Steve Sisolak Governor

Margaret Colucci, DC
President
Nicole Canada, DC
Vice President
James T. Overland Sr., DC
Secretary-Treasurer



Morgan Rovetti, DC

Member

Xavier Martinez, DC

Member

Tracy DiFillippo, Esq.

Consumer Member

John Bertoldo, Esq.

Consumer Member

Julie Strandberg
Executive Director

CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

4600 Kietzke Lane, M-245 | Reno, Nevada 89502-5000

Phone: (775) 688-1921 | Fax: (775) 688-1920

Website: http://chirobd.nv.gov | Email: chirobd@chirobd.nv.gov

NOTICE OF MEETING, HEARING & WORKSHOP

DATE: Thursday, October 15, 2020 **TIME:** 8:30 a.m.

LOCATION: Video Conference Call via Zoom

Instructions for attending conference call:

Link to Join /meeting Online:

https://zoom.us/j/91567363616?pwd=dmVZcmV3VVdHd05SYjR0d2Y2K1NvQT09

Meeting ID: 915 6736 3616

Password: 260813

Dial by your location

+1 346 248 7799 US (Houston)

+1 669 900 6833 US (San Jose)

+1 253 215 8782 US (Tacoma)

+1 312 626 6799 US (Chicago)

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+1 301 715 8592 US (Germantown)

Meeting ID: 915 6736 3616

Passcode: 260813

Find your local number: https://zoom.us/u/abh9RTJv54

NOTE: Per Emergency Order 006 issued by Governor Sisolak on March 22, 2020, there will be no physical location for this meeting.

PLEASE DO NOT ATTEND THIS MEETING AT THE BOARD'S OFFICE.

NOTE: ALL AGENDA ITEMS ARE FOR DISCUSSION AND FOR POSSIBLE ACTION UNLESS OTHERWISE NOTED. AGENDA ITEMS MAY BE TAKEN OUT OF ORDER,

COMBINED FOR CONSIDERATION BY THE BOARD, OR PULLED OR REMOVED FROM THE AGENDA AT ANY TIME.

AGENDA

Call to order - determine quorum present.

Pledge of Allegiance – Dr. Martinez Statement of Purpose – Dr. Canada

Agenda Item 1 Public Interest Comments - No action.

- A. Public Comment will be taken at the beginning and at the end of each Board meeting;
- B. Public Comment may also be taken at other such times as requested so long as the request that Public Comment be taken will not interrupt ongoing Board business;
- C. Depending on the number of individuals wishing to address the Board, a reasonable time limit may be set. The Board will not restrict comments based upon viewpoint;
- D. No action may be taken upon a matter raised during Public Comment until the matter itself has been specifically included on an agenda as an item upon which action may be taken.
- E. Prior to the commencement and conclusion of a contested case or a quasi-judicial proceeding that may affect the due process rights of an individual the Board may refuse to consider public comment as per NRS 233B.126.

Agenda Item 2 Approval of agenda – For possible action.

The Board reserves the right to address items in a different order or combine two or more items to accomplish business in the most efficient manner. An item may be removed from the agenda or discussion may be delayed relating to an item at any time.

Agenda Item 3 Approval of the July 9, 2020 Board Meeting Minutes. - For possible action.

Agenda Item 4 Ratification of granting of DC licenses to applicants who passed the examination from July to September 2020 – For possible action.

<u>Agenda Item 5</u> Ratification of granting of CA certificates to applicants who passed the in-person examination on August 25, 2020 – For possible action.

Agenda Item 6 Legislative Matters – For possible action.

- A. Strategies 360 Dan Musgrove
- B. Pending legislation

<u>Agenda Item 7</u> PUBLIC WORKSHOP: Will begin at 9:30 a.m. via Zoom videoconference. Discussion to consider amendments to Nevada Administrative Code 634. – For possible action.

<u>Agenda Item 8</u> – Consideration/decision related to the application for CA Certificate for Jessica Olivares – For possible action (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Ms. Olivares.)

<u>Agenda Item 9</u> – Potential hearing or discussion of resolution and possible action in the Matter of Michael Milman, DC, License No. B01618, Complaint No. 20-07S – For possible action (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Dr. Milman.)

<u>Agenda Item 10</u> – Potential hearing or discussion of possible action in the Matter of Daniel Camilleri, DC, License No. B01553, Complaint No. 19-14N – For possible action (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Dr. Camilleri.)

<u>Agenda Item 11</u> Consideration of including the supervising chiropractic physicians' signature on the Chiropractor's Assistant application – For possible action.

<u>Agenda Item 12</u> Consideration of request by Jennifer Mamola to have credits from Truckee Meadows Community College counted towards her training as a chiropractor's assistant pursuant to NAC 634.355 (4) (b) – For possible action.

Agenda Item 13 Board Counsel Report – No action.

Agenda Item 14 Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

- A. Complaint 17-28S (Colucci)
- B. Complaint 18-13S (Rovetti)
- C. Complaint 18-15S (Canada)
- D. Complaint 18-17S (Canada)
- E. Complaint 19-03S (Canada)
- F. Complaint 19-11S (Colucci)
- G. Complaint 19-12S (Rovetti)
- H. Complaint 19-13N (Martinez)
- I. Complaint 19-14N (Martinez)
- J. Complaint 19-16S (Canada)
- K. Complaint 19-18N (Martinez)
- L. Complaint 20-01N (Rovetti)
- M. Complaint 20-03N (Rovetti)
- N. Complaint 20-04N (Colucci)
- O. Complaint 20-05S (Colucci)
- P. Complaint 20-06S (Canada)
- Q. Complaint 20-07S (Colucci)
- R. Complaint 20-09S (Martinez)
- S. Complaint 20-10S (Martinez)

T. Complaint 20-11S (Canada)

<u>Agenda Item 15</u> Consideration of potential policies or guidance to Board staff – For possible action.

- A. Applicants who have had their license revoked, surrendered, etc. in another state be required to come into compliance in that state prior to approving their application.
- B. Discipline for failing to submit Self-Inspection by March 31.

Agenda Item 16 Committee Reports

- A. Continuing Education Committee (Dr. Martinez) For possible action.
- B. Legislative Committee (Dr. Colucci) For possible action.
- C. Preceptorship Committee (Dr. Rovetti) For possible action.
- D. Test Committee (Dr. Canada) For possible action.
 - 1. CA communication
 - 2. Set CA exam schedule
 - a. February (in-person/on-line)
 - b. June (on-line only)
 - c. August (in-person/on-line)
 - 3. CA exam questions

<u>Agenda Item 17</u> Discussion to extend the December 31, 2020 continuing education deadline for chiropractic physicians. – For possible action.

Agenda Item 18 Discussion regarding the notice of the continuing education audit on the license renewal/timing of the continuing education audit. – For possible action.

Agenda Item 19 Discussion of the protocols to add an agenda item. – For possible action

<u>Agenda Item 20</u> Discussion and approval regarding the policy pursuant to NRS 622.234 – For possible action.

- 1. Review and attestation by two or more Board members of each expenditure and the backup of the expenditure.
- 2. Quarterly review by the board of the board's financial statements to include a schedule of the board's disbursements.

Agenda Item 21 Executive Director Reports:

- A. Status of Pending Complaints No action.
- B. Status of Current Disciplinary Actions No action.
- C. Legal/Investigatory Costs No action.

Agenda Item 22 Financial Status Reports:

- A. Current cash position & projections No action.
- B. Accounts Receivable Summary No action.
- C. Accounts Payable Summary No action.
- D. Employee Accrued Compensation No action.
- E. Income/Expense Actual to Budget Comparison No action.

F. Budget to Actual – No action.

<u>Agenda Item 23</u> Discussion and potential action regarding the Boards' 2021 meeting schedule - For possible action.

Agenda Item 24 Public Interest Comments – No action.

This portion of the meeting is open to the public to speak on any topic NOT on today's agenda and may be limited to 3 minutes.

Agenda Item 25 Adjournment – For possible action.

Per Emergency Order 006 issued by Governor Sisolak on March 22, 2020, Board Agendas are only posted at the following locations:

Office of the Chiropractic Physicians' Board of Nevada – Reno, Nevada
The Website for the Chiropractic Physicians' Board of Nevada – www.chirobd.nv.gov
Nevada Public Notices Website- www.notice.nv.gov

Board Meeting Agendas and Minutes are posted on our website: www.chirobd.nv.gov

Supporting meeting material may be obtained by contacting the Board by phone, fax or email. You may directly contact Julie Strandberg, Executive Director, at 775-688-1921 or chirobd@chirobd.nv.gov.

Members of the public that require special accommodations or assistance at the meetings must notify the Board office 48 hours prior to the meeting date.

Note: "A request for notice lapses 6 months after it is made": NRS 241.020.3(b). Mailing a copy of the Chiropractic Physicians' Board meeting agendas will not be continued unless a request for reinstatement on the mailing list is submitted in writing every 6 months.

AGENDA ACTION SHEET

TITLE: Agenda Item 1 Public Interest Comments - No action.

- A. Public Comment will be taken at the beginning and at the end of each Board meeting;
- B. Public Comment may also be taken at other such times as requested so long as the request that Public Comment be taken will not interrupt ongoing Board business;
- Depending on the number of individuals wishing to address the Board, a reasonable time limit may be set. The Board will not restrict comments based upon viewpoint;
- D. No action may be taken upon a matter raised during Public Comment until the matter itself has been specifically included on an agenda as an item upon which action may be taken.
- E. Prior to the commencement and conclusion of a contested case or a quasi-judicial proceeding that may affect the due process rights of an individual the Board may refuse to consider public comment as per NRS 233B.126.

RECOMMENDED M	OTION: Non-Action item.
PRESENTED BY:	Margaret Colucci, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	3 minutes per person per topic
BACKGROUND IN the agenda but no ac	ORMATION: The public may speak to the Board about any topic not on ion may be taken.
REVIEWED BY:	X President X Secretary X Executive Director
ACTION:App	ovedApproved w/ModificationsDenied Continued

AGENDA ACTION SHEET

The Board more items	m 2 Approval of Agenda - reserves the right to add s to accomplish business rom the agenda or discus	ress items in a di in the most effi	fferent order or cocient manner. An	item may be
RECOMMENDED N	MOTION: No recommend	ation.		
PRESENTED BY:	Margaret Colucci, DC			
MEETING DATE:	October 15, 2020			
TIME REQUIRED:	2 minutes			
BACKGROUND IN accommodate those	FORMATION: Agenda it present.	ems may be addro	essed out of order	to
REVIEWED BY:	X President X	_Secretary _ <u>X</u> _	_Executive Directo	or
ACTION: App	proved Approved w/N	Modifications	Denied Co.	ntinued

AGENDA ACTION SHEET

TITLE: Agenda Item 3 Approval of the July 9, 2020 Meeting Minutes For possible action.
RECOMMENDED MOTION: Approve the minutes of the July 9, 2020 meeting as drafted.
PRESENTED BY: Margaret Colucci, DC
MEETING DATE: October 15, 2020
TIME REQUIRED: 5 minutes
BACKGROUND INFORMATION:
REVIEWED BY: X President X Secretary X Executive Director
ACTION: Approved Approved w/Modifications Denied Continued

Steve Sisolak
Governor

Margaret Colucci, DC
President
Nicole Canada, DC
Vice President
James T. Overland Sr., DC
Secretary-Treasurer



Morgan Rovetti, DC

Member

Xavier Martinez, DC

Member

Tracy DiFillippo, Esq.

Consumer Member

John Bertoldo, Esq.

Consumer Member

Julie Strandberg
Executive Director

CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

4600 Kietzke Lane, M-245 | Reno, Nevada 89502-5000 Phone: (775) 688-1921 | Fax: (775) 688-1920

Website: http://chirobd.nv.gov | Email: chirobd@chirobd.nv.gov

MEETING MINUTES

A meeting of the Chiropractic Physicians' Board was held on Thursday, July 9, 2020 by teleconference.

The following Board members were present at roll call:

Nicole Canada, DC, Vice President James T. Overland Sr., DC, Secretary-Treasurer Morgan Rovetti, DC, Member Tracy DiFillippo, Esq., Consumer Member John Bertoldo, Esq., Consumer Member

Also present were Board Counsel, Louis Ling, Esq. and Executive Director, Julie Strandberg. Dr. Colucci, President was absent.

Vice President, Dr. Canada determined a quorum was present at 8:32 a.m. and called the meeting to order.

Dr. Canada led those present in the Pledge of Allegiance. Dr. Martinez stated the Purpose of the Board.

Agenda Item 1 Public Interest Comments - No action.

Dr. David Rovetti was present and asked why the NCA was not agendized. Dr. Rovetti stated concern with being able to complete 36 hours of in-person continuing education during COVID-19 and recommended that the Board consider an extension until July 2021. Dr. Rovetti stated that he discussed the CA program during the last Board meeting and pointed out that it wasn't on this agenda. Dr. Rovetti stated that the NCA would like to support the Boards' bill, but if the Board is not going to take the NCA's requests serious it will be difficult for the NCA to support the Boards' bill.

Dr. Marcia Tinberg, President of the NCA was present and stated concern with the CA exam schedule and not being notified timely to prepare the CA review course. Dr. Tinberg asked if there would be future in-person CA exams.

Dr. John Beedle was present and stated concern with the delay in becoming licensed and not having the option to work under a licensed DC waiting to take Part IV of the NBCE.

there was language in place to accept licensees by endorsement. In order to meet the concerns of the legislators, this request is to ask the Board to consider licensure by endorsement. Dr. Rovetti made a motion to move this language forward for workshop. Dr. Martinez seconded, and the motion passed with all in favor.

D. Discuss self-inspection rules

Dr. Canada stated that Dr. Colucci had previously recommended that the self-inspection be submitted with the biannual renewal versus annually. Julie Strandberg stated that upon Board approval this language could be added to the workshop. Dr. Rovetti made a motion to table this item, however based on additional discussion withdrew her motion. Dr. Overland made a motion to include item D on the workshop. Ms. DiFillippo seconded, and the motion passed with all in favor.

Dr. Rovetti stated that if anyone has any thoughts to provide them, so they can be added to the agenda action sheet.

<u>Agenda Item 8</u> Discussion and potential action regarding the citation in the Matter of Barry Stanley, DC - For possible action. (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Dr. Stanley)

Dr. Canada asked Dr. Stanley if he was interested in going into closed session and he indicated that he would. Mr. Ling explained that it is very difficult to go into closed session on a teleconference and it is up to the Board to approve the closed session. Dr. Canada asked the Board for a motion to go into closed session and there was no motion made.

Mr. Ling explained that before the Board is a citation issued to Dr. Barry Stanley for not providing patient records in a timely manner and not notifying the Board of his change of practice address within 15 days. Mr. Ling explained that Julie Strandberg made several attempts to obtain the patients records from Dr. Stanley, but was unsuccessful. Dr. Stanley explained his circumstances. Following Board discussion, Ms. DiFillippo made a motion that the citation remain as is. Mr. Bertoldo seconded. The motion did not pass since Dr. Rovetti, Dr. Overland, and Dr. Martinez opposed. Dr. Rovetti made a motion that Dr. Stanley pay the \$650.00 by December 31, 2020, on the condition that he produce the records within 10 days. Dr. Rovetti kept her motion as is. Mr. Bertoldo seconded, and the motion passed with all in favor except for Ms. DiFillippo and Dr. Canada who opposed.

Agenda Item 7 Discussion and potential action regarding the application for licensure of Zakari Bissani DC - For possible action. (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Dr. Bissani)

Dr. Canada provided an overview of the discussion during the April 16, 2020 meeting and referred the Board to the Colorado application included in the Board packet. Dr. Bissani explained that he was not trying to withhold information and provided all information that was requested of him by the Board. Dr. Canada stated that she specifically asked Dr. Bissani if the Colorado application asked about criminal history and Dr. Bissani responded, "no."

Ms. DiFillippo made a motion to deny Dr. Bissani's application for license. Dr. Canada seconded, and the motion passed with all in favor except for Dr. Rovetti who opposed.

<u>Agenda Item 9</u> Discussion and potential action regarding Northwest Career and Technical Academy students shadowing chiropractic physicians' and other office staff – For possible action.

Dr. Lurie was present and provided the Board with an overview of the Northwest Career and Technical Academies curriculum for their medical program. Dr. Lurie stated that the school is requesting approval from the Board to allow students that have completed this program and have reached the age of 18 years old be eligible to sit for the CA exams upon receipt of the students diploma from the school, a letter identifying hours completed, and a letter from the chiropractic physician that the student interned with. This program would all participation from all chiropractic physicians. Mr. Bertoldo made a motion to add language to NAC to address what Dr. Lurie has presented. Tracy seconded, and the motion passed with all in favor.

Agenda Item 14 Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

A. Complaint 17-28S (Colucci)

This item was tabled until the next Board meeting.

B. Complaint 18-13S (Rovetti)

Dr. Rovetti reported that this complaint is still under investigation.

C. Complaint 18-15S (Canada)

Dr. Canada reported that this complaint along with 18-17S and 19-03S are against the same DC and are still under investigation.

D. Complaint 18-17S (Canada)

Dr. Canada reported that this complaint along with 18-15S and 19-03S are against the same DC and are still under investigation.

E. Complaint 19-03S (Canada)

Dr. Canada reported that this complaint along with 18-15S and 18-17S are against the same DC and are still under investigation.

F. Complaint 19-11S (Colucci)

This item was tabled until the next Board meeting.

G. Complaint 19-12S (Rovetti)

Dr. Rovetti stated that this complaint is still under investigation.

H. Complaint 19-13N (Martinez)

Dr. Martinez stated that he has completed the investigation and is working with Mr. Ling to finalize.

I. Complaint 19-14N (Martinez)

Dr. Martinez stated that he has completed the investigation and is working with Mr. Ling to finalize.

J. Complaint 19-15S (Colucci)

Julie Strandberg stated that the complainant alleged that the chiropractic physician was providing an expert opinion without a Nevada license. However, it was determined that the opinions were provided prior to the Attorney General Opinion being published. The DC was also in the process of obtaining his Nevada DC license and was licensed 9/2019. Dr. Canada made a motion to dismiss complaint 19-15S. Ms. DiFillippo seconded, and the motion passed with all in favor.

Agenda Item 2 Approval of agenda – For possible action.

Dr. Martinez moved to approve the agenda. Ms. DiFillippo seconded, and the motion passed with all in favor. Dr. Rovetti stated that it is difficult to prepare for the meeting when the agenda items do not provide a recommended motion.

Agenda Item 3 Approval of the April 16, 2020 Board Meeting Minutes. - For possible action.

Dr. Martinez moved to approve the April 16, 2020 meeting minutes. Ms. DiFillippo seconded, and the motion passed with all in favor.

Agenda Item 4 Ratification of granting of DC licenses to applicants who passed the examination from April to June 2020 – For possible action.

Ms. DiFillippo moved to approve the ratification of granting of DC licenses to those who passed the examination from April to June 2020. Dr. Martinez seconded, and the motion passed with all in favor.

<u>Agenda Item 5</u> Ratification of granting of CA certificates to applicants who passed the online examination on June 15, 2020 – For possible action.

Dr. Overland moved to approve the ratification of granting of CA certificates to those who passed the on-line examination on June 15, 2020. Dr. Rovetti seconded, and the motion passed with all in favor.

Agenda Item 6 Legislative Matters – For possible action.

Dan Musgrove with Strategies 360 was present and provided the Board with an overview of the Special Session and the upcoming elections.

Agenda Item 11 Consideration of potential additions, deletions, and/or amendments to NRS 634 and NAC 634– For possible action.

A. 2021 Board bill language

Mr. Ling provided an overview of the Board bill.

B. Revision to NRS 634.090

Mr. Ling stated that language was erroneously removed from 634.090 during the 2019 legislative sessions and is being added back to allow licensees who graduated prior to Part IV and have been practicing 5 out of the last consecutive 10 years be eligible for licensure. Ms. DiFillippo referenced Section 23 and recommended that the Board change "may" to "shall." Dr. Rovetti recommended that "or" be place between (2) and (3) and an "and" between "Has actively practiced..." and "Successful passage of the National Boards..." Dr. Rovetti made a motion to edit Section 7, subsection (2) and (3) to add "or" after approved by the Board and change "or" to "and" in subsection (3) and in Section 23, change "may" to "shall." Mr. Bertoldo seconded, and recommended that "a" be added in Section 2 exercised by "a" chiropractic physician. Dr. Rovetti included Mr. Bertoldo's recommendation in her motion and Mr. Bertoldo seconded, and the motion passed with all in favor.

C. Licensure by Endorsement pursuant to NRS 622.530

Mr. Ling stated that during the Board's appearance before the Sunset Subcommittee, NRS 622.530 was brought to the Boards attention. and the Board was asked if

K. Complaint 19-16S (Canada)

Dr. Canada stated that she visited the office to address the complaint and found that CA certificates nor DC certificates were being displayed. Dr. Canada informed the DC's and staff that the certificates needed to be displayed, however when she returned to follow-up, they were still not displayed, however the owner of the practice was out. Dr. Canada will follow-up with the owner of the practice.

L. Complaint 19-18N (Martinez)

Dr. Martinez stated that he has completed the investigation and should have a Settlement Agreement at the next Board meeting.

M. Complaint 20-01N (Rovetti)

Dr. Rovetti reported that this complaint is still under investigation.

N. Complaint 20-03N (Rovetti)

Dr. Rovetti reported that this complaint is still under investigation.

O. Complaint 20-04N (Colucci)

This item was tabled until the next Board meeting.

P. Complaint 20-05S (Colucci)

This item was tabled until the next Board meeting.

Q. Complaint 20-06S (Canada)

Dr. Canada stated that this complaint is still under investigation.

R. Complaint 20-07S (Colucci)

Mr. Ling stated that he was working with the DC's attorney, who has stopped communicating. There should be a settlement agreement or a hearing at the next Board meeting.

S. Complaint 20-08S (Canada)

Dr. Canada stated the complainant was in a car accident and visited a clinic that was not clean and indicated that they received several unwanted phone calls from attorneys. Dr. Canada visited the practice and spoke to the chiropractic physician who indicated that they get a verbal approval from the patient regarding attorney contact. The chiropractic physician shared a racial comment left by the complainant on the practice's social media page. Dr. Canada stated that the practice was clean and in order. Dr. Canada recommended that this complaint be dismissed. Ms. DiFillippo made a motion to dismiss complaint 20-08S. Mr. Bertoldo seconded, and the motion passed with all in favor.

Agenda Item 12 Consideration and potential approval of the NICE3 examination administered by Northwestern Health Sciences University pursuant to NRS 634.090(1)(c)(2) - For possible action.

Julie Strandberg provided an overview of NRS 634.090 and the submittal from Northwestern Health Sciences. Mr. Ling explained that the Board needs to determine whether the NICE3 exam is substantively equivalent to Part IV, and if approved then graduates from NHSU can get licensed without taking Part IV.

Dr. Rovetti stated that the majority of chiropractic colleges have an exam like the NICE3, which is in place to prepare you for Part IV and stated that the Board doesn't have enough information to determine whether this is equivalent to Part IV.

Dr. Rovetti made a motion to deny the NICE3 examination. Dr. Martinez seconded, and the motion passed with all in favor.

Agenda Item 10 Committee Reports

A. Continuing Education Committee (Dr. Martinez) – For possible action.

Dr. Martinez stated that the new regulations related to the approval of continuing education has been a welcomed changed.

- B. Legislative Committee (Dr. Colucci) For possible action.
- C. Preceptorship Committee (Dr. Rovetti) For possible action.

Dr. Rovetti stated that there are currently a few active preceptors.

- D. Test Committee (Dr. Canada) For possible action.
 - 1. CA exam schedule (next on-line exam October 16th).
 - 2. In-Person Exams-Safe Distancing.
 - 3. CA law exam questions.

