enforce non-compete agreements against radiologists for a period of two years or less and within a restricted geographic area surrounding the primary practice site. Faculty practice plan non-compete agreements against radiologists would have the same listed restrictions as private entities, but may also include additional restrictions that are reasonable and do not infringe on the public interest. The complete text of the public chapter is available on the following Web site: http://www.tennessee.gov/sos/acts/index.htm

This Public Chapter became effective on July 1, 2008.

Public Chapter 768
HEARING SCREENING OF NEWBORNS
Every newborn infant shall be screened for hearing loss in order to prevent the consequences of unidentified hearing loss unless the parent or parents of the child object on the grounds that the test would conflict with the parent or parents’ religious tenets or practices. The complete text of the public chapter is available on the Web at: http://state.tn.us/sos/acts/105/pub/pc0768.pdf

This Public Chapter became effective on July 1, 2008.

Public Chapter 874
DEPARTMENT TO CONSULT WITH PEDIATRIC GROUPS
This new Public Chapter requires the Department of Health to consult with organizations representing Tennessee pediatricians to develop standards for dissemination of information regarding conditions and diseases which
commonly affect newborns, including respiratory syncytial virus (RSV).

The complete text of the public chapter is available at the Web site: http://state.tn.us/sos/acts/105/pub/pc0874.pdf

This Public Chapter became effective on July 1, 2008.

**RULE CHANGES OF INTEREST TO LICENSEES**

The Board has adopted several new rules physicians should be aware of:

**Office Based Surgery**

The Board has rewritten its office based surgery rules to comply with Public Chapter 373. If you perform office based surgery at Level III, it is imperative that you read, understand and strictly comply with these rules. To view the revised rules please go to: http://www.state.tn.us/sos/rules/0880/0880-02.pdf beginning at page 61.

**Genetic Counselors**

In 2007, the General Assembly passed the Genetic Counseling Act. The Board has promulgated rules to implement the Act. Effective September 2008, genetic counselors must become licensed to practice their profession. The rules that will govern the practice of genetic counseling, can be read at: http://health.state.tn.us/Downloads/ME_Rule_91707.pdf

**DISCIPLINARY ACTION 2008**

The Board took action against the following medical doctors during 2008:

**John Roy Appleton, M.D.** – Date of Action: 2/4/08. License placed on probation for a period of no less than five (5) years, to run concurrent with previous Order issued 3/14/06; must maintain lifetime contact with Tennessee Medical Foundation; assessed $1,500.00 in civil penalties, plus costs. Unprofessional, dishonorable or unethical conduct; and dispensing, prescribing or otherwise distributing any controlled substance or any other drug not in the course of professional practice, or not to cure an ailment, physical infirmity or disease, or in amounts and/or for durations not medically necessary, advisable or justified for a diagnosed condition.

**Mary Louise Chrostowski, M.D.** – Date of Action: 3/19/2008. License revoked, commencing May 18, 2008; must surrender DEA certificate for at least twelve (12) months and may reapply if license reinstated; assessed costs. Unprofessional, dishonest or unethical conduct; has violated or attempted to violate, directly or indirectly, or assisted in or abetted the violation of, or conspired to violate, any provision of this chapter or any lawful order of the board issued pursuant thereto, or any criminal statute of the state of Tennessee; gross malpractice, or a pattern of continued or repeated malpractice, ignorance, negligence or incompetence in the course of medical practice; dispensed, prescribed or otherwise distributed any controlled substance of any other drug not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease, or in amounts and/or for durations not medically necessary, advisable or justified for a diagnosed condition; dispensed, prescribed or otherwise distributed to any person a controlled substance or other drug if such person is addicted to the habit of using controlled substances without making a bona fide effort to cure the habit of such patient; dispensed, prescribed or otherwise distributed any controlled substance or other drug to any person in violation of any law of the state or of the United States; and in violation of Rule 0880-2-.14(6),Rule 0880-2-.14(7)

**Amy R. Bullock, M.D X-ray Op.** – Date of Action: 07/17/07. License revoked; must meet certain terms and conditions; assessed costs. Unprofessional, dishonorable or unethical conduct; and violation or attempted violation, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate, any provision of this chapter or any lawful order of the board.