Dr. Canada pointed out that there have been concerns with the in-person CA exam and indicated that the Board will continue conducting in-person exams in February and August. Dr. Canada recommended holding the next in-person exam on August 25, 2020.

Dr. Canada requested permission to revise two law exam questions that are continuously missed.

Agenda Item 13 Board Counsel Report - No action.

Mr. Ling stated that he did not have a report.

Agenda Item 15 Executive Director Reports:

- A. Status of Pending Complaints No action.
- B. Status of Current Disciplinary Actions No action.
- C. Legal/Investigatory Costs No action.
- D. Board Office Lease For possible action.

Julie Strandberg gave an overview of the executive director reports. Julie Strandberg stated that the Board lease is due for renewal and the renewal summary is attached. Mr. Bertoldo moved to approve the Board office lease renewal. Ms. DiFillippo seconded, and motion passed with all in favor.

Agenda Item 16 Financial Status Reports:

- A. Current cash position & projections No action.
- B. Accounts Receivable Summary No action.
- C. Accounts Payable Summary No action.
- D. Employee Accrued Compensation No action.
- E. Income/Expense Actual to Budget Comparison as of May 31, 2020 No action.
- F. Budget to Actual at May 31, 2020 No action.

Julie Strandberg gave an overview of the financial reports.

Agenda Item 17 Discuss annual staff evaluation of the Executive Director - For possible action.

Dr. Overland provided the Board with an overview of the positive evaluations for Julie Strandberg.

Agenda Item 18 Public Interest Comments - No action.

This portion of the meeting is open to the public to speak on any topic NOT on today's agenda and may be limited to 3 minutes.

There were no public comments.

Agenda Item 19 Adjournment - For possible action.

Dr. Overland moved to adjourn the meeting. Mr. Bertoldo seconded, and the motion passed unanimously

October 15, 2020	
,	Dr. James T. Overland Sr., DC
	Secretary-Treasurer

AGENDA ACTION SHEET

	ation of granting of DC licenses to applicants who passed July to September 2020 – For possible action
	Ratify granting of DC licenses to those who passed their examinations from July to September June 2020.
PRESENTED BY: Margaret (Colucci, DC
MEETING DATE: October 15	5, 2020
TIME REQUIRED: 2 minutes	
BACKGROUND INFORMATIO	N:
July James Walter Bramblett, DC Jason Chin, DC Julia Kohlenberger, DC Renee Christine Edward Leichtfus Michael Joseph Pierce, DC Nathaniel Jacob Rossi, DC Susan Yi, DC September John Caleb Crawford Beedle, DC	August Mayann Yuhas Baker, DC Susan Marie Holm, DC Stacy Lea Sanchez, DC ss, DC
Joini Caleo Crawford Beedle, DC	
	esident X Secretary X Executive Director Approved w/Modifications Denied Continued
ACTIONApploved	Approved w/ModificationsDefined Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 5</u> Ratification of granting of CA certificates to applicants who passed their in-person examinations taken August 25, 2020 – For possible action

RECOMMENDED MOTION: Ratify granting of certificates to those who passed their inperson examinations on August 25, 2020.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 2 minutes

BACKGROUND INFORMATION:

In-Person Exams = 59% passing

CA Exam – 75% passed Law Exam – 62% passed

Jaeda Burnett	Donald Henderson	Claritza Robles-Dominguez
Jasmine Cepeda	Angel Hernandez	Zsale Thompson
Juan Delgado	Jose Labrada	Veronica Zamora
Stephanie Dias	Stephanie Ochoa-Garcia	
Brittany Douglas	Prescilla Perez	

REVIEWED	BY:	_ <u>X</u>	President \underline{X}	Secretary _	<u>X</u>	_Executive	Director
ACTION:	Appr	oved	Approved	w/Modifications	S	Denied	Continued

AGENDA ACTION SHEET

A. Strategie	<u>n 6</u> Legislative Matters – For possible a es 360 - Dan Musgrove gislative bills	ction	
RECOMMENDED N	MOTION: No recommendation.		
PRESENTED BY:	Dan Musgrove		
MEETING DATE:	October 15, 2020		
TIME REQUIRED:	15 minutes		
BACKGROUND INI	FORMATION:		
REVIEWED BY:	X President X Secretary 2	Execut	ive Director
ACTION: App	roved Approved w/Modifications	Denied	l Continued

AGENDA ACTION SHEET

	<u>m 7</u> PUBLIC WORKSHOP: Will begin at 9:30 a.m. via teleconference. to consider amendments to Nevada Administrative Code 634. – For possible
RECOMMENDED I	MOTION: Approve the recommended regulation changes for hearing.
PRESENTED BY:	Margaret Colucci, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	60 minutes
is to align it with th	FORMATION: on to change the self-inspection from being submitted annually to biannually to license renewal. DC's often associate the self-inspection with the renewal DC's that submit the self-inspection in the odd year is minimal.
REVIEWED BY:	X President X Secretary X Executive Director
ACTION:App	provedApproved w/ModificationsDenied Continued

Steve Sisolak
Governor

Margaret Colucci, DC
President
Nicole Canada, DC
Vice President
James T. Overland Sr., DC
Secretary-Treasurer



Morgan Rovetti, DC

Member

Xavier Martinez, DC

Member

Tracy DiFillippo, Esq.

Consumer Member

John Bertoldo, Esq.

Consumer Member

Julie Strandberg
Executive Director

CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

4600 Kietzke Lane, M-245 | Reno, Nevada 89502-5000 Phone: (775) 688-1921 | Fax: (775) 688-1920

Website: http://chirobd.nv.gov | Email: chirobd@chirobd.nv.gov

NOTE: Per Emergency Order 006 issued by Governor Sisolak on March 22, 2020, there will be no physical location for this meeting.

PLEASE DO NOT ATTEND THIS MEETING AT THE BOARD'S OFFICE.

NOTE: ALL AGENDA ITEMS ARE FOR DISCUSSION AND FOR POSSIBLE ACTION UNLESS OTHERWISE NOTED. AGENDA ITEMS MAY BE TAKEN OUT OF ORDER, COMBINED FOR CONSIDERATION BY THE BOARD, OR PULLED OR REMOVED FROM THE AGENDA AT ANY TIME.

NOTICE OF WORKSHOP FOR THE ADOPTION OF REGULATIONS OF THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

NOTICE IS HEREBY GIVEN that the Chiropractic Physicians' Board of Nevada will hold a public workshop at 9:30 a.m. on Thursday, October 15, 2020 by videoconference via Zoom.

Link to Join /meeting Online:

https://zoom.us/j/91567363616?pwd=dmVZcmV3VVdHd05SYjR0d2Y2K1NvQT09

Meeting ID: 915 6736 3616

Password: 260813

Dial by your location

+1 346 248 7799 US (Houston)

+1 669 900 6833 US (San Jose)

+1 253 215 8782 US (Tacoma)

+1 312 626 6799 US (Chicago)

+1 929 205 6099 US (New York)

+1 301 715 8592 US (Germantown)

Meeting ID: 915 6736 3616

Passcode: 260813

Find your local number: https://zoom.us/u/abh9RTJv54

The purpose of the workshop is to receive comments from all interested persons regarding the potential adoption of regulations that pertain to chapter 634 of the Nevada Administrative Code.

The purpose of the proposed regulation will make various revisions to Chapter 634 of the Nevada Administrative Code.

Persons wishing to comment upon the proposed action of the Chiropractic Physicians' Board of Nevada may appear at the scheduled public workshop or may address their comments, data, views, or arguments, in written form, to Julie Strandberg, Executive Director, 4600 Kietzke Lane, Suite M245, Reno, NV 89502. Written submissions must be received by the Chiropractic Physicians' Board of Nevada on or before, Monday, October 5, 2020. If no person who is directly affected by the proposed action appears to request time to make an oral presentation, the Chiropractic Physicians' Board of Nevada may proceed immediately to act upon any written submissions.

Members of the public who require special accommodations or assistance at the workshop are required to notify Julie Strandberg, Executive Director, in writing at the Chiropractic Physicians' Board of Nevada, 4600 Kietzke Lane, Suite M245, Reno, Nevada 89502, Telephone: 775-688-1923, no later than Monday, October 5, 2020.

A copy of this notice and the regulation to be Adopted will be on file at the State Library, 100 Stewart Street, Carson City, Nevada, for inspection by members of the public during business hours. Additional copies of the notice and the regulation to be Adopted will be available at the Chiropractic Physicians' Board of Nevada, 4600 Kietzke Lane, Suite M245, Reno, NV 89502. This notice and the text of the proposed regulation are also available in the State of Nevada Register of Administrative Regulations, which is prepared and published monthly by the Legislative Counsel Bureau pursuant to NRS 233B.0653, and on the Internet at http://www.leg.state.nv.us. Copies of this notice and the proposed regulation will also be mailed to members of the public upon request. A reasonable fee may be charged for copies if it is deemed necessary.

Upon adoption of any regulation, the agency, if requested to do so by an interested person, either before adoption or within 30 days thereafter, will issue a concise statement of the principal reasons for and against its adoption and incorporate therein its reason for overruling the consideration urged against its adoption.

This notice of workshop has been posted at the following locations:

Chiropractic Physicians' Board of Nevada website: http://chirobd.nv.gov
Notice.nv.gov

Chiropractic Physicians' Board of Nevada, 4600 Kietzke Lane, Suite M245, Reno, Nevada 89502 Office of the Attorney General, 100 N. Carson St., Carson City, NV 89701 Office of the Attorney General, Grant Sawyer Bldg., 555 E. Washington Ave., Las Vegas, NV 89101 State Library and Archives, 100 N. Stewart Street, Carson City, NV 89701

PROPOSED REGULATION OF THE

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

LCB File No. ****-**

EXPLANATION - Matter in *italics* is new; matter in brackets [omitted material] is material to be omitted.

AUTHORITY: NRS 634.030 and 634.014 and NRS 622.530.

A REGULATION relating the licensure qualifications for chiropractor's assistants, a process for the issuance of a license by endorsement to chiropractic physicians, and an alteration to the time within which a self-inspection form must be submitted.

Section 1. NAC 634.355 is here by amended to read as follows:

1. An applicant for a certificate as a chiropractor's assistant must, in addition to fulfilling the

requirements of NAC 634.350, furnish evidence satisfactory to the Board that he or she:

(a) Is 18 years of age or older; and

(b) Has received a score of at least 75 percent for a closed-book examination or a score of at

least 90 percent for an open-book examination administered by the Board on the provisions of

NRS and NAC that are related to the practice of chiropractic.

2. In addition to the requirements set forth in subsection 1 and NAC 634.350, an applicant for

a certificate as a chiropractor's assistant must furnish evidence satisfactory to the Board that he or

she:

(a) Satisfies one of the following:

(1) [Is certified as a chiropractor's assistant by a] Has successfully completed an

educational program [for chiropractor's assistants] that is approved by the Board, which program

may be offered by a high school, community college, state university, or private post-secondary

school; or

1

- (2) Has had 6 months of full-time, or 12 months of part-time, training and employment as a chiropractor's assistant trainee from a licensee.
- (b) Has received a score of at least 75 percent for a closed-book examination or a score of at least 90 percent for an open-book examination for certification required pursuant to NAC 634.305.
- 3. Evidence of an applicant's completion of approved training pursuant to subparagraph (2) of paragraph (a) of subsection 2 must consist of a certification by each licensee who supervised the work and training of the applicant.
 - 4. The Board may, at its discretion:
 - (a) Waive one or more of the requirements of this section for good cause shown.
- (b) Upon receipt from an applicant of documentation demonstrating that the applicant has received additional formal training, education or experience, grant the applicant credit toward fulfilling the requirements of subparagraph (2) of paragraph (a) of subsection 2.
 - **Section 2.** NAC chapter 634 is hereby amended to add the following new language:
 - 1. The Board shall issue a license by endorsement to a chiropractic physician who:
- (a) Holds a corresponding valid and unrestricted license to engage in chiropractic in the District of Columbia or any state or territory of the United States where the qualifications for licensure are substantially similar to Nevada's qualifications for licensure;
- (b) Has passed Parts I-IV of the examination administered by the National Board of Chiropractic Examiners or its successor organization or at least those parts of the examination as were in effect at the time that the applicant obtained his first licensure to practice chiropractic;
- (c) Has actively practiced chiropractic in another state for not fewer than seven of the immediately preceding ten years;

- (d) Provides an affidavit stating that the information contained in the application and any accompanying material is true and complete; and
 - (e) Completes the application for endorsement provided by the Board;
 - (f) Pays the fee required for the application by endorsement.
- 2. The Board may not issue a license by endorsement to practice chiropractic in this State if the applicant:
- (a) Has been disciplined by the corresponding regulatory authority of the District of Columbia or any state or territory in which the applicant currently holds a license to practice chiropractic;
- (b) Has been held civilly or criminally liable in the District of Columbia or any state or territory of the United States for misconduct relating to his or her practice of chiropractic;
- (c) Has had a license to practice chiropractic suspended or revoked in the District of Columbia or any state or territory of the United States;
- (d) Has been refused a license to practice chiropractic in the District of Columbia or any state or territory of the United States for any reason;
- (e) Has pending any disciplinary action concerning his or her license to practice chiropractic in the District of Columbia or any state or territory of the United States;
- (f) Has not paid any applicable fees for the issuance of a license that are otherwise required for an applicant to practice chiropractic in this State;
- (g) Has not submitted to the Board a complete set of his or her fingerprints and written permission authorizing the Board to forward the fingerprints to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for

its report or proof that the applicant has previously passed a comparable criminal background check; or

- (h) The report from the Federal Bureau of Investigation indicates that the applicant has been convicted of a crime that would be grounds for taking disciplinary action against the applicant as a licensee and the regulatory body has not previously taken disciplinary action against the licensee based on that conviction.
- 3. Not later than 21 business days after receiving an application for a license by endorsement, the Board shall provide written notice to the applicant of any additional information required by the Board to consider the application. Unless the Board denies the application for good cause, the Board shall approve the application and issue a license by endorsement to engage in the occupation or profession to the applicant not later than:
 - (a) Sixty days after receiving the application; or
- (b) Fifteen days after the regulatory body receives the report related to the applicant's fingerprints;
- *⇒* whichever occurs later.
- 4. A license by endorsement issued pursuant to this section may be issued at a meeting of the regulatory body or between its meetings by the President of the Board and the Executive Director. Such an action shall be deemed to be an action of the Board.
 - **Section 3.** NAC 634.384 is here by amended to read as follows:

NAC 634.384 Annual submission of self-inspection form to Board by licensee. (NRS 634.030)

Each licensee shall [annually] submit a self-inspection form prescribed by the Board [. The self-inspection form] that must be received by the Board by December 31 of each even-numbered year.

between January 1 and March 31. The Board will reject a self-inspection form submitted pursuant to this section if the form is incomplete.

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 8</u> Consideration/decision related to the application for Chiropractor's Assistant for Jessica Jacqueline Olivares - For possible action. (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Ms. Olivares.)

RECOMMENDED M	MOTION:	
PRESENTED BY:	Margaret Colucci, DC	
MEETING DATE:	October 15, 2020	
TIME REQUIRED:	15 minutes	
BACKGROUND IN	FORMATION: Please see the attached doo	cumentation.
REVIEWED BY:	X President X Secretary X	Executive Director
ACTION:Appr	rovedApproved w/Modifications	Denied Continued

JESSICA JACQUELINE OLIVARES

Chiropractic Assistant in Training

Supervising Chiropractor: Align Med, formerly Jacob Fisk, DC, currently Timothy McCauley, DC

Dates of Training: 8/20/19 to 2/20/20. Due to COVID-19, office closure and cancellation of inperson Board Meetings, her training has continued until she is able to meet virtually or telephonically with the Full Board.

Examination

Ms. Olivares will sit for the next offered CPBN CA and Law Examinations, if approved by the Board.

History and Timeline:

9/3/19: Board received Ms. Olivares's application for Certification of Chiropractor's Assistant. 9/17/19: Board staff received documentation which conflicted with Ms. Olivares's responses to Question numbers 3 and 4 on the application.

9/20/19: Board staff sent Ms. Olivares a certified letter requesting explanation of the discrepancies within her application versus the documentation received by the Board, as well as requested copies of all supporting documentation.

10/9/19: Board received a revised application, reflecting new responses to Question numbers 3 and 4.

3/9/20: Board Staff received supporting documentation from Ms. Olivares.

Reason for Board Appearance

1. Ms. Olivares answered negatively to both Question numbers 3 and 4 on the application:

#3 – "Have you ever been arrested for or charged with any crime other than a traffic violation (include any DUI's)? NOTE: Even if you have had records sealed and you have been told that your file has been cleared, you must report this information, including juvenile records."

#4 – "Have you ever been convicted of a crime other than a traffic violation (include any DUI's)? NOTE: Even if you have had records sealed and you have been told that your file has been cleared, you must report this information, including juvenile records."

Arrest History:

Arrest Date
10/2009
Charge
Drive without a license
Convicted, 12 mos. probation

Arrest Date
8/2008
Charge
Convicted, 12 mos. probation

Final Disposition of Case
Final Disposition of Case
Counts of pandering/prostitution
(Disorderly conduct prostitution)
Justice

• Please see supporting court documentation.

Chiropractic Physicians' Board of Nevada, October 15, 2020

September 2019 Application



4600 KIETZKE LANE, SUITE M-245 RENO, NEVADA 89502 (775) 688-1921

DO NOT FAX APPLICATIONS PRACTIC PHYSICIANS' BOARD OF NEVADA

LICATION FOR CERTIFICATION OF CHIROPRACTOR'S ASSISTANT SEP 0 3 2019 G MUST ACCOMPANY THIS APPLICATION: k, Money Order or Pay by Phone with Credit Card RECEIVED leted fingerprint card RENO, NEVADA 8950 Signed and dated fingerprint waiver form A recent passport-type photograph Failure to answer ALL questions completely and truthfully will result in denial-of FEES ARE NOT REFUNDABLE. TYPE OR PRINT ONLY: WORK EMAIL: Olivares Jessica CURRENT RESIDENCE ADDRESS TELEPHONE Las Vegas, NV 89101 SOCIAL SECURITY NUMBER DATE OF BIRTH US CITIZEN? YES NO Mexico DF TWO PERSONAL REFERENCES OF AT LEAST FIVE (5) YEARS ACQUAINTANCE: Elizabeth Tapia ADDRESS CITY/STATE/ZIP Colton, CA 92324 TELEPHONE 909) 367-8344 Nancy Cortez ADDRESS TELEPHONE 626) 506-6747 Balwin Park, CA **CURRENT EMPLOYER:** EMPLOYER'S NAME Align Med EMPLOYER'S ADDRESS 6945 Aliante Pkwy CITY/STATE/ZIPLas Vegas, NV 89085 EMPLOYER'S PHONE & FAX 702) 639-9100 List all states where you have ever applied for certification as a Chiropractor's Assistant, the result of each application, and the 1. current status of each application: N/A 2. If you have ever been certified as a Chiropractor's Assistant in any other state are you now or have you ever been the subject of a proceeding to discharge, dismiss or discipline you or any other proceeding of a like nature: If yes, name the state and give disposition of charges:



PLEASE READ QUESTIONS #3 & #4 CAREFULLY. If you have any questions please contact the Board.

		C	ontac <u>t tne</u> Boa	ıra.				
	Have you EVER Have you EVER NOTE: Even if information, inc	been charg	ed with any crime I records sealed a	NO other than a traf	ffic violation (include in told that your file	de any DUI's)? e has been cleared	YES , you must r	NO eport this
	If you answered	d yes to the o	question above, n	ame the state and	d give the dispositi	ion:		
4.	Have you EVER sealed and you	been convi have been t	cted of a crime ot old that your file I	her than a traffic nas been cleared,	violation (include a you must report t	any DUI's)? NOTE his information, ind	: Even if you cluding juver	have had records hile records.
	YES	✓ NO	If yes, name	the state and giv	ve disposition:			
						СН	IROPRACT BOARD (IC PHYSICIANS'
5.	Have you ever	defaulted on	a HEAL (Health E	ducation Assistar	nce Loan)?		SEP 0	3 2019
	YES	✓ NO	If yes, give o	details and curren	nt status:	F	REC RENO, NEV	EIVED 'ADA 89502
6.	Have you ever	been drug o	r alcohol depende	nt and/or enrolle	d in a drug or alco	hol rehabilitation p	rogram?	
0.	YES	✓ NO	If yes, give	details and currer	nt status:			
7.	Have you ever	served in the	e military? Yes	No V	Dates of Service:	From	То	
	Branch(es) of S	Service						
8.	Have you ever other than dish	served on ac nonorable?	ctive duty in the A	armed Forces of the No	he United States a	nd separated from	such service	e under conditions
9.	Have you ever Armed Forces Yes	been assign of the United No	ed to duty for a m I States and sepai	ninimum of 6 conf rated from such s	tinuous years in th ervice under condi	e National Guard o itions other than d	or a Reserve ishonorable?	component of the
10	National Ocean	nic and Atmo	spheric Administr	ation of the Unite	States Public Healt d States in the cap service under con	pacity of a commis	sioned office	r while on active
11	Please mark th BOXES BELOW	ne appropriat / WILL RESU	e response regard L T IN DENIAL OF	ding child support THE APPLICATIO	t - even if you h DN):	ave no children	(FAILURE T O	MARK ONE OF THE
	V	I AM NOT s	ubject to a court	order for the supp	port of a child or c	hildren.		
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		a plan app amount ow	roved by the dis ed pursuant to th	trict attorney or e order.	other public ager	ncy enforcing the	T in complia order for th	nce with the order or ne repayment of the
12		,			AND INITIALE			
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	L	1/2 11	MICW OF HAU TEAS	origine canse to t	pelieve the child ha	is been abused or	neglected.	

4

Minne

PAGE 3

DATE OF HIRE 08/20/2019
^E (702) 639-9100
)
TTENDED:
T AND COMPLETED NO. 1, SKIP NOS.
/ISION FOR ON-THE-JOB TRAINING
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CHIROPRACTIC
CHIROPRACTIC PHYSIC BOARD OF NEVADA

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SEP 03 2019

RENO, NEVADA 89502

Board Correspondence/ Certified Notice

Steve Sisolak
Governor

Jason O. Jaeger, DC
President
Morgan Rovetti, DC
Vice President
Xavier Martinez, DC
Secretary-Treasurer



Maggie Colucci, DC

Member

Nicole Canada, DC

Member

Tracy DiFillippo, Esq.

Consumer Member

John Bertoldo, Esq.

Consumer Member

Julie Strandberg
Executive Director

CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

4600 Kietzke Lane, M-245 | Reno, Nevada 89502-5000 Phone: (775) 688-1921 | Fax: (775) 688-1920

Website: http://chirobd.nv.gov | Email: cpbn@chirobd.nv.gov

September 20, 2019

Jessica J. Olivares Align Med 6945 Aliante Pkwy. Las Vegas, NV 89101 Certified Mail No.: 70191120000102246778

Dear Ms. Olivares.

Thank you for your Application for Certification as a Chiropractor's Assistant for On-The-Job Training.

Please find enclosed, original application pages 2 and 3 for corrections to be made. Please return to the Board as soon as possible:

Page 2

- It has come the Board's attention that you may have misrepresented your responses to question numbers 3 and 4 on your application for Certification of Chiropractor's Assistant. Question numbers 3 and 4 are as follows:
- 3. Have you **EVER** been arrested? Have you ever been charged with any crime other than a traffic violation (include any DUI's)? NOTE: Even if you have had records sealed and you have been told that your file has been cleared, you must report this information, including juvenile records.
- 4. Have you **EVER** been convicted of a crime other than a traffic violation (include any DUI's)? NOTE: Even if you have had records sealed and you have been told that your file has been cleared, you must report this information, including juvenile records.
- Please collect all related history to the above questions, provide detailed accounts of any incident (who, what, when, where and why), as well as provide the circumstances in which you answered negatively to these questions on your application. You are required to provide copies of the final dispositions of court for any cases.
- Question #12, please initial and date the child abuse attestation.

Page 3

- Please provide Dr. Fisk's information under the person responsible for your training.
- Please add your dates of training to reflect 8/20/19 to either 2/20/20 (if working 21 hours or more per week) or to 8/20/20 (if working 20 hours or less per week).

• Please provide a copy of the front and back of your work authorization, permanent resident card, or appropriate immigration document.

Please note that once the above documents have been received, you will be required to appear before the Full Board for determination of approval of your application.

To become certified as a Chiropractor's Assistant ("CA") you must complete the on-the-job training period and pass the CPBN CA and NV Law examinations. The on-the-job training requirement for full-time (21 hrs or more/week) CA trainees is six months, and for part-time (20 hrs or less/week) CA trainees is twelve months, which means you will complete your training and **if approved by the Board**, will be eligible to take the CA and Law examinations in February 2020. We will send you further information to sit for the exams approximately 30 days in advance.

The following links contain the Board's recommendations of study materials for the CA Exam, as well as the statutes and regulations for your information, and to utilize as a study guide for the Law Examination. In regard to the Law Exam, please study:

- 1. Practice Act NRS 634,
- 2. Rules and Regulations NAC 634,
- 3. Healing Arts in General NRS 629 and
- 4. The Training Guidelines

http://chirobd.nv.gov/Board/

http://chirobd.nv.gov/uploadedFiles/chirobdnvgov/content/Applications/CA%20Training%20Guidelines%20Revised.pdf

Please remember, you are required to notify the Board, in writing, of any change of address or employment within 15 days of the change.

If you have any questions or concerns, please do not hesitate to contact our office.

Sincerely,

Brett M. Canady

Ms. Brett Canady Licensing Specialist

CC: Jacob Fisk, DC

224 6785	U.S. Postal Service [™] CERTIFIED MAIL [®] RECEIPT Domestic Mail Only		
	For delivery information, visit our website at www.usps.com*. OFFICIAL USE Certified Mall Fee		
0 0001 0	SExtra Services & Fees (check box, add fee as appropriate) Return Receipt (hardcopy)	Postmark Here	
2019 112	\$ Total Postage and Fees \$ Sent To Street and Apt. No., or PO Box No. City, State, ZIP-44*		
	PS Form 3800, April 2015 PSN 7530-02-000-9047	See Reverse for Instructions	

	RENO NV 895
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
 Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	B. Received by (Printed Name) C. Date of Delivery OL VARES 10 8 19
1. Article Addressed to: Jessica Olivares	D. (Is delivery address different from item 1? Yes If YES, enter Belivery address transmich N. A. Young
Align Med. 6945 Aliante PRWY #10: Las Vegas, NV 89085	OCT 11 2019 RECEIVED RECEIVED
9590 9402 3111 7166 7766 68	□ Adult Signature Restricted Delivery □ Certified Mail® □ Certified Mail Restricted Delivery □ Collect on Delivery □ Collect on Delivery
2 Article Number (Transfer from service label) 7019 1120 0001 0224 678	Collect on Delivery Restricted Delivery Signature Confirmation Signature Confirmation Restricted Delivery Signature Confirmation Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	Domestic Return Receipt

October 2019 Application



4600 KIETZKE LANE, SUITE M-245

RENO, NEVADA 89502 (775) 688-1921 DO NOT FAX APPLICATIONS APPLICATION FOR CERTIFICATION OF CHIROPRACTOR'S ASSISTANT PHYSICIANS' BOARD OF NEVADA \$136.25 Chedi, Money Order or Pay by Phone with Credit Card OCT 09 2019 One (1) completed fingerprint cards Signed and dated Fingerprist Background Waryes RECEIVED A recent passport-type photograph RENO, NEVADA 89502 Failure to answer ALL questions completely and truthfully will result in denial of this application. FEES ARE NOT REFUNDABLE. TYPE OR PRINT ONLY: SEX: MXF TO PRINCIPLE SENCE SECTION OF SECTION DIFTH PLACE YES NO TWO PERSONAL REFERENCES OF AT LEAST FIVE (5) YEARS ACQUAINTANCE: CURRENT EMPLOYER: EMPLEMENTS THEME & PAR 89085 3012 - PEN 1505 1. List all states where you have ever applied for certification as a Chropractor's Assistant, the result of each application, and the current status of each application: 2. If you have ever been certified as a Chiropractor's Assistant in any other state are you now or have you ever been the subject of a proceeding to discharge, demiss or discipline you or any other proceeding of a like nature: YES X NO If yes, name the state and give disposition of charges:



3.	Have you ever been arrested for or charged with any crime other than a traffic violation (Include any DUI's)? NOTE: Even if you have had records sealed and you have been told that your file has been deared, you must report this information, including juvenile records. I have been a recorded for 30 licitation introduced and case was closed, never been introduced since.
4.	YES NO If yes, name the state and give disposition:
	YES X NO If yes, name the state and give disposition: No I have never been convicted of
5.	Have you ever defaulted on a HEAL (Health Education Assistance Loan)?
	YESNO If yes, give details and current status:
	OCT 09 2019
6.	Have you ever been drug or alcohol dependent and/or enrolled in a drug or alcohol rehabilitation program? RECEIVED RENO, NEVADA 89502
	Have you ever served in the military? Yes No Dates of Service: From To Branch(es) of Service Have you ever served on active duty in the Armed Forces of the United States and separated from such service under
	Have you ever served on active duty in the Armed Forces of the United States and separated from such service under conditions other than dishonorable? Yes No
9.	the Armed Forces of the United States and separated from such service under conditions other than dishonorable? YesNo
L O .	Have you ever served the Commissioned Corps of the United States Public Health Service or the Commissioned Corps of the National Oceanic and Atmospheric Administration of the United States in the capacity of a commissioned officer while on active duty in defense of the United States and separated from such service under conditions other than dishonorable? Yes No
l1.	Please mark the appropriate response regarding child support - even if you have no children (FAILURE TO MARK ONE OF THE BOXES BELOW WILL RESULT IN DENIAL OF THE APPLICATION):
	I AM NOT subject to a court order for the support of a child or children.
	I AM subject to a court order for the support of one or more children and I AM in compliance with the order or I AM in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.
	I AM subject to a court order for the support of one or more children and AM NOT in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.
12	Recording to the state of the s
	Initial Here Date of I have been informed by an earlied by any to report the abuse of neglection a child to an agence that provides child telepare services to a called the enforcement agency no later than 24 hours after I linew or had reasonable causes on believe the light has been abused or neglected.

RECEIVED RENO, NEVADA 89502

Page 13

	PAGE 3
CERTIFICATION OF CHIROPRACTOR'S ASSISTANT TRAINING	
MPLOYER/SUPERVISING DC:	DATE OF HIRE
DORESS 6945 Alicante PKNN #103	
Wash Las Veges AN 89084	TELEPHONE 639 - 9100
J	
NDICATE PREVIOUS TRAINING OR CERTIFICATION:	
1. FORMAL PROGRAM (TRANSCRIPT MUST BE SENT FROM	SCHOOL)
ATES ATTENDED. FROM THROUGH TOTAL NUMBER OF CLASSRI	DOM HOURS ATTENDED:
F YOU HAVE ALREADY RECEIVED FORMAL TRAINING AS A CHIROPRACTOR'S	ACCICTABLE AND COMMITTEE ALC. 4 AVERAGE
AND 3 AND SIGN AT THE BOTTOM OF THIS PAGE IN THE PRESENCE OF A NOTAR	Y.
OTE: TO APPLICANTS WHO ARE APPLYING FOR CERTIFICATION UNDER	THE BROADING FOR ON THE CO.
APPLICATIONS MUST BE SUBMITTED WITHIN 15 DAYS OF BEGINNING OF TRAIL	NING.
2. ON-THE-JOB TRAINING IN CHIROPRACTIC FACILITY	
ON-THE-JOB TRAINING IN A HEALTH CARE FACILITY OTHER	THAN CHIROPRACTIC
IF 2 OR 3 ABOVE APPLY, PLEASE COMPLETE THE FOLLOWING: AME OF PERSON RESPONSIBLE FOR YOUR TRAINING	
Jacob Fish DC	
DDRESS	
6945 Alliante 141114 #103	
No. the las leads NV 189084	702 639 - 9/00
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/ /	APPLICANT'S SIGNATURE
,	CHIROPRACTIC PHYSICIAL
	BOARD OF NEVADA
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Question Numbers 3 and 4 Court Documents

FONTANA CASE SUMMARY

CASE No. MO00725984JO

The People of the State of California vs. JESSICA OLIVARES

20: 00: 00: 00: 00: 00:

Location: Fontana

Filed on: 03/02/2009

Appear by: 07/06/2009 DMV Docket Number: MO00725

C ISE	NEOR	MATION	

	ense sdiction: Ontario	Citation	Statute	Deg	Date	Case Type:	Infraction
	VC21461(A)-I: Fail To Obey Posted Sign (Traffic School Eligible)	MÖ00725984	21461 (A)	INF	02/24/2009	Case Status:	02/12/2016 Closed
2.	Charge #: 001 VC40508(A)-1: Failure To Appear (Dmy Hold) Charge #: 002	MO00725984	40508 (A)	INF	08/07/2009	Case Flags:	80% Amnesty Eligible
3.	PC1214.1-1: 1214.1 Civil Assessment (FTA) Charge #: 003	MO00725984	1214,1	INF	08/07/2009		
4.	PC1244.1(A)-1: 1214.1(A) Civil Assessment (FFP) Charge #: 004	MÖ00725984	T214.1 (A)	INF	03/01/2014		

DATE

CASE ASSIGNMENT

Current Case Assignment

Case Number Court Date Assigned MO00725984JO Fontana 03/02/2009

PARTY INFORMATIOS

Plaintiff	The People of the State of California		
Defendant	OLIVARES, JESSICA		
DATE	EVENTS & ORDERS OF THE COURT	INDEX	
03/02/2009	New Filed Case		
03/17/2009	DMV Manual Check: Prior Abstract History 2		
05/13/2009	Appear by Date Extension DATE TO APPEAR CONTINUED TO 07/06/2009.		
07/02/2009	Arraignment (1:30 PM) (Judicial Officer: Fuller, Mary E) Fleld;		
07/02/2009	Note: 2 OF 2		
07:02/2009	Legacy Minutes MEF CLERK: CI-CHYRILL INCIONG DEFENDANT NOT PRESENT PROCEEDINGS		

FONTANA

CASE SUMMARY CASE NO. MO00725984JO

ACTION CAME ON FOR ARRAIGNMENT

MOTIONS

NO ACTION TAKEN.

CUSTODY STATUS CASE CUSTODY - OR

07/09/2009

Note:

1 OF 2

07/09/2009

Arraignment (1:30 PM) (Judicial Officer: Gilbert, Ronald J)

Held:

07/09/2009

Legacy Minutes

RJG

CLERK: VYG-VALERIE GUTIERREZ

DEFENDANT NOT PRESENT.

PROCEEDINGS

ACTION CAME ON FOR ARRAIGNMENT

DEFENDANT LEFT PRIOR TO WALK-IN SESSION.

NO ACTION TAKEN.

CUSTODY STATUS DEFENDANT RELEASED.

09/23/2009

Note:

1 OF 2

09/23/2009

Arraignment (1:30 PM) (Judicial Officer: Gilbert, Ronald J)

Held;

09/23/2009

Disposition (Judicial Officer: Gilbert, Ronald J)

1. VC21461(A)-I: Fail To Obey Posted Sign (Traffic School Eligible)

Convicted

Charge #: 001 Allegation:

09/23/2009

Disposition (Judicial Officer: Gilbert, Ronald J)

1385 PC

2. VC40508(A)-I: Failure To Appear (Dmv Hold)

Dismissed

Charge #: 002 Allegation:

09/23/2009

Disposition (Judicial Officer: Gilbert, Ronald J)

3. PC1214.1-1: 1214.1 Civil Assessment (FTA)

Convicted

Charge #: 003 Allegation:

09/23/2009

Plea (Judicial Officer: Pro Tem, Judge)

1. VC21461(A)-I: Fail To Obey Posted Sign (Traffic School Eligible)

Guilty

Charge #: 001 Allegation:

09/23/2009

Plea (Judicial Officer: Pro Tem. Judge)

3. PC1214.1-1: 1214.1 Civil Assessment (FTA)

Guilty

FONTANA

CASE SUMMARY CASE NO. MO00725984JO

CASE NO. MO00725984JO Charge #: 003 Allegation: 09/23/2009 Legacy Minutes R.IGCLERK: D4165-TERA SORENSEN DEFENDANT PRESENT. **PROCEEDINGS** ACTION CAME ON FOR ARRAIGNMENT DEFENDANT ARRAIGNED. DISMISSALS COUNT(S) 2 DISMISSED IN THE INTEREST OF JUSTICE. PLEA INFORMATION DEFENDANT WITHDRAWS PLEA OF NOT GUILTY AND ENTERS A PLEA OF GUILTY AS TO COUNT(S) 1 3. FINDINGS/ADVISALS: DEFENDANT IS INFORMED OF HIS/HER RIGHT TO BE SENTENCED NO EARLIER THAN SIX HOURS NOR ANY LATER THAN FIVE DAYS AFTER HE/SHE HAS ENTERED HIS/HER PLEA OF GUILTY OR NOLO CONTENDERE OR FOUND GUILTY. THE COURT FINDS THAT HE/SHE KNOWINGLY, FREELY AND EXPRESSLY WAIVES THAT RIGHT. SENTENCING INFORMATION FOR ALL CHARGES. PAY A FINE OF \$109.00 TO THE COURT: TOTAL FINE/FEE IMPOSED: \$309.00 AT \$35.00 PER MONTH: COMMENCING 10/28/2009. PAYMENT PLAN NOTICE CUSTODY STATUS DEFENDANT RELEASED. 10/22/2009 Note: 1 OF 2 10/22/2009 Modification of Sentence (1:30 PM) (Judicial Officer: Gilbert, Ronald J) Held: 10/22/2009 Legacy Minutes CLERK: VYG-VALERIE GUTIERREZ DEFENDANT NOT PRESENT. **PROCEEDINGS** ACTION CAME ON FOR MODIFICATION OF SENTENCE. NO ACTION TAKEN. CUSTODY STATUS DEFENDANT RELEASED. 10/28/2009 Fines & Fees Extension PAYMENT EXTENSION TO 12/14/2009

OPERATOR KEKEY CHANGED DTP FROM 12/14/09 TO 01/14/10.

11/24/2009

Operator Changed Date to Pay

FONTANA CASE SUMMARY CASE NO. MO00725984JO

1	
11/24/2009	Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$35.00.
01/27/2010	Operator Changed Date to Pay OPERATOR JVELA CHANGED DTP FROM 01/14/10 TO 02/14/10.
01/27/2010	Defendant Made a Payment DEFENDANT MADE, A PAYMENT OF \$35.00.
04/05/2010	Conversion event CREDIT CARD TRANSACTION ID 028-0000809654
04/05/2010	Operator Changed Date to Pay OPERATOR JROER CHANGED DTP FROM 02/14/10 TO 04/14/10.
04/05/2010	Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$70.00.
04/14/2010	Note: 1 OF 2
04/14/2010	Modification of Sentence (1:30 PM) (Judicial Officer: Gilbert, Ronald J) Held;
04/14/2010	Logacy Minutes RJG CLERK: CI-CHYRILL INCIONG -
	DEFENDANT PRESENT.
	PROCEEDINGS
	ACTION CAME ON FOR MODIFICATION OF SENTENCE.
	SENTENCING INFORMATION BALANCE DUE IS: \$204.00 AT \$35.00 PER MONTH: COMMENCING 02/18/2011. SENTENCE TO RUN CONSECUTIVE TO MO00725484JO.
	- CUSTODY STATUS DEFENDANT RELEASED.
03/25/2015	Conversion event FINE PAYMENT OF 16.00 RECEIVED
07/14/2015	DMV Restored DMV RESTORED
()7/14/2015	Bail Forfeiture On Count(s) BAIL FORFEITURE AS TO COUNT(S) 4.
07/14/2015	Disposition (Judicial Officer: Gilbert, Ronald J) 4. PC1214.1(A)-I: 1214.1(A) Civil Assessment (FTP) Convicted Charge #: 004 Allegation:
12/23/2015	Request To Calendar Case In-Person REQUEST TO CALENDAR CASE IN-PERSON.

FONTANA CASE SUMMARY CASE NO. MO00725984JO

-1	CASS ITO: ITEO OF INCOME.
12/23/2015	Case Reassigned to Another District CASE REASSIGNED TO FS- FONTANA DISTRICT.
12/29/2015	Requested Modification (1:15 PM) (Judicial Officer: Keh, Winston) Held;
12/29/2015	Conversion event DEFENDANT NUMBER RESEARCHED IS ELIGIBLE FOR AMNESTY.
12/29/2015	Per Amnesty Civil Assessment fee is Suspended PER AMNESTY CIVIL ASSESSMENT FEE IS SUSPENDED IN THE AMOUNT OF \$421.91
12/29/2015	Eligible for Reduction ELIGIBLE FOR 8-80% REDUCTION.
12/29/2015	Reduced by 80%:Paid in Full REDUCED BY 80% TO \$13.22 PAID IN FULL.
12/29/2015	Amnesty Admin Fee AMNESTY FEE APPLIED TO CASE MO00725484JO
12/29/2015	Drivers License Reinstated Per Amnesty DRIVER LICENSE REINSTATED PER AMNESTY.
12/29/2015	Per Amnesty Balance Reduced PER AMNESTY - BALANCE REDUCED TO \$13.22
12/29/2015	Amnesty Eligibility Affidavit Printed AMNESTY ELIGIBILITY AFFIDAVIT PRINTED.
12/29/2015	Amnesty Participation Form Scanned AMNESTY PARTICIPATION FORM SCANNED
12/29/2015	Conversion event MISCELLANEOUS PAYMENT ()F \$13.22 RECEIVED.
12/29/2015	Case Eligible For 80% Amnesty
12/29/2015	Legacy Minutes WK, C-COMMISSIONER CLERK: E5354-MELINDA MORALES BAILIFF RBEARDSLEE DEFENDANT PRESENT.
	PROCEEDINGS ACTION CAME ON FOR MODIFICATION OF SENTENCE. DEFENDANT REFERRED TO AMNESTY PROGRAM.
	CUSTODY STATUS DEFENDANT RELEASED.
06/25/2016	Case Assigned to Collections
04/22/2017	Amnesty Participation Form Scanned
04/22/2017	Case Eligible For 80% Amnesty
04/22/2017	Initial Amnesty Payment of less than \$50.00
04/22/2017	Drivers License Reinstated Per Amnesty

FONTANA

CASE SUMMARY CASE No. MO00725984JO

DATE	FINANCIAL INFORMATION					
	Defendant OLIVARES, JESSICA Total Charges Total Payments and Credits Balance Due as of 3/5/2020		9 11 11 18		694.00 694.00 0.0 0	
	Defendant OLIVARES, JESSICA A80-Amnesty 80% Reduction Fcc Ba	lance as of 3/5/2020			0.00	





RANCHO CUCAMONGA CASE SUMMARY CASE NO. C188465JO

The People of the State of California vs. JESSICA **OLIVARES**

§ 8 Location: Rancho Cucamonga

Filed on: 01/09/2009 Appear by: 12/23/2009

DMV Docket Number: C188465

§ § 8

CASE INFORMATION

Offense Citation Statute Deg Date Case Type: Misdemeanor

Jurisdiction: Chino

1. VC12500(A)-M: No Operator License C188465 12500 MISD Case 12/20/2008 02/06/2016 Closed Status: (A)

Charge #: 001 ACN: C188465

Arrest: 12/20/2008 CH - Chino PD

Bench Warrant - OLIVARES, JESSICA (Judicial Officer: Brown, Gerard S.)

04/05/2012 Recalled

01/12/2011 Issued Fine: \$100

Bond: \$2,500.00 Any CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

MAR **09** 2020

RECEIVED RENO, NEVADA 89502 DATE CASL ASSIGNMENT

Current Case Assignment

Case Number Court

Date Assigned

C188465JO Rancho Cucamonga 01/09/2009

PARTA INFORMATION

Plaintiff The People of the State of California

Defendant OLIVARES, JESSICA DATE EVENTS & ORDERS OF THE COURT INDIA 01/09/2009 New Filed Case Arraignment (7:45 AM) (Judicial Officer: Brown, Gerard S) 02/19/2009 02/19/2009 Legacy Minutes GSBCLERK J0454-JILL JOHNSON BAILIFF J HOLDEN DEFENDANT NOT PRESENT PROCEEDINGS OR REPORED CUSTODY STATUS CASE CUSTODY - FUGITIVE Advised Deft Of Court Date/Times 02/23/2009 ADVISED DEFT OF COURT DATE TIMES

RANCHO CUCAMONGA CASE SUMMARY CASE No. C188465JO

02/23/2009	Defendant called requesting information on case DEFENDANT CALLED REQUEST INFORMATION ON CASE
10/28/2009	Advised Deft Of Court Date/Times ADVISED DEFT OF COURT DATE/TIMES
11/24/2009	Defendant called requesting information on case DEFENDANT CALLED REQUEST INFORMATION ON CASE
12/22/2009	Arraignment (7:45 AM) (Judicial Officer: Brown, Gerard S) Held:
12/22/2009	Advised Deft Of Court Date/Times ADVISED DEFT OF COURT DATE/TIMES
12/22/2009	Defendant called requesting information on case DEFENDANT CALLED REQUEST INFORMATION ON CASE
12/22/2009	Legacy Minutes GSB CLERK: J0454-JILL JOHNSON BAILIFF J HOLDEN - DEFENDANT NOT PRESENT PROCEEDINGS - OR REYOKED CUSTODY STATUS CASE CUSTODY - FUGITIVE
12/23/2009	Arraignment (8:21 AM) (Judicial Officer: Brown, Gerard S) Held;
12/23/2009	CANCELED Arraignment (9:00 AM) Vacated
12/23/2009	Conversion event ARRGN HEARING ON 12/23/2009 AT 9:00 IS VACATED.
12/23/2009	Disposition (Judicial Officer: Martinez, Alexander R) 1. VC12500(A)-M: No Operator License Convicted
	Charge #: 001 Allegation:
12/23/2009	Plea (Judicial Officer: Pro Tem, Judge) 1. VC12500(A)-M: No Operator License Guilty Charge #: 001 Allegation:
12/23/2009	Sentenced (Judicial Officer: Martinez, Alexander R) 1. VC12500(A)-M: No Operator License 12/20/2008 (MISD) 12500(A) (VC12500(A)-M) Charge #: 001 Allegation:
	Probation Type: Summary Probation (Court)

RANCHO CUCAMONGA

CASE SUMMARY CASE NO. C188465JO

Start Date: 12/23/2009 Term: 525 Days End Date: 04/05/2012 Status: Active (Active) Status Date: 12/23/2009

Comment: 1) VIOLATE NO LAW OTHER THAN MINOR TRAFFIC. (TMVNL) 2) PAY A FINE OF \$350.00; INCLUDES THE VICTIM RESTITUTION FINE. (TF9) TOTAL AMOUNT 385., PAYMENT TERMS: \$35.00 OR MORE PER MONTIL. (TFP) PAYMENTS TO BEGIN ON 01/25/2010 (TFPD) PLUS PAY A PAYMENT PLAN FEE OF \$35.00, (TPF) 3) NOT DRIVE MOTOR VEHICLE UNLESS PROPERLY LICENSED. (TMMVL) 4) NOT DRIVE A MOTOR VEHICLE UNLESS PROPERLY INSURED.