**Patrick Phelps Croft, M.D.** - Date of Action: 1/23/08. Previous probation lifted.

**George William Davis, Jr., M.D.** – Date of Action: 3/19/08. License permanently surrendered; assessed $1,625.00. Unprofessional, dishonorable or unethical conduct; has violated or attempted to violate, directly or indirectly, or assisted in or abetted the violation of, or conspired to violate, any provision of this chapter or any lawful order of the board issued pursuant thereto, or any criminal statute of the state of Tennessee; gross malpractice, or a pattern of continued or repeated malpractice, ignorance, negligence or incompetence in the course of medical practice.

**Gurheel Singh Dhillon, M.D.** - Date of Action: 2/7/08. License placed on probation until certain terms and conditions are met; assessed costs. Unprofessional, dishonest or unethical conduct; has violated or attempted to violate, directly or indirectly, or assisted in or abetted the violation of, or conspired to violate, any provision of this chapter or any lawful order of the board issued pursuant thereto, or any criminal statute of the state of Tennessee; and engaging in the practice of medicine when mentally or physically unable to safely do so.

**Richard Warren Feldman, M.D.** – Date of Action: 1/24/08. License revoked; assessed $41,300.00 in civil penalties, plus costs. Unprofessional, dishonorable or unethical conduct; violation or attempted violation, directly or indirectly, or conspiring to violate, any provision of this chapter or any lawful order of the board issued pursuant thereto; making false statements or representations, or being guilty of fraud or deceit in the practice of medicine, willful violation of the rules and regulations promulgated by the board of medical examiners to regulate advertising by practitioners who are under the jurisdiction of such board; claims that the services performed, personnel employed, materials or office equipment used are professionally superior to that which is ordinarily performed, employed, or used, or that convey the message that one licensee is better than another when superiority of services, personnel, materials or equipment cannot be substantiated; utilization of any statistical data or other information based on past performances for prediction of future services, which creates an unjustified expectation about results that the licensee can achieve; any communication which creates an unjustified expectation concerning the potential results of any treatment; and misrepresentation of a licensee's credentials, training, experience, or ability.

Enforcement of January 24, 2008 Order stayed by Chancery Court until the Court's Final Order is entered.

**Mark Lawrence Glasgow, M.D** - Date of Action: 3/18/08. Previous suspension lifted.

**Donald Davis Gold, M.D.** – Date of Action: 3/18/08. License placed on probation for not less than five (5) years; must meet certain terms and conditions; and assessed costs. Unprofessional, dishonest or unethical conduct; and dispensing, prescribing or otherwise distributing any controlled substance or any other drug not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity, or disease, or in amounts and/or for durations not medically necessary, advisable or justified for a diagnosed condition.

**Leslie Dawn Hermann, M.D.** - Date of Action: 1/22/08. License revoked until completion of rehabilitation; maintain lifetime advocacy with TMF; assessed $3,000.00 in civil penalties, plus costs. Unprofessional, dishonest or
unethical conduct; violation or attempted violation, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate, any provision of this chapter or any lawful order of the board issued pursuant thereto, or any criminal statute of Tennessee; which prohibits habitual intoxication or personal misuse of any drugs or the use of intoxicating liquors, narcotics, controlled substances or other drugs or stimulants in such manner as to adversely affect the person’s ability to practice medicine.

**Delvin E. Littell, M.D.** - Date of Action: 3/18/08. License surrendered; assessed costs. Unprofessional conduct; and dispensing, prescribing or otherwise distributing any controlled substance or any other drug not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease, or in amounts and/or for durations not medically necessary, advisable or justified for a diagnosed condition.

**Roy Calvin Page, M.D.** - Date of Action: 1/24/08. License voluntarily retired, never to reapply again; shall surrender DEA certificate; and assessed costs. Unprofessional, dishonorable or unethical conduct.

**Michael Allen Patterson, M.D.** - Date of Action: 5/13/08. License placed on probation for five years; must meet certain terms and conditions. Unprofessional, dishonorable or unethical conduct.

**Gurpreett Kocher Narula.** - Date of Action: 5/13/08. License placed on probation for five (5) years, 24 hrs CMEs, assessed $8,000.00 in civil penalties, plus costs. Unprofessional, dishonorable or unethical conduct.

**Ray Calvin Page, M.D.** - Date of Action: 1/24/08. License permanently surrendered; and assessed costs. Unprofessional, dishonorable or unethical conduct; and conviction of a felony, or any offense under state or federal drug laws, or convicted of any offense involving moral turpitude.