(TMMVI)

12/23/2009

Legacy Minutes

GSB

CLERK: J0454-JILL JOINSON

BAILIFF J HOLDEN

DEFENDANT PRESENT.

PROCEEDINGS

ACTION CAME ON FOR ARRAIGNMENT

PLEA INFORMATION

DEFENDANT IS ADVISED OF CONSTITUTIONAL AND STATUTORY RIGHTS.

DEFENDANT ARRAIGNED.

ADVISAL OF RIGHTS SIGNED BY DEFENDANT AND FILED.

DEFENDANT PLEADS GUILTY AS TO COUNT(S) 1.

THE COURT, AFTER READVISEMENT OF EACH OF THESE RIGHTS, FINDS THAT THE

DEFENDANT UNDERSTANDS THE CHARGE(S), THE POSSIBLE

PENALTIES, RIGHT AGAINST SELF-INCRIMINATION, TO CONFRONT AND CROSS EXAMINE WITNESSES, TO A PUBLIC AND SPEEDY TRIAL, TO JURY

TRIAL, TO HAVE AN ATTORNEY PRESENT AT ALL STAGES OF THE PROCEEDINGS

AND TO THE PUBLIC DEFENDER IF INDIGENT AND TO THE COMPULSORY PROCESS OF THE COURT TO SUBPOENA WITNESSES.

DEFENDANT WAIVES FORMAL ARRAIGNMENT FOR PRONOUNCEMENT OF JUDGMENT AND STATES THERE IS NO LEGAL CAUSE WHY JUDGMENT SHOULD NOT

NOW BE PRONOUNCED. FOR ALL CHARGES.

SENTENCING INFORMATION

PRONOUNCEMENT OF JUDGMENT IS ORDERED WITHHELD AND CONDITIONAL AND REVOCABLE RELEASE IS GRANTED FOR A PERIOD OF 12 MONTH(S)

ON THE FOLLOWING TERMS AND CONDITIONS:

VIOLATE NO LAW OTHER THAN MINOR TRAFFIC. PAY A FINE OF \$350.00; INCLUDES THE VICTIM RESTITUTION FINE.

TOTAL AMOUNT 385.. PAYMENT TERMS: \$35.00 OR MORE PER MONTH. PAYMENT'S TO BEGIN ON 01/25/2010

NOT DRIVE MOTOR VEHICLE UNLESS PROPERLY LICENSED.

NOT DRIVE A MOTOR VEHICLE UNLESS PROPERLY INSURED.

DEFENDANT ACCEPTS PROBATION AND IS GIVEN A COPY OF THE TERMS AND

CONDITIONS.

CUSTODY STATUS

CASE CUSTODY - PROBATION.

======== MINUTE ORDER END ========= 0

12/23/2009

Defendant Waived Counsel (for case)

12/23/2009

Defendant Waived Right to Confront And Cross Examine Witness

12/23/2009

Defendant Waived Right to Trial by Jury

RANCHO CUCAMONGA CASE SUMMARY CASE NO. C188465JO

	CASE NO. C188465JO
12/23/2009	Defendant Waived Privilege Against Compulsory Self-Incrimina
12/23/2009	Defendant advised of Charges and Direct Consequences of Plea
12/23/2009	Court Found Plea Was Knowledgeable, Intelligently Made.
12/23/2009	Conviction Certified By Clerk of the Court
01/26/2010	Defendant called requesting information on case DEFENDANT CALLED REQUEST INFORMATION ON CASE
01/26/2010	Fines & Fees Extension PAYMENT EXTENSION TO 02/25/2010
03/04/2010	Operator Changed Date to Pay OPERATOR LBARR CHANGED DTP FROM 02/25/10 TO 03/25/10.
03/04/2010	Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$35.00.
04/05/2010	Defendant called requesting information on case DEFENDANT CALLED REQUEST INFORMATION ON CASE
04/05/2010	Defendant Referred To Court Compliance Unit DEFENDANT REFERRED TO COURT COMPLIANCE UNIT 909-387-1470
04/05/2010	Conversion event CREDIT CARD TRANSACTION II) 028-0000811303
04/05/2010	Operator Changed Date to Pay OPERATOR JTHEI CHANGED DTP FROM 03/25/10 TO 04/25/10.
04/05/2010	Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$35.00.
04/05/2010	Defendant called requesting information on case DEFENDANT CALLED REQUEST INFORMATION ON CASE
04/05/2010	Delinquent Misdemeanor Case
05/06/2010	Operator Changed Date to Pay OPERATOR LBARR CHANGED DTP FROM 04/25/10 TO 05/25/10.
05/06/2010	Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$35.00.
06/22/2010	Advised Deft Of Court Date/Times ADVISED DEFT OF COURT DATE/TIMES
06/22/2010	Defendant called requesting information on case **DEFENDANT CALLED REQUEST INFORMATION ON CASE**
07/08/2010	Request to Calendar Case for Hearing filed REQUEST TO CALENDAR CASE FOR HEARING FILED BY DEFENDANT.
07/15/2010	Modification of Probation (8:30 AM) (Judicial Officer: Bilash, Colin J) Held;
07/15/2010	Legacy Minutes CJB

RANCHO CUCAMONGA CASE SUMMARY CASE NO. C188465JO

CLERK: TD-TONI DAVIS BAILIFF M SMITH **APPEARANCES** DEFENDANT PRESENT. **PROCEEDINGS** ACTION CAME ON FOR MODIFICATION OF PROBATION PROBATION IS EXTENDED TO EXPIRE ON 06/01/2011. PROBATION IS CONTINUED ON ORIGINAL TERMS AND CONDITIONS WITH THE FOLLOWING MODIFICATION(S). BALANCE DUE IS: \$280.00 AT \$25.00 PER MONTH; PAYMENT EXTENSION ON MONTHLY FINE PAYMENTS GRANTED TO RESUME 09/30/2010. DEFENDANT ACCEPTS MODIFICATION OF TERMS AND CONDITIONS. **CUSTODY STATUS** CASE CUSTODY - PROBATION. ======== -- MINUTE ORDER END ========== 0 10/05/2010 Operator Changed Date to Pay OPERATOR GMIRA CHANGED DTP FROM 09/30/10 TO 10/30/10. 10/05/2010 Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$25.00. 10/05/2010 Payment Royd - Payment Plan PAYMENT RECEIVED - PAYMENT PLAN NOTICE PRINTED 10/05/2010 Conversion event CREDIT CARD TRANSACTION ID 028-0010442023 11/03/2010 Conversion event CREDIT CARD TRANSACTION ID 028-0012299361 11/03/2010 Operator Changed Date to Pay OPERATOR JROER CHANGED DTP FROM 10/30/10 TO 11/30/10. 11/03/2010 Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$25.00. 01/07/2011 Notice of Failure to Pay Fine Filed by Central Collections NOTICE OF FAILURE TO PAY FINE FILED BY CENTRAL COLLECTIONS. 01/12/2011 Ex Parte Hearing (4:00 PM) (Judicial Officer: Brown, Gerard S) Held: 01/12/2011 Legacy Minutes GSB, J-JUDGE CLERK: D6021-REGINA ESTRADA DEFENDANT NOT PRESENT. **PROCEEDINGS** COURT ORDERS PROBATION REVOKED FOR THE PURPOSES OF RETAINING JURISDICTION. VIOLATION OF TERM# 2

CUSTODY STATUS

CASE CUSTODY - FUGITIVE

RANCHO CUCAMONGA CASE SUMMARY CASE No. C188465JO

02/26/2012	Conversion event FINE PAYMENT OF 86.00 RECEIVED	
04/05/2012	Modification of Probation (8:30 AM) (Judicial Officer: Martinez, Alexander R) Held;	
04/05/2012	Defendant Made a Payment DEFENDANT MADE A PAYMENT OF \$144.00.	
04/05/2012	Legacy Minutes ARM, J-JUDGE CLERK: TD-TONI DAVIS BAILIFF M. SMITH - APPEARANCES DEFENDANT PRESENT: - PROCEEDINGS ACTION CAME ON FOR VIOLATION OF PROBATION DEFENDANT ADMITS VIOLATION(S) OF PROBATION, AS TO TERM(S) 02. VICKERS HEARING WAIVED. PROBATION REVOKED AND REINSTATED. PROBATION REINSTATED. PROBATION IS CONTINUED ON ORIGINAL TERMS AND CONDITIONS WITH THE FOLLOWING MODIFICATION(S) BALANCE DUE IS: \$144.00 BY 04/05/2012 PROBATION TO TERMINATE ONCE FINE IS PAID CUSTODY STATUS CASE CUSTODY - PROBATION PROBATION ORDERED TERMINATED ON 04/05/2012.	
DATE	FINANCIAL INFORMATION	m ^E

Defendant OLIVARES, JESSICA Total Charges Total Payments and Credits Balance Due as of 3/5/2020

385.00 385.00 **0.0**0

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES

NO. 8LG07253 THE PEOPLE OF THE STATE OF CALIFORNIA VS. PAGE NO. 1 CURRENT DATE 03/06/20

DEFENDANT 01: JESSICA JACQUELIN OLIVARES

LAW ENFORCEMENT AGENCY EFFECTING ARREST: LONG BEACH POLICE DEPT.

BAIL: APPEARANCE AMOUNT

DATE

RECEIPT OR SURETY COMPANY

REGISTER

OF BAIL DATE POSTED BOND NO. NUMBER

CASE FILED ON 08/26/08.

COMPLAINT FILED, DECLARED OR SWORN TO CHARGING DEFENDANT WITH HAVING COMMITTED, ON OR ABOUT 08/23/08 IN THE COUNTY OF LOS ANGELES, THE FOLLOWING OFFENSE(S) OF:

COUNT 01: 647(B) PC MISD COUNT 02: 647(B) PC MISD COUNT 03: 647(B) PC MISD

NEXT SCHEDULED EVENT:

08/26/08 830 AM ARRAIGNMENT

DIST LONG BEACH COURTHOUSE DEPT SO2

CHIROPRACTIC PHYSICIANS'

BOARD OF NEVADA

MAR **09** 2020

ON 08/26/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO2

RECEIVED RENO, NEVADA 89502

CASE CALLED FOR ARRAIGNMENT

PARTIES: GARY BOUNDS (JUDGE) SCOTT KINOSHITA (CLERK)

LYNNE FRANKO (REP) LUCREZIA H. PRATICO

STIPULATED THAT GARY BOUNDS (JUDGE) MAY HEAR THE CAUSE AS TEMPORARY JUDGE.

DEFENDANT DEMANDS COUNSEL. COURT REFERS DEFENDANT TO THE PUBLIC DEFENDER.

PUBLIC DEFENDER APPOINTED. CARL RUSS - P.D.

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY CARL RUSS DEPUTY PUBLIC

DEFENDER

DEFENDANT ADVISED OF THE FOLLOWING RIGHTS ORALLY:

DEFENDANT ARRAIGNED, AND ADVISED OF THE FOLLOWING RIGHTS: PLEAS AVAILABLE TO DEFENDANT; EXPLANATION OF NOLO CONTENDERE PLEA; TO THE AID OF AN ATTORNEY AT ALL STAGES OF THE PROCEEDINGS; TO A REASONABLE LENGTH OF TIME TO CONSULT AN ATTORNEY: THAT THE COURT WOULD APPOINT AN ATTORNEY FREE OF CHARGE IF DEFENDANT DOES NOT HAVE THE FINANCIAL MEANS TO RETAIN OWN; THAT UPON CONCLUSION OF THE CASE, THE COURT MAY ORDER A HEARING TO DETERMINE THE DEFENDANT'S THEN ABILITY TO PAY FOR ALL OR ANY PART OF THE COST

OF APPOINTED COUNSEL, AND THAT DEFENDANT MAY BE ORDERED TO PAY ALL OR THAT PART OF SAID COSTS WITHIN DEFENDANT'S ABILITY TO PAY, RIGHT TO REPRESENT HIMSELF IN PRO PER AND ADVISED OF DISADVANTAGES OF SELF REPRESENTATION; NO SPECIAL TREATMENT BY COURT; PROSECUTOR EXPERIENCED ATTORNEY; CANNOT LATER CLAIM ERROR FOR INADEQUACY OF REPRESENTATION; THE DEFENDANT HAS BEEN ADVISED THAT THERE MAY BE DEFENSES THAT HE/SHE IS UNAWARE OF; TO PUBLIC TRIAL BY JURY OR COURT IN LONG BEACH; TO DISMISSAL IF NOT TRIED WITHIN 30 DAYS IF IN CUSTODY; WITHIN 45 DAYS IF NOT; TO THE AID OF THE COURT TO SUBPOENA AND PRODUCE WITNESSES ON OWN BEHALF; TO REASONABLE BAIL PENDING TRIAL; TO CONFRONT AND EXAMINE ADVERSE WITNESSES; TO EXERCISE PRIVILEGE AGAINST SELF INCRIMINATION AND REMAIN SILENT; INFORMED THAT BY ENTERING A PLEA OF GUILTY, THESE RIGHTS WOULD BE WAIVED; ADVISED RIGHT TO BE SENTENCED IN NOT LESS THAN 6 HOURS OR MORE THAN 5 DAYS UNLESS REFERRED TO THE

```
CASE NO. 8LG07253
                                                             PAGE NO.
                                                             DATE PRINTED 03/06/20
DEF NO. 01
   PROBATION OFFICE; ADVISED MAXIMUM SENTENCE, UNLESS COURT
   INDICATED OTHERWISE, WOULD BE 1 YEAR COUNTY JAIL, $1,000 FINE OR
   BOTH; ADVISED MEANING OF PROBATION AND POSSIBLE OF LATER
   SENTENCE IF COURT DETERMINES VIOLATION; ADVISED IF ON PROBATION
   TO ANOTHER COURT THAT PLEA/CONVICTION MAY RESULT IN REVOCATION;
   THE RIGHT TO HAVE A JUDGE REVIEW THE EVIDENCE TO DETERMINE IF
   THERE IS PROBABLE CAUSE TO KEEP THE DEFENDANT IN CUSTODY UNTIL
   TRIAL, THAT CONVICTION OF THE OFFENSE MAY HAVE THE CONSEQUENCES
   OF DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES,
   OR DENIAL OF NATURALIZATION
A COPY OF THE COMPLAINT AND THE ARREST REPORT GIVEN TO DEFENDANTS COUNSEL. DEFENDANT'S FINANCIAL STATEMENT FILED.
THE DEFENDANT IS ADVISED OF FINANCIAL RESPONSIBILITY.
DEFENDANT WAIVES FURTHER ARRAIGNMENT.
DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS:
TRIAL BY COURT AND TRIAL BY JURY
   CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES;
   SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE;
   AGAINST SELF-INCRIMINATION;
DEFENDANT ADVISED OF THE FOLLOWING:
 THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENTS OF THE OFFENSE IN THE COMPLAINT, AND POSSIBLE DEFENSES TO SUCH CHARGES;
 THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLO CONTENDERE, INCLUDING
   THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE
   SAME OR SIMILAR OFFENSES;
 THE EFFECTS OF PROBATION;
 IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE
   OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF
   DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF
NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES.
COUNSEL FOR THE DEFENDANT JOINS IN THE WAIVERS AND CONCURS IN THE PLEA.
COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND EXPLICITLY
   MADE;
DEFENDANT PLEADS NOT GUILTY TO COUNT 01, 647(B) PC. DEFENDANT PLEADS NOT GUILTY TO COUNT 02, 647(B) PC.
DEFENDANT PLEADS NOT GUILTY TO COUNT 03, 647(B) PC.
  COURT ORDERS AND FINDINGS:
   -THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.
DEFENDANT IS ADVISED OF HIS RIGHT TO A SPEEDY TRIAL AND WAIVES STATUTORY TIME
  FOR TRIAL.
COURT ACCEPTS PLEA
  ENTRY MADE BY J.MERCER
NEXT SCHEDULED EVENT:
09/02/08
            830 AM PRETRIAL HEARING
                                           DIST LONG BEACH COURTHOUSE DEPT SO1
DAY 07 OF 30
NEXT SCHEDULED EVENT : 09/09/08 830 AM PRETRIAL AND MOTION
                                                 DIST LONG BEACH COURTHOUSE DEPT SO1
```

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

DAY 14 OF 30

RELEASE ISSUED AY021550. ENTRY MADE BY J.MERCER COURT ORDERS AND FINDINGS:

NEXT SCHEDULED EVENT:

PAGE NO. 3 DATE PRINTED 03/06/20

09/22/08 830 AM JURY TRIAL DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 27 OF 30

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 09/02/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR PRETRIAL HEARING
PARTIES: WILLIAM WEISMAN (JUDGE) CHERYL ALLEN (CLERK)
NONE (REP) WAYNE BIBEE (CP)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY ALEXIS L. SALZMAN ALTERNATE
DEFENSE COUNSEL
ENTRY BY DROUNDS
COURT ORDERS AND FINDINGS:
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

PRETRIAL AND MOTION NEXT SCHEDULED EVENT: JURY TRIAL

ON 09/09/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR PRETRIAL AND MOTION
PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)

LYDIA LANGENFELD (REP) MOMAL S. IQBAL (CP)
DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL
CASE MISSED CALENDAR
NEXT SCHEDULED EVENT:
09/10/08 830 AM PRETRIAL AND MOTION DIST LONG BEACH COURTHOUSE DEPT S01

ON 09/10/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR PRETRIAL AND MOTION

REQUEST FOR CONTINUANCE SIGNED AND FILED.

JURY TRIAL, OF SEPTEMBER 22, 2008, IS ADVANCED AND VACATED.
COURT ORDERS AND FINDINGS:
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.
WAIVES STATUTORY TIME.
NEXT SCHEDULED EVENT:
09/23/08 830 AM JURY TRIAL DIST LONG BEACH COURTHOUSE DEPT S01
DAY 00 OF 10

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DATE PRINTED 03/06/20

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

09/30/08 830 AM JURY TRIAL DIST LONG BEACH COURTHOUSE DEPT S01
DAY 07 OF 10

ON 09/23/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

NEXT SCHEDULED EVENT: 10/14/08 830 AM JURY TRIAL DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 00 OF 10

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 10/14/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR JURY TRIAL
PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)

LOUISE COSTELLO (REP) NONE (CP)

DEFENDANT IS NOT PRESENT IN COURT, BUT REPRESENTED BY ALEXIS L. SALZMAN ALTERNATE PUBLIC DEFENDER

A. LOERA FOR METU. AN IN CAMERA HEARING IS HELD IN CHAMBERS AS REFLECTED WITHIN THE NOTES OF THE COURT REPORTER WHICH ARE ORDER SEALED THIS DATE, AND NOT TO BE UNSEALED EXCEPT BY FURTHER ORDER OF THE COURT.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

11/12/08 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 00 OF 30

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 11/12/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR PRETRIAL HEARING
PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)
LOUISE COSTELLO (REP) NONE (DDA)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY JASON SHYRES BAR PANEL
ATTORNEY
KATHY YI FOR APPEARING FOR THE CITY OF LONG BEACH.
ENTRY MADE BY J.MERCER
COURT ORDERS AND FINDINGS:
-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:
12/08/08 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1

PAGE NO. DATE PRINTED 03/06/20

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 12/08/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR PRETRIAL HEARING PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK) (REP) NONE (CP) TERRI MANZON

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY LOERA BAR PANEL ATTORNEY KATHY YI FOR THE CITY OF LONG BEACH.

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT: 12/18/08 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 00 OF 30

ON 12/18/08 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR PRETRIAL HEARING PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)

LOUISE COSTELLO (REP) FELIPE MICHAEL VELA (CP)

DEFENDANT IS NOT PRESENT IN COURT, BUT REPRESENTED BY LOERA BAR PANEL ATTORNEY DEFENDANT APPEARING BY COUNSEL PURSUANT TO PENAL CODE SECTION 977 ET SEQ, BY LOERA BAR PANEL ATTORNEY

ENTRY MADE BY J.MERCER

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

01/09/09 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 00 OF 30

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 01/09/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR PRETRIAL HEARING

PARTIES: GEORGE KALINSKI (JUDGE) MARIA BALLESTEROS (CLERK)

(REP) LUCREZIA H. PRATICO (CP) TERRI MANZON

DEFENDANT IS NOT PRESENT IN COURT, BUT REPRESENTED BY MALIKA DJAFAR ALTERNATE **DEFENSE COUNSEL**

DEFENDANT APPEARING BY COUNSEL PURSUANT TO PENAL CODE SECTION 977 ET SEQ, BY MALIKA DJAFAR ALTERNATE DEFENSE COUNSEL

ENTERED BY J TJIOOK

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NEXT SCHEDULED EVENT:

01/23/09 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 14 OF 30

NEXT SCHEDULED EVENT:

02/05/09 830 AM JURY TRIAL DIST LONG BEACH COURTHOUSE DEPT S01

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DATE PRINTED 03/06/20

DAY 27 OF 30

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 01/23/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR PRETRIAL HEARING
PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)
GARY COSTELLO (REP) TRACY GASTELUM (

GARY COSTELLO (REP) TRACY GASTELUM (CP)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY MALIKA DJAFAR ALTERNATE
DEFENSE COUNSEL

ENTRY MADE BY (C.MONROE)

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME. NEXT SCHEDULED EVENT:

03/04/09 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1

DAY 00 OF 15

ON 03/04/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR PRETRIAL HEARING

PARTIES: WILLIAM WEISMAN (JUDGE) CYNTHIA TAYLOR (CLERK)

GARY COSTELLO (REP) WAYNE BIBEE (CP)

DEFENDANT IS NOT PRESENT IN COURT, BUT REPRESENTED BY MALÍKA DJAFAR ALTERNATE DEFENSE COUNSEL

DEFENDANT APPEARING BY COUNSEL PURSUANT TO PENAL CODE SECTION 977 ET SEQ, BY MALIKA DJAFAR ALTERNATE DEFENSE COUNSEL

ENTERED BY J TJIOOK

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES STATUTORY TIME.

NEXT SCHEDULED EVENT:

03/11/09 830 AM PRETRIAL HEARING DIST LONG BEACH COURTHOUSE DEPT SO1 DAY 00 OF 10

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 03/11/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR PRETRIAL HEARING

PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)

GARY COSTELLO (REP) LAURA NICOLE REIMER (CP)

DEFENDANT IS NOT PRESENT IN COURT, BUT REPRESENTED BY MALIKA DJAFAR ALTERNATE DEFENSE COUNSEL

DEFENDANT APPEARING BY COUNSEL PURSUANT TO PENAL CODE SECTION 977 ET SEQ, BY MALIKA DJAFAR ALTERNATE DEFENSE COUNSEL

ENTERED BY J TJIOOK

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

NO STATUTORY TIME WAIVED.

NEXT SCHEDULED EVENT:

03/18/09 830 AM JURY TRIAL DIST LONG BEACH COURTHOUSE DEPT SO1

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DAY 07 OF 10

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 03/18/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR JURY TRIAL
PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)
GARY COSTELLO (REP) ARTURO D. SANCHEZ (CP)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY MALIKA DJAFAR ALTERNATE
PUBLIC DEFENDER
DEFENDANT ADVISED OF THE FOLLOWING RIGHTS ORALLY:
DEFENDANT ARRAIGNED, AND ADVISED OF THE FOLLOWING RIGHTS: PLEAS
AVAILABLE TO DEFENDANT; EXPLANATION OF NOLO CONTENDERE PLEA; TO

EFENDANT ARRAIGNED, AND ADVISED OF THE FOLLOWING RIGHTS: PLEAS AVAILABLE TO DEFENDANT; EXPLANATION OF NOLO CONTENDERE PLEA; TO THE AID OF AN ATTORNEY AT ALL STAGES OF THE PROCEEDINGS; TO A REASONABLE LENGTH OF TIME TO CONSULT AN ATTORNEY: THAT THE COURT WOULD APPOINT AN ATTORNEY FREE OF CHARGE IF DEFENDANT DOES

NOT HAVE THE FINANCIAL MEANS TO RETAIN OWN; THAT UPON CONCLUSION OF THE CASE, THE COURT MAY ORDER A HEARING TO DETERMINE THE DEFENDANT'S THEN ABILITY TO PAY FOR ALL OR ANY PART OF THE COST OF APPOINTED COUNSEL, AND THAT DEFENDANT MAY BE ORDERED TO PAY ALL OR THAT PART OF SAID COSTS WITHIN DEFENDANT'S ABILITY TO PAY, RIGHT TO REPRESENT HIMSELF IN PRO PER AND ADVISED OF DISADVANTAGES OF SELF REPRESENTATION; NO SPECIAL TREATMENT BY COURT; PROSECUTOR EXPERIENCED ATTORNEY; CANNOT LATER CLAIM ERROR FOR INADEQUACY OF REPRESENTATION; THE DEFENDANT HAS BEEN ADVISED THAT THERE MAY BE DEFENSES THAT HE/SHE IS UNAWARE OF; TO PUBLIC TRIAL BY JURY OR COURT IN LONG BEACH; TO DISMISSAL IF NOT TRIED WITHIN 30 DAYS IF IN CUSTODY; WITHIN 45 DAYS IF NOT; TO THE AID OF THE COURT TO SUBPOENA AND PRODUCE WITNESSES ON OWN BEHALF; TO REASONABLE BAIL PENDING TRIAL; TO CONFRONT AND EXAMINE ADVERSE WITNESSES; TO EXERCISE PRIVILEGE AGAINST SELF INCRIMINATION AND REMAIN SILENT; INFORMED THAT BY ENTERING A PLEA OF GUILTY, THESE RIGHTS WOULD BE WAIVED; ADVISED RIGHT TO BE SENTENCED IN NOT LESS THAN 6 HOURS OR MORE THAN 5 DAYS UNLESS REFERRED TO THE PROBATION OFFICE; ADVISED MAXIMUM SENTENCE, UNLESS COURT INDICATED OTHERWISE, WOULD BE 1 YEAR COUNTY JAIL, \$1,000 FINE OR BOTH; ADVISED MEANING OF PROBATION AND POSSIBLE OF LATER

SENTENCE IF COURT DETERMINES VIOLATION; ADVISED IF ON PROBATION TO ANOTHER COURT THAT PLEA/CONVICTION MAY RESULT IN REVOCATION; THE RIGHT TO HAVE A JUDGE REVIEW THE EVIDENCE TO DETERMINE IF THERE IS PROBABLE CAUSE TO KEEP THE DEFENDANT IN CUSTODY UNTIL TRIAL, THAT CONVICTION OF THE OFFENSE MAY HAVE THE CONSEQUENCES OF DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF NATURALIZATION

DEFENDANT ADVISED OF AND PERSONALLY AND EXPLICITLY WAIVES THE FOLLOWING RIGHTS:

TRIAL BY COURT AND TRIAL BY JURY CONFRONTATION AND CROSS-EXAMINATION OF WITNESSES:

SUBPOENA OF WITNESSES INTO COURT TO TESTIFY IN YOUR DEFENSE; AGAINST SELF-INCRIMINATION;

DEFENDANT ADVISED OF THE FOLLOWING:

THE NATURE OF THE CHARGES AGAINST HIM, THE ELEMENTS OF THE OFFENSE IN THE COMPLAINT, AND POSSIBLE DEFENSES TO SUCH CHARGES;

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THE POSSIBLE CONSEQUENCES OF A PLEA OF GUILTY OR NOLO CONTENDERE, INCLUDING THE MAXIMUM PENALTY AND ADMINISTRATIVE SANCTIONS AND THE POSSIBLE LEGAL EFFECTS AND MAXIMUM PENALTIES INCIDENT TO SUBSEQUENT CONVICTIONS FOR THE SAME OR SIMILAR OFFENSES;

THE EFFECTS OF PROBATION;

IF YOU ARE NOT A CITIZEN, YOU ARE HEREBY ADVISED THAT A CONVICTION OF THE OFFENSE FOR WHICH YOU HAVE BEEN CHARGED WILL HAVE THE CONSEQUENCES OF DEPORTATION, EXCLUSION FROM ADMISSION TO THE UNITED STATES, OR DENIAL OF NATURALIZATION PURSUANT TO THE LAWS OF THE UNITED STATES.

COUNSEL FOR THE DEFENDANT JOINS IN THE WAIVERS AND CONCURS IN THE PLEA.
COURT FINDS THAT EACH SUCH WAIVER IS KNOWINGLY, UNDERSTANDINGLY, AND EXPLICITLY
MADE:

THE DEFENDANT PERSONALLY WITHDRAWS PLEA OF NOT GUILTY TO COUNT 01 AND PLEADS NOLO CONTENDERE WITH THE APPROVAL OF THE COURT TO A VIOLATION OF SECTION 647(B) PC IN COUNT 01. THE COURT FINDS THE DEFENDANT GUILTY.

COUNT (02): DISPOSITION: DISMISSAL IN FURTH OF JUSTICE PER 1385 PC COUNT (03): DISPOSITION: DISMISSAL IN FURTH OF JUSTICE PER 1385 PC COURT ORDERS AND FINDINGS:

-OBEY ALL LAWS AND ORDERS OF THE COURT.

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.
COURT FINDS THAT THERE IS A FACTUAL BASIS FOR DEFENDANT'S PLEA, AND COURT ACCEPTS PLEA.

DEFENDANT IS ORDERED TO COMPLETE 5 DAYS OF COMMUNITY SERVICE IF DEFENDANT COMPLETES COMMUNITY SERVICE THEN MOTION TO WITHDRAW PLEA WILL BE GRANTED AND CASE DISMISSED.

****ENTERED BY A.MONTOYA

WAIVES TIME FOR SENTENCE.

NEXT SCHEDULED EVENT:

09/14/09 830 AM SENTENCING DIST LONG BEACH COURTHOUSE DEPT SO1

CUSTODY STATUS: RELEASED ON OWN RECOGNIZANCE

ON 09/14/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT S01

CASE CALLED FOR SENTENCING

PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)

GARY COSTELLO (REP) LUCREZIA H. PRATICO (CP)

DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY MALIKA DJAFAR ALTERNATE

DEFENSE COUNSEL APPEARING BY P O'CONNEL

ENTERED BY J TJIOOK

COURT ORDERS AND FINDINGS:

-THE COURT ORDERS THE DEFENDANT TO APPEAR ON THE NEXT COURT DATE.

WAIVES TIME FOR SENTENCE.

NEXT SCHEDULED EVENT:

09/30/09 830 AM SENTENCING DIST LONG BEACH COURTHOUSE DEPT SO1

CUSTODY STATUS: DEFENDANT REMAINS ON OWN RECOGNIZANCE

ON 09/30/09 AT 830 AM IN LONG BEACH COURTHOUSE DEPT SO1

CASE CALLED FOR SENTENCING

PARTIES: WILLIAM WEISMAN (JUDGE) DAMARIS ALVARADO (CLERK)

NONE (REP) NONE (CP)
DEFENDANT IS NOT PRESENT IN COURT, AND NOT REPRESENTED BY COUNSEL PURSUANT TO COURT ORDER.

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THIS CASE IS TRANSFERRED TO DEPARTMENT SO8 FORTHWITH.

NEXT SCHEDULED EVENT:

09/30/09 930 AM SENTENCING DIST LONG BEACH COURTHOUSE DEPT SO8

ON 09/30/09 AT 930 AM IN LONG BEACH COURTHOUSE DEPT \$08

CASE CALLED FOR SENTENCING
PARTIES: KATHLEEN O. DIESMAN (JUDGE) CHERRY GAINES (CLERK)
DINA LIDIS (REP) LAURA NICOLE REIMER (CP)
DEFENDANT IS PRESENT IN COURT, AND REPRESENTED BY MALIKA DJAFAR ALTERNATE
DEFENSE COUNSEL
COUNT (01): DISPOSITION: DISMISSAL IN FURTH OF JUSTICE PER 1385 PC
CASE DISMISSED ON MOTION OF PER PLEA
NEXT SCHEDULED EVENT:
PROCEEDINGS TERMINATED

10/09/09 ARREST DISPOSITION REPORT SENT VIA FILE TRANSFER TO DEPARTMENT OF JUSTICE

ON 06/08/17 AT 530 AM:

CASE FILE DESTROYED.

Steve Sisolak
Governor

Margaret Colucci, DC
President
Nicole Canada, DC
Vice President
James T. Overland Sr., DC
Secretary-Treasurer



Morgan Rovetti, DC
Member

Xavier Martinez, DC
Member

Tracy DiFillippo, Esq.
Consumer Member
John Bertoldo, Esq.
Consumer Member

Julie Strandberg
Executive Director

CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

4600 Kietzke Lane, M-245 | Reno, Nevada 89502-5000 Phone: (775) 688-1921 | Fax: (775) 688-1920

Website: http://chirobd.nv.gov Email: chirobd@chirobd.nv.gov

September 11, 2020

CERTIFIED MAIL NO. 7019 1120 0001 0220 7243

Jessica Jacqueline Olivares 6945 Aliante Pkwy. #103 Las Vegas, NV 89085

VOLUNTARY WAIVER OF STATUTORY NOTICE OF A MEETING OF THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

I, Jessica Olivares, understand that the Nevada Open Meeting Law (NRS 241.033) grants to me a personal right to prior written notice of the time and place of a meeting whereas the Board will consider any one or more of the following matters: my character, alleged misconduct, professional competence, or physical or mental health. I understand that the Board must consider one or more of the above matters when it reviews the Agreed Settlement of Disciplinary Action and Order.

I know that by law the Board must give me this written notice in one of the two following ways before it is allowed to consider my request at its next scheduled meeting unless I personally choose to give up my right to receive my notice in such a way:

- 1. The Board must send the notice to me by certified mail at least twenty-one (21) working days before its meeting, or
- 2. It must deliver the notice to me personally at least (5) working days before its meeting.

I am aware that the next scheduled meeting will be held at 8:30 AM on Thursday, October 15, 2020 by videoconference via Zoom (please refer to page 2 for the meeting instructions), and I want the Board to address my Application for Chiropractor's Assistant. This waiver of rights

expedites the Board's decision regarding my request, which is my wish in this matter. Therefore, I waive my rights to the notice specified by the Nevada Open Meeting Law with respect to the Board's October 15, 2020 meeting.

Signed on this

Day of October, 2020

By:

lessica Olivera₅

Instructions for attending conference call:

Link to Join /meeting Online:

https://zoom.us/j/91567363616?pwd=dmVZcmV3VVdHd05SYjR0d2Y2K1NvQT09

Meeting ID: 915 6736 3616

Password: 260813

Dial by your location

+1 346 248 7799 US (Houston)

+1 669 900 6833 US (San Jose)

+1 253 215 8782 US (Tacoma)

+1 312 626 6799 US (Chicago)

+1 929 205 6099 US (New York)

+1 301 715 8592 US (Germantown)

Meeting ID: 915 6736 3616

Passcode: 260813

Find your local number: https://zoom.us/u/abh9RTJv54

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 9</u> Potential hearing or discussion of resolution and possible action in the Matter of Michael Milman, DC, License No. B01618, Complaint No. 20-07S – For possible action (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Dr. Milman.)

RECOMMENDED MOTION: To be determined.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 15 minutes

BACKGROUND INFORMATION: On April 1, 2020 the Board was notified that Nevada licensee, Dr. Michael Milman's license was revoked in California on February 19, 2019 for insurance fraud.

Pursuant to NAC 634.425 Reports to Board of certain judgments, settlements and convictions. (NRS 634.030)

- 1. If a judgment is entered against him or her in any court, or a settlement is reached, on a claim involving malpractice, a licensee shall report that fact to the Board within 15 days. The licensee may satisfy the provisions of this subsection if he or she provides the Board with a copy of the judgment or settlement.
- 2. If a licensee or holder of a certificate is convicted of any crime, other than a traffic violation, he or she shall report that fact to the Board within 15 days after the conviction.
- 3. If a licensee or holder of a certificate fails to report a judgment, settlement or conviction pursuant to this section, he or she may be subject to disciplinary action pursuant to NRS 634.140 to 634.216, inclusive.

REVIEWED I	BY: <u>X</u>	President X	Secretary _	_ <u>X</u>	_Executive	Director
ACTION:	Approved	Approved w/	Modifications	5	Denied	Continued

BEFORE THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

IN THE MATTER OF:

MICHAEL MILMAN D.C.
License No. B1618

Respondent.

AUG 19 2020

Case No. 20-07S

NOTICE OF CHARGENS, NEVADA 89502

The Chiropractic Physicians' Board of Nevada (hereinafter "the Board"), by and through its Board Counsel Louis Ling, makes the following which shall serve as a notice of intended action pursuant to NRS 233B.121 and as a notice of charges pursuant to NRS 634.170. The pertinent facts and law regarding this notice of charges are as follows:

The Chiropractic Physicians' Board of Nevada (the Board), by and through its Board Counsel Louis Ling, makes the following which shall serve as a notice of intended action pursuant to NRS 233B.121 and as a notice of charges pursuant to NRS 634.170. The pertinent facts and law regarding this notice of charges are as follows

I.

Michael Milman, D.C. was licensed by the Board on September 12, 2016 and was licensed with the Board at all times pertinent to this matter. In addition to being licensed in Nevada, Dr. Milman was also licensed in California.

II.

On December 18, 2017, Dr. Milman plead guilty to and was convicted of violating California Penal Code section 550(b)(1) for submitting false or fraudulent insurance claims or statement, a felony, in the case of *People v. Milman* (Super. Court L.A. County 2017). The facts underlying the conviction involved a ring of medical providers and an attorney by which billing fraud was perpetrated in personal injury actions. Dr. Milman's conviction involved a factual scenario where he had seen a patient seven times but billed the patient's insurance company for 28 treatments by documenting 21 false visits.

III.

On January 10, 2019, Administrative Law Judge Howard W. Cohen issued a Proposed Decision in the case of *Matter of Michael Milman*, D.C. (Case No. AC 2018-1174). After a full hearing of the

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merits, including after taking testimony from Dr. Milman, ALJ Cohen found that Dr. Milman's felony conviction for insurance fraud and the conduct underlying the conviction justified the imposition of serious discipline, and ALJ Cohen therefore revoked Dr. Milman's license and ordered him to pay the California Board of Chiropractic's attorney's fees totaling \$5,767.50.

IV.

On January 29, 2019, the Board of Chiropractic Examiners in California (California Board) issued its Decision by which it adopted the Proposed Decision by ALJ Cohen. The California Board's Decision was effective on February 28, 2019, meaning that as of February 28, 2019, Dr. Milman's license in California was revoked.

V.

Dr. Milman unsuccessfully sought judicial review of the California Board's Decision. Therefore, Dr. Milman has exhausted his remedies, and the present state of Dr. Milman's California license is that it is revoked.

VI.

At no time did Dr. Milman notify the Board of either his felony conviction in California or of the Decision by the California Board. The Board learned of both through other means.

FIRST CAUSE OF ACTION

VII.

In being convicted of violating California Penal Code section 550(b)(1) for submitting false or fraudulent insurance claims or statement, a felony, in the case of People v. Milman (Super. Court L.A. County 2017), which felony was directly related to Dr. Milman's practice of chiropractic, Dr. Milman violated Nevada Revised Statutes (NRS) 634.140(1) and/or NRS 634.140(3)(b), and/or NRS 634.018(6).

SECOND CAUSE OF ACTION

VIII.

In having his license in California revoked by the California Board, Dr. Milman violated NRS 634.140(4).

THIRD CAUSE OF ACTION

IX.

In billing insurance for services that were not performed and engaging in fraud, as evidenced by the felony conviction in California and the Decision of the California Board, Dr. Milman violated NRS 634.140(1) and NRS 634.018(11) and Nevada Administrative Code (NAC) 634.430(1)(f)(1) and/or NAC 634.430(1)(m).

FOURTH CAUSE OF ACTION

X.

In failing to inform the Board of his criminal conviction and of his Decision by the California Board by which his California license was revoked, Dr. Milman violated NRS 634.140(1) and NRs 634.018(11) and NAC 634.425(1) and (2).

WHEREFORE, the Board's Staff requests that the Board impose such discipline as it deems just, necessary, and appropriate in this matter.

Signed this 19th day of August, 2020.

LOUIS LING, Board Counsel

STATEMENT OF RESPONDENT'S RIGHTS

As the Respondent in this action, you have the following rights:

- 1. A hearing regarding this matter is scheduled for October 15, 2020. The exact time and place will be made by a separate Notice of Hearing once it has been set. The intent of the hearing of this matter is to determine whether the allegations made against you in the Notice of Charges have been proven by substantial evidence, and if so, what discipline is appropriate.
- 2. You may appear at the hearing of this matter. You may be represented by your counsel of choice. The hearing shall be conducted at an open and public meeting of the Board and shall be conducted in conformance with NRS chapter 233B and 634 and NAC chapter 634, including your right to present testimony and evidence in support of your case and your right to cross-examine witnesses presented by Board Staff.
- 3. The Board shall attempt to hold your hearing at the time set, but you should be aware that the Board retains the discretion to conduct its meeting as it deems best and your case may be heard later than the time set.
- 4. You may file an Answer to the Notice of Charges in this matter pursuant to NAC 634.650. To do so, you must file your Answer in writing with the Board's office within 15 days of your receipt of this Notice of Charges. Your failure to timely file an Answer to the Notice of Charges may be deemed by the Board to be an admission to the contents of the Notice of Charges.
- 5. You may request that the Board issue subpoenas to compel the attendance of witnesses or the production of evidence at the hearing of the matter pursuant to NRS 634.196 and NAC 634.660.
- 6. Should you choose not to appear at the hearing of the matter, the Board may enter a default against you and still proceed with the hearing of the matter in your absence pursuant to NAC 634.715.
- 7. You may seek to negotiate a settlement regarding this matter. If you desire to discuss a potential settlement of the matter, you may contact Louis Ling, Board Counsel, pursuant to the contact information contained on this Notice of Charges.

CERTIFICATE OF SERVICE

I certify that I am an employee of the Chiropractic Physicians' Board of Nevada and that on this day I deposited for certified mailing (receipt # 10/9 //20 0001 0220) with the U.S. Mail a true and correct copy of the foregoing document to Michael Milman, D.C. with a courtesy copy deposited in the regular U.S. Mail postage prepaid addressed to the following:

MICHAEL MILMAN, D.C. 700 CARNEGIE STREET, UNIT 1822 HENDERSON, NEVADA 89502

Dated this 19th day of August, 2020.

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BEFORE THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

Petitioner,

CASE NO.: 20-07S

ANSWER TO NOTICE OF CHARGES

MICHAEL MILMAN, DC License No.: B1618

Respondent.

Dr. Michael Milman, DC, ("Dr. Milman"), by and through his counsel of record MURPHY JONES APC, in answer to the Notice of Charges ("Charges") filed in the above-entitled matter before the Chiropractic Physicians' Board of Nevada ("Board"), declares:

1. That his objection to the Notice of Charges as being incomplete or failing to state clearly the charges against him, is hereby interposed on the following grounds:

None.

2. That, in answer to the Notice of Charges, Dr. Milman admits, denies and alleges as follows:

Dr. Milman has recently retained legal counsel who is conducting an independent investigation into the allegations espoused in the Notice of Charges. Dr. Milman requests a hearing in the matter, on the merits of the case, and will provide additional information and produce relevant documentation after his legal counsel has been afforded the opportunity to adequately prepare a defense to the allegations. With the afore-referenced reservation, Dr. Milman admits and denies the allegations espoused in the Notice of Charges as follows:

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I.

Dr. Milman admits that the Board has jurisdiction over this matter.

II. - VII.

Dr. Milman is without knowledge or information sufficient to form a belief as to the truth or falsity of the allegations contained in paragraph II-VI and therefore denies the same.

FIRST CAUSE OF ACTION

(Unprofessional Conduct, Conviction of a Felony)

Dr. Milman states that the allegations contained in paragraph VII contain legal conclusions therefore denies the same.

SECOND CAUSE OF ACTION

(Failure to Disclose Out of State Discipline)

Dr. Milman states that the allegations contained in paragraph VIII contain legal conclusions therefore denies the same.

THIRD CAUSE OF ACTION

(Fraudulent Billing)

Dr. Milman states that the allegations contained in paragraph IX contain legal conclusions therefore denies the same.

FOURTH CAUSE OF ACTION

(Failure to Timely Disclose Conviction)

Dr. Milman states that the allegations contained in paragraph X contain legal conclusions therefore denies the same.

AFFIRMATIVE DEFENSES

<u>FIRST AFIRMATIVE DEFENSE</u>

1. Complainant fails to state a claim upon which relief can be granted.

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ANSWER

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SECOND AFIRMATIVE DEFENSE

2. Complainant's causes of action are barred by applicable statute of limitations

THIRD AFIRMATIVE DEFENSE

3. Complainant's causes of action are barred by the doctrine of unclean hands.

FOURTH AFIRMATIVE DEFENSE

4. Complainant's causes of action are barred by the doctrine of laches.

FIFTH AFIRMATIVE DEFENSE

5. Complainant's causes of action are barred by the doctrines of estoppel and/or waiver.

SIXTH AFIRMATIVE DEFENSE

6. The facts have not been fully developed, and Respondent further affirmatively pleads the following affirmative defenses as may be applicable in this action: accord and satisfaction, arbitration and award, assumption of risk, contributory negligence, discharge in bankruptcy, duress, estoppel, failure of consideration, fraud, illegality, injury by fellow servant, laches, license, payment, release, res judicata, statue of frauds, status of limitations, waiver, and any other matter constituting and avoidance or affirmative defense

DATED: August 27, 2020

Attorney for Respondent Michael Milman, DC

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	1 BEFORE THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVAL		TIC PHYSICIANS' BOARD OF NEVADA		
	2				
NEVADA • 4600 Kietzke Lane, Building M, Suite 245 • Reno, Nevada 89502 • (775) 688-1921	3	IN THE MATTER OF:) Case Nos. 20-07S		
	4	Michael Milman, D.C. License No. B01618,) NOTICE OF HEARING		
	5	Respondent.))		
	6 7	PLEASE TAKE NOTICE that at the	hearing in the above-captioned matter shall be held at the		
	8	following place and time:			
	9	Thursday, October 15th, 2020 commencing at 8:30 a.m.			
M5 •]	10	Pursuant to Emergency Order 006 issued by Governor Sisolak on March 22, 2020, there will be no physical location for this hearing. Instead, the hearing will be held via a videoconference. The link and information to attend the			
Kietzke Lane, Building M, Suite 2	11				
	12	videoconference are			
	13	Link to Join /meeting Online: https://zoom.us/j/91567363616?pwd=dmVZcmV3VVdHd05SYjR0d2Y2K1NvQT09			
	14	Meeting ID: 915 6736 3616			
	15	Password: 260813			
4600 F	16	Dial by your location			
• VC	17	+1 346 248 7799 US (Houston) +1 669 900 6833 US (San Jose)			
EVAI	18	+1 253 215 8782 US (Ta +1 312 626 6799 US (Ch	·		
OF N	19	+1 929 205 6099 US (Ne	w York)		
BOARD OF	20	+1 301 715 8592 US (Ge	ermantown)		
	21	Meeting ID: 915 6736 3616 Passcode: 260813			
IVNS,	22	Find your local number: htt	ps://zoom.us/u/abh9RTJv54		
IYSIC	23	Signed this 14 day of September, 2020			
IC PH	24	Signed and #	le Harry		
SACT	25	JULI	STRANDBERG, Executive Director		
CHIROPRACTIC PHYSICIANS'	26				
CHI	27				
	28				

CERTIFICATE OF SERVICE I certify that I am an employee of the Chiropractic Physicians' Board of Nevada and that on this day I deposited with the U.S. Mail postage prepaid a true and correct copy of the foregoing document to addressed to the following: KEVIN MURPHY, ESQ. MURPHY JONES, apc 5575 LAKE PARK WAY, SUITE 218 LA MESA, CA 91942 **LOUIS LING** 933 GEAR STREET RENO, NEVADA 89503 Dated this <u>// th</u> day of September, 2020.