**George Albert Pyke, M.D.** - Date of Action: 5/13/08. License voluntarily retired, never to reapply again; shall surrender DEA certificate; and assessed costs. Unprofessional, dishonorable or unethical conduct; conviction of a felony, conviction of any offense under state or federal drug laws, or conviction of any offense involving moral turpitude; action taken by another state.

**Fu Jen Sheen, M.D.** - Date of Action: 3/18/08. License voluntarily retired, never to reapply again; shall surrender DEA certificate; and assessed costs. Unprofessional, dishonorable or unethical conduct; and dispensing, prescribing or otherwise distributing any controlled substance or any other drug not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease, or in amounts and/or for durations not medically necessary, advisable or justified for a diagnosed condition.

**Phillip Barry Robertson, M.D.** - Date of Action: 3/19/08. License permanently surrendered; assessed costs. Engaging in the practice of medicine when mentally or physically unable to safely do so.

**Chetan Dinesh Bhai Shah, M.D.** - Date of Action: 1/23/08. License placed on probation for no less than three (3) years; must meet certain terms and conditions; assessed $3,000.00 in civil penalties, plus costs. Failure to appropriately document, for one or more of the patients for whom a prescription was issued or drugs dispensed; and violation of T.C.A. 63-6-214(b)(1),(4) and (12).

**Bruce Joseph Siedlecki, M.D.** – Date of Action: 5/15/08. License revoked; assessed costs. Action in another state.

**Ernest Alvin Turner, M.D.** - Date of Action: 1/22/08. License reprimanded; assessed $1,000.00 in civil penalties. Unprofessional, dishonorable or unethical conduct.

**Randall Matthew Willis, Jr., M.D.** - Date of Action: 3/18/08. Probation lifted.

### Tennessee Board of Medical Examiners Board Members

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mitchell Mutter, M.D.</td>
<td>President</td>
<td>Chattanooga, TN</td>
</tr>
<tr>
<td>Keith Lovelady, M.D.</td>
<td></td>
<td>Tullahoma, TN</td>
</tr>
<tr>
<td>Neil S. Beckford, M.D.</td>
<td></td>
<td>Memphis, TN</td>
</tr>
<tr>
<td>Irene E. Wells</td>
<td></td>
<td>Bluff City, TN</td>
</tr>
<tr>
<td>Charles W. White, Sr., M.D.</td>
<td>Vice-President</td>
<td>Lexington, TN</td>
</tr>
<tr>
<td>Dennis Higdon, M.D.</td>
<td></td>
<td>Memphis, TN</td>
</tr>
<tr>
<td>Michael Zanolli, M.D.</td>
<td></td>
<td>Nashville, TN</td>
</tr>
<tr>
<td>Mark Brown, JD</td>
<td></td>
<td>Knoxville, TN</td>
</tr>
<tr>
<td>Rosemarie Otto</td>
<td>Executive Director</td>
<td></td>
</tr>
<tr>
<td>Rebecca Brown</td>
<td>Board Administrator</td>
<td></td>
</tr>
<tr>
<td>Dave Hoffman</td>
<td>Board Administrator</td>
<td></td>
</tr>
<tr>
<td>Subhi Ali, M.D.</td>
<td>Secretary</td>
<td>Waverly, TN</td>
</tr>
<tr>
<td>George L. Eckles, Jr., M.D.</td>
<td></td>
<td>Murfreesboro, TN</td>
</tr>
<tr>
<td>Barrett Rosen, M.D.</td>
<td></td>
<td>Nashville, TN</td>
</tr>
<tr>
<td>Regine Webster</td>
<td></td>
<td>Nashville, TN</td>
</tr>
</tbody>
</table>

### Board Staff

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Larry Arnold, M.D.</td>
<td>Medical Director</td>
</tr>
<tr>
<td>Sandra Powell</td>
<td>Board Administrator</td>
</tr>
<tr>
<td>Latonya Shelton</td>
<td>Board Administrator</td>
</tr>
<tr>
<td>Marsha Arnold</td>
<td>Unit Manager</td>
</tr>
<tr>
<td>Carolyn Jones</td>
<td>Licensing Technician</td>
</tr>
<tr>
<td>Rolanda Stewart</td>
<td>Licensing Technician</td>
</tr>
</tbody>
</table>