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

SEP 28 2020

BEFORE THE BOARD OF CHIROPRACTIC EXAMINERS DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

RECEIVED RENO, NEVADA 89502

In the Matter of the Accusation Against:	
MICHAEL MILMAN, D.C.,	Case No. AC 2018-1174
Chiropractic License No. DC 30154,	OAH No. 2018051183
Respondent.	ORDER OF DECISION
DECIS	ION
The attached Proposed Decision of the Adby the Board of Chiropractic Examiners as its De	dministrative Law Judge is hereby adopted ecision in the above-entitled matter.
This Decision shall become effective on _	February 28, 2019
IT IS SO ORDERED this29	day of January, 2019

BEFORE THE BOARD OF CHIROPRACTIC EXAMINERS DEPARTMENT OF CONSUMER AFFAIRS STATE OF CALIFORNIA

In the Matter of the Accusation Against:

MICHAEL MILMAN, D.C., Chiropractic License No. DC 30154,

Respondent.

Case No. AC 2018-1174

OAH No. 2018051183

PROPOSED DECISION

Howard W. Cohen, Administrative Law Judge with the Office of Administrative Hearings, heard this matter on October 31, 2018, in Los Angeles.

Brian Lee, Deputy Attorney General, appeared on behalf of complainant Robert Pulao, Executive Officer of the Board of Chiropractic Examiners (Board), Department of Consumer Affairs.

Fred G. Minassian, attorney at law, represented respondent Michael Milman, who was present.

Oral and documentary evidence was received. The record was held open until December 17, 2018, to allow respondent to file additional evidence and complainant to file a reply. On November 19, 2018, respondent timely filed an additional document, which was marked as respondent's exhibit E. Complainant filed no reply. Exhibit E was admitted.

The record was closed and the matter was deemed submitted for decision on December 17, 2018.

Protective Order

The ALJ ordered portions of certain exhibits sealed to provide privacy protection.

SUMMARY

Complainant seeks to revoke respondent's chiropractic license due to respondent's criminal conviction for insurance fraud. Respondent disputes that he was convicted but admits he committed the fraudulent acts, and offered evidence of mitigation and rehabilitation. For the reasons set forth below, respondent's license is revoked.

FACTUAL FINDINGS

- 1. Complainant brought the Accusation in March 2018 in his official capacity. Respondent timely filed a Notice of Defense. This hearing ensued.
- 2. On April 14, 2006, the Board issued Chiropractic License number DC 30154 to respondent. The license was in full force and effect at all times relevant, and is scheduled to expire on March 31, 2019.

Respondent's Conviction

- 3. On December 18, 2017, in *People v. Milman* (Super. Court L.A. County, 2017, no. BA457129), respondent pled guilty to, and was convicted of, violating Penal Code section 550, subdivision (b)(1) (false or fraudulent insurance claims or statements), a felony. The court found a factual basis for, and accepted, respondent's plea. Respondent then entered into a negotiated disposition whereby he waived time for sentencing. The court set a sentencing hearing for June 18, 2019, to allow respondent time to perform community service as a condition for having the felony reduced to a misdemeanor. Respondent paid \$6,000 towards restitution to the victim, Travelers Insurance, and was released on bail. Respondent's counsel informed the court that, at the sentencing hearing in June 2019, he would move for dismissal under Penal Code section 1203.4. (Ex. E, p. 3.)
- 4. The facts and circumstances underlying respondent's conviction are that respondent examined and treated an individual over the course of seven visits in 2013. Then, with intent to defraud, respondent reported he had seen the patient 28 times, causing Traveler's Insurance to be billed for 21 treatments that were not, in fact, provided.

Criminal Investigation

5. Gilbert Miranda, a senior investigator with the Bureau of Investigation, Los Angeles County District Attorney's Office, investigated respondent when an informant told him that an attorney was part of an organized ring of fraudulent activities. An undercover officer working for Mr. Miranda visited the attorney's law firm and claimed to be an accident victim. Another attorney at the firm instructed the undercover agent to seek treatment from respondent. Respondent treated the agent over the course of seven visits. Respondent, however, prepared a report showing he had seen the agent on 28 visits between June 26 and November 20, 2013, and sent the report to the attorney to be submitted to Travelers Insurance. The district attorney thereupon filed criminal charges against respondent, resulting in respondent's felony conviction.

Mitigation and Rehabilitation

6. Respondent admitted that he documented 21 fake visits on the undercover agent's medical chart and that he wishes he had not done so. When asked on direct examination why he did it, respondent testified it was "probably poor judgment." Later, still on direct examination, when asked whether he accepts responsibility for his actions,

respondent reiterated that he had used "poor judgment." To reassure the Board, respondent testified that he will never commit insurance fraud again. He has stopped working with the attorney who participated in the scheme. He now requires his patients to sign a statement verifying all dates of treatment before he submits a report to an attorney. Also, all personal injury patients respondent sees must sign a document, under penalty of perjury, stating that they were actually victims of an accident. The Board may not find this last measure as reassuring as respondent suggests. It seems designed primarily to ensure that respondent will not be deceived by another undercover investigator; there is no evidence on this record of any other "patient" falsely presenting as an accident victim.

- 7. Respondent submitted five character reference letters, all dated August 2018, from three professional colleagues and two patients. The letters are in the nature of general letters of recommendation; the authors praise respondent's professional abilities, good character, and integrity. None of the letters reflects any knowledge of respondent's criminal conviction for fraud in December 2017, only nine months before the letters were written, or of the Board's bringing the Accusation in March 2018, only five months before the letters were written. Respondent's testimony that he told the three professional colleagues about his criminal case and the Board's action is not supported by corroborating evidence and is not credible.
- 8. Respondent has completed community service work ordered by the court, volunteering 100 hours at Carriage Hope, a non-profit thrift store, through the Assistance League of Los Angeles, which is affiliated with the superior court in Van Nuys. He has also provided free chiropractic care to elderly residents of a residential facility, Ambassador Gardens, for several years.
- 9. Respondent has been a chiropractor for 12 years. He is the main financial support for his family. His wife, who is not currently employed, recently graduated from a physical therapist training program and has taken her licensing examination.

Costs

10. The Board incurred prosecution costs in the amount of \$5,767.50, which are found to be reasonable.

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LEGAL CONCLUSIONS

Applicable Authority

- 1. The Board is charged with adopting regulations "appropriate to the establishment and maintenance of a high standard of professional service and the protection of the public." (Bus. & Prof. Code, § 1000-10, subd. (a).)¹
- 2. The Board may suspend or revoke a license to practice chiropractic for violation of the regulations adopted by the Board in accordance with the Chiropractic Act, or for any cause specified in the Chiropractic Act, including "a plea or verdict of guilty or a conviction following a plea of nolo contendere made to a charge of a felony or of any offense substantially related to the practice of chiropractic." (Bus. & Prof. Code, § 1000-10, subd. (b).)
- 3. The Board's regulations provide that the Board shall discipline the license of any licensee who has engaged in unprofessional conduct, which is defined to include, among other things, conviction of a crime substantially related to the qualifications, functions, or duties of a chiropractor; conviction of any offense, whether felony or misdemeanor, or the commission of any act, involving moral turpitude, dishonesty, or corruption; knowingly creating or signing a document relating to the practice of chiropractic that misrepresents facts; violating or assisting in the violation of the Chiropractic Act; and participating in any act of fraud or misrepresentation. (Cal. Code Regs., tit. 16, § 317, subds. (g), (h), (k), (l), (m), & (q).)

Burden of Proof

4. The rigorous educational, training, and testing requirements for obtaining a chiropractic license justify imposing on complainant a burden of proof of clear and convincing evidence. (Evid. Code, § 115; see, e.g., *Ettinger v. Bd. of Medical Quality Assurance* (1982) 135 Cal.App.3d 853, 856; *Imports Performance v. Dept. of Consumer Affairs, Bur. of Automotive Repair* (2011) 201 Cal.App.4th 911.)

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¹ The Chiropractic Act, an initiative measure enacted in 1922, is codified at Business and Professions Code sections 1000-1 to 1000-19.

² All further references to the California Code of Regulations are to title 16. The Board retains the authority to take disciplinary action against a license that has expired or been suspended or surrendered. (Cal. Code Regs., § 355.1.)

Cause for Discipline

- 5. Cause exists to suspend or revoke respondent's license under section 10 of the Act, in accordance with California Code of Regulations section 317, subdivision (g), in that respondent was convicted of a crime substantially related to the qualifications, functions, or duties of a chiropractor, as set forth in Factual Findings 3 through 5.
- 6. Cause exists to suspend or revoke respondent's license under section 10 of the Act, Business and Professions Code section 810, subdivision (a)(1) and (2), and California Code of Regulations section 317, subdivision (h), in that respondent engaged in unprofessional conduct by committing acts of moral turpitude, dishonesty, and corruption, as set forth in Factual Findings 3 through 5.
- 7. Cause exists to suspend or revoke respondent's license under section 10 of the Act, Business and Professions Code section 810, subdivision (a)(1) and (2), and California Code of Regulations section 317, subdivision (k), in that respondent engaged in unprofessional conduct by committing acts of moral turpitude, dishonesty, and corruption by misrepresenting additional treatments for submission to an insurance company for payment, as set forth in Factual Findings 3 through 5.
- 8. Cause exists to suspend or revoke respondent's license under section 10 of the Act, Business and Professions Code section 810, subdivision (a)(1) and (2), and California Code of Regulations section 317, subdivision (*l*), in that respondent engaged in unprofessional conduct by knowingly making or signing documents relating to the practice of chiropractic that falsely represented facts, as set forth in Factual Findings 3 through 5.
- 9. Cause exists to suspend or revoke respondent's license under section 10 of the Act, Business and Professions Code section 810, subdivision (a)(1) and (2), and California Code of Regulations section 317, subdivision (q), in that respondent engaged in unprofessional conduct by participating in acts of fraud or misrepresentation, as set forth in Factual Findings 3 through 5.
- 10. Cause exists to suspend or revoke respondent's license under section 10 of the Act, Business and Professions Code section 810, subdivision (a)(1) and (2), and California Code of Regulations section 317, subdivision (m), in that respondent engaged in unprofessional conduct by violating or attempting to violate, assisting in or abetting in the violation of, or conspiring to violate provisions or terms of the Chiropractic Act or regulations adopted by the Board, as set forth in Factual Findings 3 through 5 and Legal Conclusions 1 through 3.
- 11. Complainant has clearly and convincingly established that respondent has violated the Chiropractic Act and regulatory provisions governing the professional practice of chiropractic. Respondent was convicted of a felony offense performed in the course of billing for services he provided as a chiropractor. The crime is, therefore, substantially related to the practice of chiropractic. The crime also involves dishonesty and moral turpitude. (See, e.g., *Matanky v. Board of Medical Examiners* (1978) 79 Cal.App.3d 293,

Page 17

305-306 [felony fraudulent billing is a serious offense involving moral turpitude]; *People v. Castro* (1985) 38 Cal 3d 301 [moral turpitude and crimes involving dishonesty].) The purpose of a disciplinary action such as this is to protect the public and not to punish the licensee. (*Camacho v. Youde* (1979) 95 Cal.App.3d 161, 164.) "The object of an administrative proceeding aimed at revoking a license is to protect the public, that is, to determine whether a licensee has exercised his privilege in derogation of the public interest, and to keep the regulated business clean and wholesome." (*Small v. Smith* (1971) 16 Cal.App.3d 450, 457.)

- 12. Respondent's evidence of mitigation, rehabilitation, and character is insufficient to establish that his continued licensure would not pose an unacceptable risk to public health, safety, and welfare. Respondent has failed to demonstrate rehabilitation, which is required to assure that he will not again engage in dishonest activities in his practice. Respondent's admission at hearing that committing insurance billing fraud was "probably poor judgment" is hardly an expression of introspection and remorse; it barely suffices even to convey his regret at being caught in the act. Fraud is not an act of poor judgment, but an immoral act demonstrating a failure of character and integrity. At no time in the course of this hearing did respondent intimate any understanding of that failure, though he blandly repeated the phrase "poor judgment" in the apparent expectation that doing so could establish his remorse. Repetition of a catch-phrase is not evidence of reform.
- 13. Rehabilitation is a "state of mind," and the law looks with favor upon rewarding with the opportunity to serve one who has achieved "reformation and regeneration." (*Pacheco v. State Bar* (1987) 43 Cal.3d 1041, 1058.) To demonstrate rehabilitation, respondent must confront and admit his acts. His critical failure to truly accept responsibility for his criminal and fraudulent acts does not reflect well on his ability to carry out the duty to the public of truthfulness and integrity required of a licensed chiropractor. (See, e.g., *In re Gehring* (1943) 22 Cal.2d 708.) Respondent's lack of apparent concern about the immoral nature of his acts also gives rise to concern about whether he is capable of unfailing honesty and truthfulness in his dealings with patients, third parties, and payors who act on behalf of patients. (See, e.g., *Krain v. Medical Board* (1999) 71 Cal.App.4th 1416, 1425; *Windham v. Board of Medical Quality Assurance* (1980) 104 Cal.App.3d 461.) In this case revocation is warranted to protect the public.
- 14. Respondent's conviction was just over one year ago and his probation and sentencing hearing is not calendared to occur until June 2019, six months from now. Given the seriousness of respondent's misconduct, his unwillingness to confront the nature of that misconduct, and his inability to offer any convincing grounds to believe that those acts will not be repeated (Factual Findings 7, 8), respondent did not establish sufficient mitigation or rehabilitation to demonstrate that the public would be adequately protected if his license is not revoked.
- 15. An administrative law judge may direct a licentiate found to have committed a violation of the Act to pay the reasonable costs of the investigation and enforcement of the

case. (Cal. Code Regs. § 317.5, subd. (a).) Here, it was established that the Board reasonably incurred enforcement costs totaling \$5,767.50. (Factual Finding 10.)

ORDER

It is hereby ordered that Chiropractic License No. DC 30154, issued to respondent Michael Milman, is revoked. Respondent is ordered to pay the Board \$5,767.50 in enforcement costs.

Dated: January 10, 2019

DocuSigned by:

Howard W. Cohen

HOWARD W. COHEN
Administrative Law Judge
Office of Administrative Hearings

State of California

I Christina Bell do hereby certify that this/these document(s) is/are true and correct copy/copies of the original(s) on file in this office

Date

Christina Bell Associate Analyst

Board of Chiropractic Examiners



www.murphyjoneslaw.com 5575 Lake Park Way, Suite 218 | La Mesa, CA 91942 Tel.: 619.684.5073 Fax: 619.363.8091

October 6, 2020

Louis Ling, Esq., Board Counsel Chiropractic Physician's Board of Nevada 933 Gear Street Reno, NV 89503 Email: louisling@me.com Via Email

Re: Case No.: 20-07S Michael Milman, DC - Respondent's Discovery Production

Dear Mr. Ling:

Enclosed please find Respondent's discovery production providing all non-privileged documentary evidence intended to be produced at the currently scheduled October 15, 2020, formal revocation hearing in our possession at this time. I hope that these materials will lead to settlement negotiations whereby we may agree to terms that do not require the revocation or surrender of Dr. Milman's chiropractic licensure. The materials are outlined below for your ease of reference:

Ex. A. "Curriculum Vitae of Dr. Michael Milman."

Ex. B. "Letters of Professional Recommendation."

• 9.28.20	Julia Sklar, Esq.
• 9.22.20	Olga Tabarovskaya, DC
• 9.22.20	Vadim Yuzefpolsky, Esq.
• 9.21.20	Irina Kasabov, PT
• 9.19.20	Ida Kerzhner, MA

Ex. C. "Awards."

•	2018	America's Top Chiropractors
•	2016	America's Top Chiropractors
•	2015	America's Top Chiropractors
•	2014	America's Top Chiropractors
•	2012	America's Top Chiropractors
•	2012	Trademark Who's Who Award
•	2011	America's Top Chiropractors
•	2009	America's Top Chiropractors

Case No.: 20-07S

Respondent's Discovery Production

October 6, 2020

Ex. D. "Patient Thank You Notes."

<i>.</i> x. <i>D</i> .	"Patient Inan	ik You Notes."
•	9.18.20	Zina Kroytor
•	3.11.19	Sandra Carderas
•	2.22.19	Rosemarie Palmer
•	10.20.18	Jose Bibriesca
•	8.29.18	Woo Lee
•	8.10.18	Shiela Osorid
•	8.10.18	Yolima Vela
•	5.30.18	Mario A. Felix
•	3.15.15	Nastassia Cordeiro
•	1.22.105	Rose Mairoquin
•	6.23.14	Kim Natividad
•	5.14.14	Miriam Catak
•	5.1.14	Mary A.
•	5.1.14	Mary Spiva
•	4.23.14	Sam Ciorega
•	4.8.14	Mary Penaranda
•	3.6.14	Larisa Kozhevnikova
•	6.4.12	Lourdes Page
		_

Ex. E. "Continuing Education Units."

•	10.2.20	Law and Ethics
•	2.23.19	Law and Ethics

Respondent does also hereby disclose prospective witnesses he may call at any formal hearing in the matter. Respondent continues to reserve the right to call as a witness any and all persons referenced in documentation produced to your client. Furthermore, the statements detailed in the attached documentation give context to the anticipated testimony of prospective witnesses.

Thank you for your attention to this matter. I will immediately supplement this discovery production if any new information, documentation or other evidence becomes available. I look forward to collaborating efforts to resolve this case in a mutually acceptable manner for both parties after you receive feedback from your client post consideration of these mitigation materials.

Sincerely,

Cc: Michael Milman, DC

Ex. A. "Curriculum Vitae of Dr. Michael Milman."

DR. MICHAEL MILMAN, DC, MS

DOCTOR OF CHIROPRACTIC

Member of American Chiropractic Association (ACA) Member of American Russian Medical Association (ARMA) Member of American Board of Disability Analysts (ABDA)

> 700 CARNEGIE STREET # 1822 HENDERSON, NV 89052

Objective:

To provide excellent chiropractic care for children, adult and elderly patients by using all mod

medical modalities in chiropractic practice

License:

Nevada chiropractic license # B01618

Certifications:

American Board of Disability 2016 Disability analyst and fellow

Analysts (diploma 6968-16)

Spine Research Institute of 2011-13 Whiplash and Brain traumatology program graduate

San Diego, CA *

2012 International Chiropractic Association of California Sacramento, CA

Industrial Injury Evaluator

Sacramento, CA 1998 Department of postsecondary education, (diploma 1903194)

State of California

Instructor of Anatomy, Physiology, Medical Terminology,

Nutrition

1990 Azerbaijan Medical Institute of Advanced Baku, Azerbaijan

> Studies for Medical Doctors Expert in clinical EKG

Azerbaijan State Medical Institute 1989 Baku, Azerbaijan

Master of Science in Health Sciences

Education:

Southern California University of Health Sciences* Los Angeles, CA 1995 to 2000

Diploma of Chiropractic Doctor, DC

1989 to 1990 Baku People's University/

"Knowledge" Society

Baku, Azerbaijan Diploma- US equivalent of Massage Therapist

1983 to 1989 Azerbaijan State Medical Institute*

Diploma-US equivalent of Medical Doctor, MD

Baku, Azerbaijan

Qualifications:

Knowledgeable and skilled in different chiropractic adjustment techniques

Established expert in personal injuries, whiplash and brain traumatology

Established expert in soft tissue treatment and mobilization using advanced massage techn

Established expert in medical and chiropractic marketing

Established expert in disabilities

Excellent interpersonal skills; communicate well with people from diverse backgrounds.

Fluent in Russian and English languages

Ability to create professional atmosphere and team environment thorough understanding of patient's psychology

Experienced working in diversified sports

Perceive motivations in others, allowing them to produce results based on their goals and commitments

Listen to subtle communications and to convert them into active resolutions.

Experience:

2016-Present	Self-employed private practice	Metropolitan Las Vegas, NV
2006 to 2019	Michael Milman Chiropractic, Inc Doctor of Chiropractic	West Hollywood, CA Burbank, CA
2000 to 2014	Michael Milman Medical Marketing Coordinator and adviser of medical services	Los Angeles, CA
1999 to 2000	Glendale Chiropractic Health Center Chiropractic internship	Glendale, CA
1998 to 1999	Stocker Diagnostic Imaging Center Stress test and EKG technician	Los Angeles, CA
1998 to 1999	Meridian Institute Instructor of anatomy, physiology and medical terminology	Los Angeles, CA
1991 to 1995	Rodan Immigration Center Russian/English interpreter	Beverly Hills, CA
1990 to 1991	Railroad Hospital Doctor of medicine (Emergency care department)	Baku, Azerbaijan
1989 to 1990	Railroad Hospital Medical internship	Baku, Azerbaijan
1986 to 1989	City of Baku Hospital # 4 Nurse (Emergency care department)	Baku, Azerbaijan

Awards & Achievements:

2018-America's Top Chiropractor Award (Consumers' Research Council of America*)
2016-America's Top Chiropractor Award (Consumers' Research Council of America*)
2015-America's Top Chiropractor Award (Consumers' Research Council of America*)
2014- America's Top Chiropractor Award (Consumers' Research Council of America*)
2012-Who's Who 2012 Edition Award
2012- America's Top Chiropractor Award (Consumers' Research Council of America*)
2011- America's Top Chiropractor Award (Consumers' Research Council of America*)
2009- America's Top Chiropractor Award (Consumers' Research Council of America*)

1989-Awarded a Diploma of Azerbaijan State Medical Institute for medical research studies of Nitrogranuloug's effects on patients after heart attack.

Publications:

Azerbaijan State Medical Institute Journal, April 1989, Pg 22
"Nitrogranulong is an optional treatment to Nitrong in cases of ischemic diseases of heart"

Azerbaijan State Medical Institute Journal, April 1986, Pg.10 "Cardiosclerosis is a form of ischemic disease of heart, clinical studies"

References:

Available upon request

- San Diego Spine Research Institute (founded in 1992) is the leading institution in the United States to provide research and
 education in the area of spinal health and injury prevention.
- *Southern California University of Health Sciences (founded in 1911) is the top chiropractic institution in North America, accredited by the Western Association of Schools and Colleges (WASC).
- Azerbaijan State Medical Institute (founded in 1930) is the only medical school in Azerbaijan.
- *Consumers' Research Council of America is a private company that evaluates and compiles lists of America's Top Professionals in various industries. The selection process is based on a point value system that awards points for education, years in practice, and affiliations with professional associations.

Ex. B. "Letters of Professional Recommendation."

JULIA SKLAR

Attorney at Law 14414 Hamlin Street Van Nuys CA 91401

Telephone: (818) 571-5455

September 28, 2020

To Whom It May Concern:

Re: In Support of Chiropractic License of Dr. Michael Milman

The following is presented on behalf Dr. Michael Milman to confirm and support my recommendation of his conduct, competency and professionalism I, Julia Sklar, duly licensed attorney in good standing in the state of California since 1999. Throughout the years, I only experienced positive encounters with him.

I have known Dr. Michael Milman for a period of about eight years. Initially, I have learned of Dr. Milman through my client who happened to be Dr. Milman's patient. This client raved about how happy he was with doctor's care, doctor's "bedside" manner and his flexibility in accommodating patient's busy schedule. During the course of my client's treatment, I had contacted Dr. Milman and requested medical documents and billing which were promptly addressed. Thereafter, several other clients have been Dr. Milman's patients over the course of several years. And again, the ALL of Dr. Milman's patients have only positive and successful experience with Dr. Milman. In my own personal contact with Dr. Milman, he was always very professional, courteous, respectful, and thorough. I was very sad to find out that Dr. Milman closed his practice in Los Angeles area and moved to Nevada.

Most recently, I did learn that Dr. Milman had some trouble with the law and had suffered a conviction. I was surprised about this situation in light of the fact that nothing in my professional dealing with the Dr. Milman would alert me about lack of honesty, integrity or quality of his medical competency. Noone is happy about making mistakes and Dr. Milman is the kind of person, that even if he made a mistake, he would never had intended to. I believe based on my professional relationship with Dr. Milman, he needs to continue to provide much needed chiropractic care to patients based on his excellent skills and competence as was experienced by all of my clients with full satisfaction. That is something to be proud of. I believe Dr. Milman deserves to be member of his profession.

Again, I request that Dr. Milman should be allowed to continue his path as Doctor of Chiropractic and help many suffering persons in their journeys toward recovery and betterment of their health. I declare under the penalty of perjury that the above is true and correct to the best of my knowledge.

Thank you for your consideration,

Julia Sklar Esq.

September 22, 2020

To whom it may concern

Dear Gentle people,

I know personally and had a chance to work with Dr. Michael Milman since 2010.

During those years I learned a lot from him. This doctor has outstanding adjustment skills and I always asked him to treat me and my family members. For the years he was my covering doctor when I was out of Los Angeles or had a vacation. All my patients were happy with him and I trust this doctor same as myself.

He had made a huge mistake back in 2013, committed insurance fraud, which ended up in his California chiropractic license revocation in 2019.

We had opportunities to talk about this for many times. I saw him fully remorse, cursed a day when he did this.

A lot of patients were extremely disappointed by losing him as their favorite chiropractor.

I really hope he will get his California chiropractic license in 2021, to be a great doctor to his patients and reliable partner to me.

Also, Dr. Milman told me about allegations been brought against him by Nevada Chiropractic Board, based on California Chiropractic license revocation only. It is does not look fair to me, why Dr. Milman has to be responsible for his California problems with another state Board, especially taking in consideration the fact that he already been punished in California. I know that he successfully practices in Nevada and I really want his patients to continue to get chiropractic care from such an outstanding doctor.

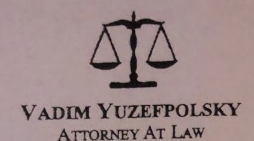
I declare under penalty of perjury of the laws of the State of Nevada and the United States Constitution that the foregoing is true and correct to the best of my knowledge.

I am willing to testify regarding the above opinions and information.

Sincerely yours,

Dr. Olga Tabarovskaya, DC

323-819-5099



500 N. BRAND BLVD., STE. 1250 GLENDALE, CA 91203 TEL: 818.553.8074 • FAX: 818.553.8075

September 22, 2020

I, Vadim Yuzefpolsky, declare the following to be true under penalty of perjury of the laws of the State of Nevada and the United States Constitution that the foregoing is true and correct to the best of my knowledge. I am willing to testify regarding these opinions and information contained in this letter.

I have been an attorney in good standing with the California Bar for 23 years and have had a professional relationship with Michael Milman for over 10 years. I have known him to be a very skilled and professional chiropractor. I have had the pleasure of referring many clients to his office and not once have there been any complaints from the clients or the insurance companies.

Thank you for your anticipated cooperation in this matter.

Very truly yours,

Vadim Yuzefpolsky

September 21, 2020

Re: Dr. Michael Milman, DC, MS

From: Irina Kasabov, PT

I, Irina Kasabov, PT would like to give my statement.

Providing collaborative care with Dr. Michael Milman, knowing him as an excellent health care professional, acting in a good faith, addressing patient's medical issues, applying the best course of treatment in efficient matter of time, bringing outstanding results.

Unfortunately, his California chiropractic license has been revoked because of insurance fraud misconduct he committed in 2013.

I saw a deep remorse and his truly regrets of the mistake he made.

I worked with him for about 3 years and know Dr. Milman as a highly educated chiropractor and very hard-working doctor. He referred me a lot of patients for physical therapy and rehabilitation to continue the improvements in their musculoskeletal conditions.

I never heard even one bad word or complain about Dr. Milman. Opposite, all the patients were grateful for his treatments and really appreciated his referrals to continue their improvements with me.

My opinion and concept about Dr. Milman had not change at all, because I see him as a great professional and the human been that will sacrifice his personal life to be necessary if patient will need it. In fact, he is only chiropractor I know who had late appointments (after 7 pm) and was doing house calls.

I know that he is happy living and practicing in the state of Nevada. To me allegations has been brought against him by Nevada Chiropractic Board, based on his license revocation in California, are looking strange. Each state in our country has its own laws and regulations. Dr. Milman never violated or broke any of them in the state of Nevada. He started his practice in Metropolitan Las Vegas and I know that his patients are in good hands. And we know that California Chiropractic Board has already punished him. I hope Nevada's Chiropractic Board will be more understandable.

Also, I am looking forward that the next year (2021) he will regain his California chiropractic license to be able to treat his patients, who missed him a lot.

I declare under penalty of perjury of the laws of the State of Nevada and the United States Constitution that the foregoing is true and correct to the best of my knowledge.

I am willing to testify regarding the above opinions and information.

Yours,

Irina Kasabov, PT

818-571-6095

September 19, 2020

To whom it may concern

My name is Ida Kirzhner. I am a medical assistant and I worked with Dr. Michael Milman from 2011 through 2019. Dr. Milman is outstanding chiropractor, deeply knowledgeable, popular volunteer and very carrying practitioner for his patients.

I am aware of the legal issues he had with the State of California and California Chiropractic Board.

It is very unfortunate that our community lost one of the most skilled and a highly educated doctor.

From my point of view, everybody makes mistakes and the most difficult part is accepting them and correcting them. Knowing Dr. Milman for almost nine years I am a witness how this incident affected him and how much remorse he is about what happened. But nobody is perfect and Dr. Milman is not an exception.

He told me about actions of Nevada Chiropractic Board against him. As far as I understood those actions based on the decision of California Chiropractic Board of his license revocation and nothing more than that.

I know from our patients who moved from Los Angeles to Las Vegas that they are happy to have him as their chiropractor again. In fact, they referred him relatives and friends and all of them like Dr. Milman's care.

Everybody has a right for a second chance. I really hope that at the beginning of the year 2021 Dr. Milman will restore his California Chiropractic License and his patients will have chance to continue their treatments with him in both states (California and Nevada).

I know Dr. Milman as a good citizen who respects the laws.

Dr. Milman should not be punished twice for the same mistake the made back in 2013.

I declare under penalty of perjury of the laws of the State of Nevada and the United States Constitution that the foregoing is true and correct to the best of my knowledge.

I am willing to testify regarding the above opinions and information.

Mkup-

Truly yours,

Ida Kirzhner, MA. 818-665-6030

Ex. C. "Awards."

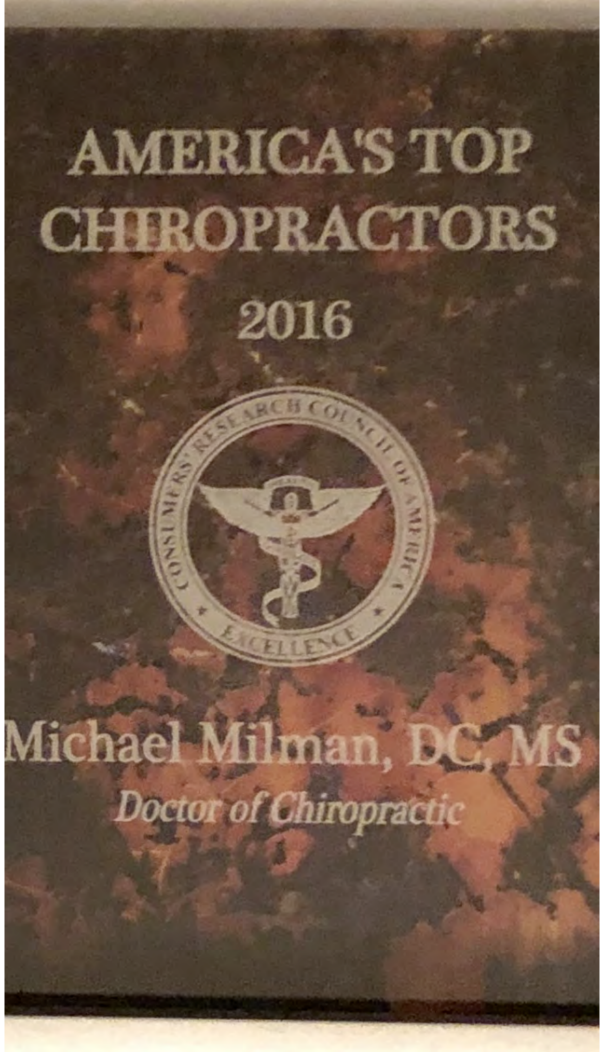


Consumers' Research Council of America This is to certify

Dr. Michael Milman, DC, MS Doctor of Chiropractic

> Samerica's Top Chiropractors

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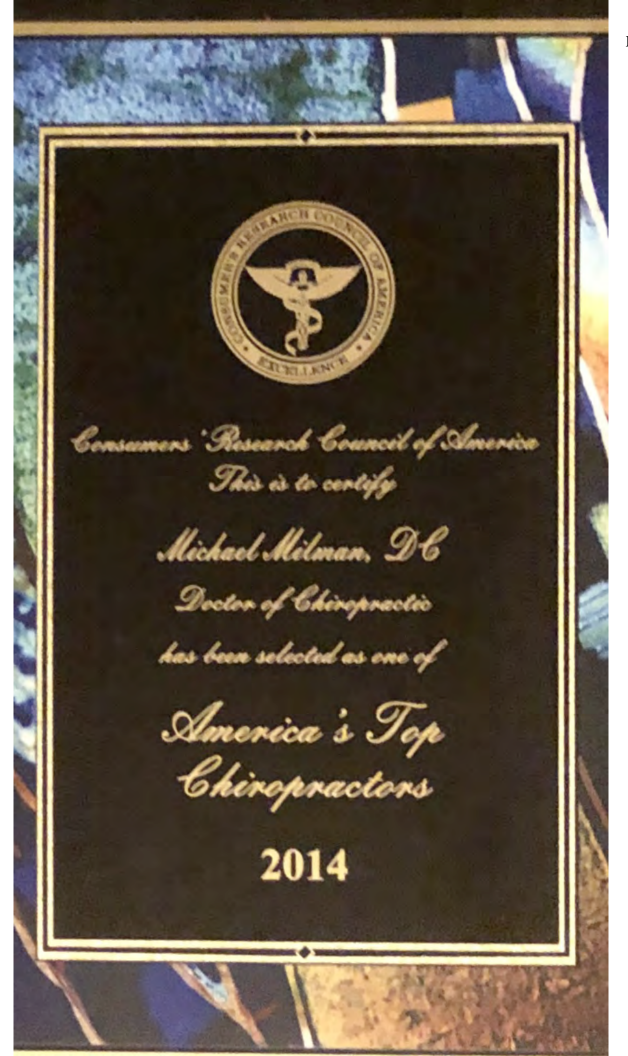


AMERICA'S TOP CHIROPRACTORS 2015



Michael Milman, DC

Doctor of Chiropractic



Page 36

TOP CHIROPRACTORS

CONSUMERS' RESEARCH COUNCIL OF AMERICA

VertebralSubluxation

Spinal Manipulation

Soft Tissue Technique

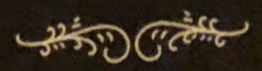
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"America's Top Chiropractors"

Dr. Michael Milman

Doctors of Chiropractic

MICHAEL MILMAN, D.C.



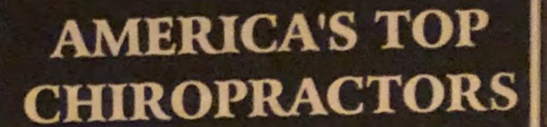
Has been selected as an honored member of

TRADEMARK WHO'S WHO

2012 Edition



"For he had a dream, set out to achieve it, and succeeded"



2011



Dr. Michael Milman



Congratulations

Dr. Michael Milman

America's Top Chiropractors 2009

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IN WITNESS WHEREOF, I have heresonio set my Hand and caused to be affixed the Seal of Consumers Research Council of America, 2009.

Consumers Research Council of America





Ex. D. "Patient Thank You Notes."

My name is Zina Kroytor.

I Know Dr. Michael Milman Since 2008. He is my family chiropractor.

He is highly professional, very knowledgeable,

highly skilled, and a very nice person.

My parents, my brother, and my brothers family are all under his professional care.

I moved from Los Angeles to Las vegas in 2015. Since 2016, he provides me With chiropractic care in Las Vegas. I highly recommend him to all my friends and acquaintances.

09/18/2020 Bina Kroeytor (323) 580-1600

Office Name:	Hickard Milman	1 age 4	
Full Name:	Sandra Cardenas		
Email Address:	S-cardenas 77 @ yako	o com	
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Michael Milman chirophaetic Office Name: Full Name: Email Address: Very Phasand and Friendly Drovestional staff and Carrie hang Very hourd

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Office Name: My

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Signature:

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Page 57

Office Name: Dr. Michael Milman

Full Name: dakisa kozhevnikova

Email Address: Lora, K@eglusa, US

Rating: 1 * 1 * * * * * * * * *

Review Us: What Was Your Experience?

I have been coming he pe for therapy and couldn't be happier with the resylls and the incredible service. Everyone here is always very freendly and so helpful! I will demittely Recomend this office to my friends and tamily! Thank you

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Ex. E. "Continuing Education Units."

CERTIFICATE OF COMPLETION

All hours were obtained via distance learning

CHIROPRACTIC ETHICS

Doctor's Information

Law and Ethics 700 Carnegie St Apt 1822 Henderson, NV 89052 **Program Provider**

DC Hours 29 Timber Marsh Lane Hilton Head, SC 29926 800-511-0269

Licensing

Primary: Nevada - B01618

Course Name: CHIROPRACTIC ETHICS

Course Instructor: Guy Annunziata, DC, BCN

Total time in Course: 2 hours

Awarded CEU Hours: 2

Date of Completion: 10/02/2020

CE Broker #: 20-775590 PACE Approval #: PACE 5592

Alabama		Montana	PACE 5592
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Delaware	Life	North Carolina	16927
District of Columbia	PACE 5592	North Dakota	PACE 5592
Florida		Ohio	PACE 5592
Georgia	2020-053	Oklahoma	STATE BOARD APPROVED Life
Hawaii	HI 18-011	Oregon	STATE BOARD APPROVED PACE 5592
Idaho	PACE 5592	Pennsylvania	CHPR003003
Illinois	Life	Puerto Rico	
Indiana	PACE 5592	Rhode Island	PACE 5592
lowa	PACE 5592	South Carolina	2020-17
Kansas	PACE 5592	South Dakota	STATE BOARD APPROVED
Kentucky		Tennessee	PACE 5592
Louisiana		Texas	
Maine	PACE 5592	Utah	PACE 5592
Maryland	PACE 5592	Vermont	PACE 5592
Massachusetts	PACE 5592	Virginia	PACE 5592
Michigan	239190113	Washington	PACE 5592
Minnesota	70546	West Virginia	
Mississippi	Life	Wisconsin	
Missouri	2019000850	Wyoming	PACE 5592

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ICAC CERTIFICATE OF COMPLETION

INTERNATIONAL CHIROPRACTORS ASSOCIATION OF CALIFORNIA 9700 BUSINESS PARK DR, 200, SACRAMENTO CA 95827 (916)362-8816

TITLE: ICAC 2018/2019 ALL IN ONE DAY SEMIN	ARS ETHICS & LAW
CSBCE APPROVAL #CA-A-18-04-15058	Into Lines
FEBRUARY 23, 2019, SANTA ANA, CALIFORNIA	(DOCTOR S COPY)
1:00 -THUMPER BLOOMQUIST, DC	
2:40 ETHICS & LAW - 2 CE HOURS	
I hereby declare under penalty of perjury, that	I personally attended
The stated course and the listed hours.	
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	License Number
Attending Doctors Signature (MUST SIGN IN)	License Number
	1100 0001
MICHAEL MILMAN, DC	310-422-8231
Attending Doctors Printed Name	Phone
aleeeef	
Attending Doctors Signature (MUST SIGN OUT)	
Attending Doctors Signature (MUST SIGN OUT)	
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SUMMARY OF CONTINUING EDUCATION HOURS: MANDATORY HOURS 2 OTHER HOURS 2	
manufaction hours identified above	were earned through:
Distance learning Classroom instruction	1 X
	been completed
I Hereby verify that the stipulated hours have	peen compress
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Signature: Provider's Designated Rep.	Daco
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Printed Name Provider's Designated Representat	THE THE PARTY OF T

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 10</u> Potential hearing or discussion of possible action in the Matter of Daniel Camilleri, DC, License No. B01553, Complaint No. 19-14N – For possible action (Note: The Board may go into closed session pursuant to NRS 241 to consider the character alleged misconduct, or professional competence of Dr. Camilleri.)

RECOMMENDED M	IOTION: To be determined.
PRESENTED BY:	Xavier Martinez, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	60 minutes
BACKGROUND IN	FORMATION: Please see attached.
REVIEWED BY:	X President X Secretary X Executive Director
ACTION:Appr	rovedApproved w/ModificationsDenied Continued

BEFORE THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

CHIROPRACTIC PHYSICIANS'
BOARD OF NEVADA

Case Nos. 19-14N MAY 2 9 2020

DANIEL CAMILLERI, D.C.
License No. B01553,

NOTICE OF CHARGES
RECEIVED
RENO, NEVADA 89502

The Chiropractic Physicians' Board of Nevada (hereinafter "the Board"), by and through its Board Counsel Louis Ling, makes the following which shall serve as a notice of intended action pursuant to NRS 233B.121 and as a notice of charges pursuant to NRS 634.170. The pertinent facts and law regarding this notice of charges are as follows:

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On June 26, 2014, Dr. Camilleri became licensed as a chiropractor in Nevada (License No. B01553). At all times pertinent to this matter, Dr. Camilleri's practice was and is located at The Joint, 1560 E. Lincoln Way, Suite #110, Sparks, Nevada (hereinafter Sparks Joint).

II

On November 5, 2019, the Board's office received a complaint from Alan Platt, D.C. regarding Dr. Camilleri's practice at the Sparks Joint. Dr. Platt was employed by The Joint and was deployed at the Sparks Joint. Dr. Platt's complaint related concerns with Dr. Camilleri's practice and record keeping at the Sparks Joint.

III

The investigation conducted by Dr. Xavier Martinez, the Investigating Board Member (IBM) assigned to the matter, examined medical records regarding patient encounters made and maintained by ten chiropractic physicians who served patients at the Sparks Joint, including records made by Dr. Camilleri and Dr. Platt. The examination of the medical records consistently across all chiropractic physicians at the Sparks Joint included but was not limited to the following:

- (a) Complete physical examinations apparently were not conducted;
- (b) Results of examinations as recorded were cursory and were often incomplete;

- (c) Diagnoses were sporadically made and recorded;
- (d) Initial complaints and significant events related to a patient's health were rarely obtained or recorded;
- (e) Reexaminations of patients were rarely performed or recorded;
- (f) The results of palpations of patients performed by the chiropractic physicians, when recorded, were usually identical in substance, indicating that the entries were *pro forma* and, thereby, indicated no unique or useful information;
- (g) No range of motion measurements were made;
- (h) Plans of treatment were sporadically recorded and when recorded were often cursory or vague.

\underline{IV}

The IBM's investigation determined that Dr. Camilleri made the worst records of all of the employed chiropractic physicians.

V

The IBM's investigation determined that Dr. Camilleri supervised, oversaw, and instructed the other employed chiropractic physicians at the Sparks Joint. The IBM's investigation further determined that the chiropractic physicians employed at the Sparks Joint were instructed by Dr. Camilleri to make the poor records previously noted. The IBM was told by employed chiropractors that Dr. Camilleri stressed maintaining a high volume of patients as paramount and that record keeping should not interfere with maintaining the patient volume.

FIRST CAUSE OF ACTION

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In failing to make or maintain legally sufficient patient care records related to his personal encounters with patients, Dr. Camilleri violated Nevada Revised Statutes (NRS) 634.018(10) and/or NRS 634.018(11) and/or NRS 634.018(17) and NRS 634.140(1) and Nevada Administrative Code (NAC) 634.435.

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SECOND CAUSE OF ACTION

<u>VII</u>

In allowing, authorizing, and instructing chiropractic physicians employed at the Sparks Joint who, as a result of Dr. Camilleri's acts, failed to make and maintain legally sufficient patient care records related to their encounters with patients, Dr. Camilleri violated NRS 634.018(10) and/or NRS 634.018(11) and/or NRS 634.018(17) and NRS 634.140(1) and NAC 634.410(1) and NAC 634.435.

WHEREFORE, the Board's Staff requests that the Board impose such discipline as it deems just, necessary, and appropriate in this matter.

Signed this 27th day of May, 2020.

LOUIS LING, Board Counse

STATEMENT OF RESPONDENT'S RIGHTS

As the Respondent in this action, you have the following rights:

- 1. A hearing regarding this matter will be held no sooner than 30 days from the date of this Notice of Charges. The time and date will be made by a separate Notice of Hearing once it has been set. The intent of the hearing of this matter is to determine whether the allegations made against you in the Notice of Charges have been proven by substantial evidence, and if so, what discipline is appropriate.
- 2. You may appear at the hearing of this matter. You may be represented by your counsel of choice. The hearing shall be conducted at an open and public meeting of the Board and shall be conducted in conformance with NRS chapter 233B and 634 and NAC chapter 634, including your right to present testimony and evidence in support of your case and your right to cross-examine witnesses presented by Board Staff.
- 3. The Board shall attempt to hold your hearing at the time set, but you should be aware that the Board retains the discretion to conduct its meeting as it deems best and your case may be heard later than the time set.
- 4. You may file an Answer to the Notice of Charges in this matter pursuant to NAC 634.650. To do so, you must file your Answer in writing with the Board's office within 15 days of your receipt of this Notice of Charges. Your failure to timely file an Answer to the Notice of Charges may be deemed by the Board to be an admission to the contents of the Notice of Charges.
- 5. You may request that the Board issue subpoenas to compel the attendance of witnesses or the production of evidence at the hearing of the matter pursuant to NRS 634.196 and NAC 634.660.
- 6. Should you choose not to appear at the hearing of the matter, the Board may enter a default against you and still proceed with the hearing of the matter in your absence pursuant to NAC 634.715.
- 7. You may seek to negotiate a settlement regarding this matter. If you desire to discuss a potential settlement of the matter, you may contact Louis Ling, Board Counsel, pursuant to the contact information contained on this Notice of Charges.

CERTIFICATE OF SERVICE

I certify that I am an employee of the Chiropractic Physicians' Board of Nevada and that on this day I deposited for certified mailing (receipt #70191/120000102207/5) with the U.S. Mail a true and correct copy of the foregoing document to Daniel Camilleri, D.C.:

DANIEL CAMILLERI 1560 E. LINCOLN WAY, SUITE #110 SPARKS, NEVADA 89434

Dated this day of May, 2020.

Phillip V. Tiberi, Esq. Nevada Bar No. 6146 Wood, Smith, Henning & Berman LLP 2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128-9020 Telephone: 702 251 4100 Facsimile: 702 251 5405 ptiberi@wshblaw.com

CHIROPRACTIC PHYSICIANS' **BOARD OF NEVADA**

JUL 1 4 2020

RECEIVED RENO, NEVADA 89502

Attorneys for Respondent

IN THE MATTER OF:

License No. B01553,

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DANIEL CAMILLERI, D.C.

Case Nos. 19-14N

DANIEL CAMILLERI, D.C.'S ANSWER TO NOTICE OF CHARGES

Respondent.

COME NOW, Respondent, DANIEL CAMILLERI, D.C. (hereinafter "Respondent"), by and through his counsel of record, Phillip V. Tiberi, Esq. of the law firm of Wood, Smith, Henning & Berman LLP, and hereby answers and responds to the Chiropractic Physician's Board of Nevada's Notice of Charges as follows:

I.

Answering Paragraph I of the Chiropractic Physician's Board of Nevada's Notice of Charges, this Answering Respondent admits becoming licensed as a chiropractor in Nevada (License No. B01533) on or about June 26, 2014. With respect to any further allegations set forth within Paragraph I, Respondent states that he is without sufficient knowledge or information to form a belief as to the truth or falsity of the allegations therein, and therefore, denies each and every allegation contained therein.

II.

Answering Paragraph II of the Chiropractic Physician's Board of Nevada's Notice of Charges, this Answering Respondent states that he is without sufficient knowledge or information to form a belief as to the truth or falsity of the allegations therein, and therefore, denies each and every allegation contained therein.

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Attorneys at Law 2881 BUSINESS PARK COURT, SUITE 200 LAS VEGAS, NEVADA 89128-920 TELEPHONE 702 251 4100 + FAX 702 251 5405

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Answering Paragraph III of the Chiropractic Physician's Board of Nevada's Notice of Charges (including subsections (a) – (h)), this Answering Respondent denies the allegations contained therein.

IV.

Answering Paragraph IV of the Chiropractic Physician's Board of Nevada's Notice of Charges, this Answering Respondent denies the allegations contained therein.

Answering Paragraph V of the Chiropractic Physician's Board of Nevada's Notice of Charges, this Answering Respondent admits the same to the extent that respondent supervised other employed chiropractic physicians at the Sparks Joint. With respect to any further allegations set forth in Paragraph V, this answering Respondent denies the allegations contained therein.

FIRST CAUSE OF ACTION

VI.

Answering Paragraph VI of the Chiropractic Physician's Board of Nevada's Notice of Charges, this Answering Respondent states that this paragraph contains purported legal conclusions and/or statements or recitations of law, rather than allegations, and as such, no response is necessary. To the extent that a response is necessary, this answering Respondent denies the allegations contained therein.

SECOND CAUSE OF ACTION

VII.

Answering Paragraph VII of the Chiropractic Physician's Board of Nevada's Notice of Charges, this answering Respondent denies the allegations contained therein.

Answering Respondent denies each and every allegation of the Notice of Charges not expressly admitted herein.

<u>AFFIRMATIVE DEFENSES</u>

FIRST AFFIRMATIVE DEFENSE

The Chiropractic Physician's Board of Nevada's Notice of Charges on file herein fails to state a legitimate claim against this Respondent upon which action can be taken.

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SECOND AFFIRMATIVE DEFENSE

In all medical attention rendered by Respondent as outlined within the Notice of Charges, this Answering Respondent possessed and exercised that degree of skill and learning ordinarily possessed and exercised by the members of his profession in good standing, practicing in similar localities, and that at all times this Answering Respondent used reasonable care and diligence in the exercise of his skills and the application of his learning, and at all times acted according to his best judgment; that the medical treatment administered by this Answering Respondent was the usual and customary treatment for the physical condition and symptoms exhibited by his patients and that at no time was this Answering Respondent guilty of negligence or improper treatment; that, on the contrary, this Answering Respondent did perform each and every act of such treatment in a proper and efficient manner and in a manner most thoroughly approved and followed by the chiropractic professional generally and under the circumstances and conditions as they existed when such medical attention was rendered.

THIRD AFFIRMATIVE DEFENSE

The injuries complained of in the Chiropractic Physician's Board of Nevada's Notice of Charges, if any, were not the result of willful, malicious or deliberate conduct on the part of this answering Respondent.

FOURTH AFFIRMATIVE DEFENSE

The allegations as set forth within the Chiropractic Physician's Board of Nevada's Notice of Charges fail to plead any acts or omissions of this answering Respondent sufficient to constitute gross negligence, or a gross deviation from the standard of care, which is necessary in order for the Board to take action.

FIFTH AFFIRMATIVE DEFENSE

Respondent asserts any and all statute of limitations, limitations of action, defenses abatement, estoppel, laches and statutes of repose including those provisions available to Respondent under the Federal Rules of Civil Procedure, the Nevada Rules of Civil Procedure, and the Nevada Supreme Court Rules, in full avoidance of any and all claims or causes of action.

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SIXTH AFFIRMATIVE DEFENSE

The claims as asserted by the Board within the Notice of Charges, and each of them, are barred by the failure to plead those claims with particularity.

SEVENTH AFFIRMATIVE DEFENSE

Respondent at all times complied with the requisite duty of care owed to his patients, and therefore was not negligent.

EIGHTH AFFIRMATIVE DEFENSE

Respondent at all times complied and conformed to all pertinent chiropractic standards of care.

NINTH AFFIRMATIVE DEFENSE

The conduct of this answering Respondent at all times relevant hereto conformed to the

TENTH AFFIRMATIVE DEFENSE

Respondent was not negligent and did not fall below the applicable chiropractic standard of care with respect to the treatment of patients and record keeping which are the subject of the Notice of Charges.

ELEVENTH AFFIRMATIVE DEFENSE

Respondent hereby incorporates by reference those affirmative defenses enumerated in Rule 8 of the Nevada Rules of Civil Procedure as if fully set forth herein. In the event further investigation or discovery reveals the applicability of any such defenses, Respondent reserves the right to seek leave to amend his Answer to specifically assert the same. Such defenses are herein incorporated by reference for the specific purpose of not waiving the same.

TWELFTH AFFIRMATIVE DEFENSE

Pursuant to N.R.C.P. 11, as amended, all possible Affirmative Defenses may not have been alleged herein insofar as sufficient facts were not available after reasonable inquiry upon the filing of Respondent's Answer, and therefore, Respondent reserves the right to amend his Answer to allege additional Affirmative Defenses if subsequent investigation warrants the same.

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WHEREFORE, Answering Respondent prays for judgment as follows:

- That no discipline be administered by the Chiropractic Physician's Board of Nevada by 1. virtue of it's Notice of Charges and that judgment be rendered in favor of Respondent;
 - That the Notice of Charges be dismissed in its entirety with prejudice; 2.
 - That Respondent be awarded his costs of suit incurred in the defense of this action; 3.
- That Respondent be awarded his reasonable attorneys' fees in the defense of this action 4. as provided by the applicable statute and/or rule; and
 - 5. For such other and further relief deemed just and equitable.

July 6, 2020

WOOD, SMITH, HENNING & BERMAN LLP Attorneys at Law

Ву /s/ Phillip V. Tiberi PHILLIP V. TIBERI, ESQ. Nevada Bar No. 6146 2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128-9020 Tel. 702 251 4100

Attorneys for Respondent

WOOD, SMITH, HENNING & BERMAN LLP Attorneys at Law 2881 BUSINESS PARK COURT. SUITE 200 LAS VEGAS, NEVADA 89128-9020 TELEPHONE 702 251 4100 • FAX 702 251 5405

CERT	IFICA	TE	OF	SER	VIC	E

Pursuant to NRCP 5(b), I certify that I am an employee of Wood Smith Henning & Berman, LLP and that on this 6th day of July, 2020, I did cause a true and correct copy of the foregoing DANIEL CAMILLERI, D.C.'S ANSWER TO NOTICE OF CHARGES to be served via E-Mail and U.S. Mail to the following:

Louis Ling, Esq. Board Counsel 933 Gear St. Reno, NV 89503 E-Mail: louisling@me.com

Ву

/s/ Kimberly Amy An Employee of WOOD, SMITH, HENNING & BERMAN LLP

BEFORE THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

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IN THE MATTER OF:

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Daniel Camilleri, D.C.
License No. B01553,

Respondent.

Daniel Camilleri, D.C.

NOTICE OF HEARING

NOTICE OF HEARING

PLEASE TAKE NOTICE that at the hearing in the above-captioned matter shall be held at the following place and time:

Thursday, October 15th, 2020 commencing at 8:30 a.m.

Pursuant to Emergency Order 006 issued by Governor Sisolak on March 22, 2020, there will be no physical location for this hearing. Instead, the hearing will be held via a videoconference. The link and information to attend the videoconference are as follows:

Link to Join /meeting Online:

https://zoom.us/j/91567363616?pwd=dmVZcmV3VVdHd05SYjR0d2Y2K1NvQT09

Meeting ID: 915 6736 3616

Password: 260813

Dial by your location

+1 346 248 7799 US (Houston)

+1 669 900 6833 US (San Jose)

+1 253 215 8782 US (Tacoma)

+1 312 626 6799 US (Chicago)

+1 929 205 6099 US (New York)

+1 301 715 8592 US (Germantown)

Meeting ID: 915 6736 3616

Passcode: 260813

Find your local number: https://zoom.us/u/abh9RTJv54

Signed this // day of September, 2020

JULIE STRANDBERG, Executive Director

CERTIFICATE OF SERVICE

I certify that I am an employee of the Chiropractic Physicians' Board of Nevada and that on this day I deposited with the U.S. Mail postage prepaid a true and correct copy of the foregoing document to addressed to the following:

PHILLIP TIBERI, ESQ. WOOD, SMITH, HENNING & BERMAN, LLP 2815 TOWNSGATE ROAD, SUITE 215 THOUSAND OAKS, CA 91361

LOUIS LING 933 GEAR STREET RENO, NEVADA 89503

Dated this // day of September, 2020.



BEFORE THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

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IN THE MATTER OF:	
DANIEL CAMILLERI, D.C.) Case Nos. 19-14N)
License No. B01553,) SETTLEMENT AGREEMENT AND ORDER
Respondent.)))

The Chiropractic Physicians' Board of Nevada (the Board), by and through its investigating board member Xavier Martinez, D.C., hereby enters into this Settlement Agreement with Daniel Camilleri, D.C. (License No. B01553). Pursuant to chapter 233B and chapter 634 of the Nevada Revised Statutes (NRS) and Nevada Administrative Code (NAC), it is hereby stipulated and agreed, by and between the parties in the above-entitled matter, that this matter shall be settled and resolved upon the following terms:

BACKGROUND

- 1. On May 29, 2020, Board Counsel Louis Ling filed a Notice of Charges in this matter. In the Notice of Charges, certain facts were alleged and two causes of action were stated against Dr. Camilleri. On or about July 6, 2020, Dr. Camilleri filed an Answer. In his Answer, Dr. Camilleri denied the allegations as forth therein and listed various affirmative defenses.
- 2. While there remain substantial and good faith disputes regarding the facts of the matter, the parties desire and believe that it is in both their best interests to resolve this matter without a full hearing on the merits.

APPLICABLE LAW AND UNDERSTANDINGS

3. For the purposes of resolving this matter, while Dr. Camilleri denies the assertions as set forth in the First and Second Causes of Action, Dr. Camilleri understands and acknowledges that the conduct set out therein, if proven, would constitute violations of the Nevada Chiropractic Practice Act (NRS & NAC 634) as alleged therein, and based upon his voluntary decision to plead no contest to the charges as set forth within the Notice of Charges, he agrees that he is subject to disciplinary action by the Board as a result of that conduct.

- 4. Dr. Camilleri and Dr. Martinez, the Investigating Board Member in this matter, agree that it is in the best interests of Dr. Camilleri and the Board to resolve this matter without a full hearing on the merits.
- 5. Dr. Camilleri is aware of, understands, and has been advised of the effect of this Settlement Agreement, which he has carefully read and fully acknowledged. Dr. Camilleri acknowledges that he reviewed this Settlement Agreement with and consulted with his legal counsel, Mr.Phillip Tiberi of Wood, Smith, Berman, and Henning, LLP, before entering into this Settlement Agreement.
- 6. Dr. Camilleri has freely and voluntarily entered into the Settlement Agreement, and he is aware of his rights to contest the charges pending against him. These rights include representation by an attorney at his own expense, the right to a public hearing on any charges or allegations formally filed, the right to confront and cross-examine witnesses called to testify against him, the right to present evidence on his own behalf, the right to testify on his own behalf, the right to obtain any other type of formal judicial review of this matter, and any other rights which may be accorded to him pursuant the provisions of Chapters 233B, 622, 622A, and 634 of the NRS and the NAC. Dr. Camilleri is voluntarily waiving all these rights in exchange for the Board's acceptance of this Settlement Agreement.
- 7. Should the Settlement Agreement be rejected by the Board, it is agreed that presentation to and consideration by the Board of such proposed Settlement Agreement or other documents or matters pertaining to the consideration of this Settlement Agreement shall not unfairly or illegally prejudice the Board or any of its members from further participation, consideration, adjudication, or resolution of these proceedings and that no Board member shall be disqualified or challenged for bias.
- 8. Dr. Camilleri acknowledges that the Settlement Agreement shall only become effective after both the Board and he have duly executed it.

AGREED DISCIPLINARY ACTION

THE PARTIES DO HEREBY AGREE as a result of the acknowledgements contained in paragraphs 1 through 8 above that the following discipline is fair and appropriate and should be imposed by the Board by way of resolution of this matter:

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1. Dr. Camilleri's license shall be on probation for a period of one year from the effective date of this Settlement Agreement and Order. The terms and conditions of the probation shall be as follows:

(a) Reformation of Practice. Dr. Camilleri agrees that he will assure that his chiropractic practice conforms to the following terms, conditions, and practices:

(1) Medical Records. For every patient Dr. Camilleri treats after the effective date of this Settlement Agreement and Order, regardless of the setting within which the treatment is provided, Dr. Camilleri shall make and maintain health care records in compliance with NAC 634.435, including, but not limited to, records relating to all initial and subsequent examinations. The records shall be readily identifiable as being made in SOAP format (Subjective, Objective, Assessment, Plan).

(2) Practice Monitoring. Within 30 days of the effective date of this Settlement Agreement and Order, Dr. Camilleri and the IBM shall consult and determine a chiropractic physician who shall serve as a practice monitor throughout the remainder of the period of probation. The practice monitor shall be provided with a copy of this Settlement Agreement and Order and shall be expected to visit Dr. Camilleri's practice and recordkeeping facility at such times and with such frequency to view and review his practice, including reviewing health care records and other records made and maintained by the practice, to assure that the practice complies with paragraph 1(a) of the "Agreed Disciplinary Action" section herein. Throughout the period of probation, Dr. Camilleri shall assure that the practice monitor has access to whatever the practice monitor reasonably requests to assure that Dr. Camilleri and his practice are in compliance with this paragraph 1(a). The practice monitor shall also be allowed to observe Dr. Camilleri's practice of chiropractic so long as the observation does not unduly interfere with the practice. If the practice monitor identifies something that is not in compliance this paragraph 1(a), the practice monitor shall communicate his or her concerns with Dr. Camilleri and they shall address the non-compliance to get it back into compliance. The practice monitor shall provide to the Board's office with quarterly reports regarding Dr. Camilleri's compliance with the terms of paragraph 1(a), which report shall document those things that are in compliance and

those things, if any, which Dr. Camilleri were required to bring into compliance pursuant to this subparagraph.

(3) Recordkeeping by Others. Dr. Camilleri shall encourage other chiropractic physicians with whom he works at The Joint or elsewhere to make and keep records similar to those he will make and keep under the terms of paragraph 1(a), and he shall not encourage nor condone the making of substandard records by other chiropractic physicians at The Joint or elsewhere. Dr. Camilleri specifically asserts that he has not encouraged or condoned the making of substandard records and will make all reasonable efforts to ensure record keeping consistent with the records he will be making and keeping.

(4) Costs. Dr. Camilleri, by and through Joint Ventures, LLC, shall be responsible to pay any and all costs associated with compliance with the above provisions. Any failure to pay such costs as they become due shall be deemed a breach of this Settlement Agreement and Order.

(5) Early Termination of Probation. If the Practice Monitor determines that Dr. Camilleri has complied with the terms of this subsection and that continuation of the practice monitoring relationship is no longer needed, the Practice Monitor may notify the Board's office that he or she is terminating the practic monitoring.

(b) Obey All Laws. Dr. Camiller shall obey and comply with all laws applicable to the practice of chiropractic whether state or federal, statutory or regulatory.

- 2. Dr. Camilleri, by and through Joint Ventures, LLC, shall pay the fees and costs incurred by the Board in the investigation and prosecution of this matter totaling \$1,537.00. The fees and costs shall be payable by cashier's or certified check or money order made payable to: "Chiropractic Physicians' Board of Nevada." Dr. Camilleri shall contact the Executive Director within ten days of the effective date of this Settlement Agreement and Order to make payment arrangements such that the fees and costs are fully paid on or before the expiration of the probationary period in Paragraph #1. The probationary period shall not terminate unless and until all fees and costs have been received by the Board.
- 3. Dr. Camilleri, by and through Joint Ventures, LLC, shall pay a fine of \$2,500.00. The fines shall be payable by cashier's or certified check or money order made payable to: "Chiropractic Physicians'

Board of Nevada." Dr. Camilleri shall contact the Executive Director within ten days of the effective date of this Settlement Agreement and Order to make payment arrangements such that the fine is fully paid on or before the expiration of the probationary period in Paragraph #1. The probationary period shall not terminate unless and until all fees and costs have been received by the Board.

- 4. Within 120 days of the effective date of this Settlement Agreement and Order, Dr. Camilleri shall take and successfully complete 12 hours of continuing education related to the making and keeping of medical records. Dr. Camilleri shall submit in writing the evidences of the completion of the hours ordered to the Board's office. The 12 hours of continuing education ordered in this paragraph are in addition to and may not be counted toward the continuing education hours required foer Dr. Camilleri to renew his license.
- 5. Dr. Camilleri shall take and pass the Board's jurisprudence examination within one hundred twenty days of the effective date of this Settlement Agreement and Order.
- 6. Dr. Camilleri shall meet with the Board or its representatives upon request and shall cooperate with such representatives in their supervision, monitoring, investigation, or auditing to assure compliance with the terms and conditions of this Settlement Agreement and Order. Dr. Camilleri, by and through Joint Ventures, LLC, shall pay any and all reasonable and necessary costs incurred by the Board resultant from this paragraph.
- 7. In the event Dr. Camilleri fails to materially comply with any term of this Settlement Agreement, the Board's Executive Director shall notify Dr. Camilleri in writing of the non-compliance and shall give Dr. Camilleri a time reasonable under the circumstances within which to cure the non-compliance. Should Dr. Camilleri fail to cure the non-compliance within the time allowed by the Executive Director, Dr. Camilleri agrees his chiropractor's license in the State of Nevada shall be automatically suspended without any action of the Board other than the issuance of an Order of Suspension by the Executive Director. Upon complying with the term, Dr. Camilleri's chiropractor's license in the State of Nevada will be automatically reinstated, assuming all other provisions of the Settlement Agreement are in compliance. Additionally, Dr. Camilleri's failure to comply with any term or condition of this Settlement Agreement may result in further discipline by the Board, up to and

1	<u>ORDER</u>
2	WHEREAS, on, 2020, the Chiropractic Physicians' Board of Nevada
3	approved and adopted the terms and conditions set forth in the Agreed Settlement and Order with
4	Daniel Camilleri, D.C. IT IS SO ORDERED.
5	SIGNED AND EFFECTIVE this day of, 2020.
6 7	CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA
8	
9	Margaret Colucci, D.C.
10	Margaret Colucci, D.C. President & Presiding Officer
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	em 11 Consideration of including the supervising chiropractic physicians' ropractor's assistant application – For possible action
	MOTION: Recommend approval to add the supervising chiropractic physicians' copractor's assistant application.
PRESENTED BY:	Margaret Colucci, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	15 minutes
chiropractic physici	FORMATION: The Board received this recommendation from an active an. The request is to require the supervising DC to sign that they are taking e training of the CA named on the application. It has come to our attention dly training CA's.
REVIEWED BY:	_X President X Secretary X Executive Director
ACTION:App	rovedApproved w/ModificationsDenied Continued

DO NOT FAX APPLICATIONS

APPLICATION FOR CERTIFICATION OF CHIROPRACTOR'S ASSISTANT

1 SIAO.25 Check, Money Order or Pay by Phone with Credit Card 2 One (1) completed fingerprint card 3 Signed and dated fingerprint waker form 4 A recent passport-type photograph PLEASE NOTE: Failure to answer ALL questions completely and truthfully will result in denial of this application. FEES ARE NOT REFUNDABLE. TYPE OR PRINT ONLY: ART FIRST MIDDLE SEX:MF CURRENT RESIDENCE ADDRESS WORK EMAIL: CURRENT RESIDENCE ADDRESS NOR BERTH US CITIZENO YES NO BRITH PLACE (CITY, STATE) TWO PERSONAL REFERENCES OF AT LEAST FIVE (5) YEARS ACQUAINTANCE: WARE WORKED MAIL THE PHONE THE PHONE CURRENT EMPLOYER: BANCORESS CITYSTATE/ZIP THE PHONE CURRENT EMPLOYER: BANCORES SOURCES MARE CUTYSTATE/ZIP THE PHONE THE PHONE THE PHONE THE PHONE THE PHONE THE PHONE 1 List all states where you have ever applied for certification as a Chiropractor's Assistant, the result of each application, and the current status of each application: 1. List all states where you have ever applied for certification as a Chiropractor's Assistant, the result of each application, and the current status of each application: 1. List all states where you have ever applied for certification as a Chiropractor's Assistant, the result of each application, and the current status of each application: YESNO	THE FOLLOWING MUST ACCOMPANY TH				
3 Signed and dated fingerprint waiver form 4 A recent passport-type photograph PLEASE NOTE: Failure to answer ALL questions completely and truthfully will result in denial of this application. FEES ARE NOT REFUNDABLE. TYPE OR PRINT ONLY: LAST FIRST MIDDLE SEX:MF COMPENT RESIDENCE ACCRESS WORK EMALE: CITYSTATE/ZIP TREEPHONE SOCIAL SECURITY NUMBER DATE OF BIRTH US CITIZENY YES NO BIRTH PLACE (CITY, STATE) TWO PERSONAL REFERENCES OF AT LEAST FIVE (5) YEARS ACQUAINTANCE: NAME ACCRESS CITYSTATE/ZIP TREEPHONE CURRENT EMPLOYER: SPECIAL SECURITY STATE/ZIP TREEPHONE 1. List all states where you have ever applied for certification as a Chiropractor's Assistant, the result of each application, and the current status of each application: 2. If you have ever been certified as a Chiropractor's Assistant in any other state are you now or have you ever been the subject proceeding to discharge, dismiss or discipline you or any other proceeding of a like nature:					
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proceeding to discharge, dismiss or discipline you or any other proceeding of a like nature:	List all states where you have ever applied current status of each application:	f for certification as a Chirop	ractor's Assist	ant, the result of	each application, and the
proceeding to discharge, dismiss or discipline you or any other proceeding of a like nature:					
YES NO If yes, name the state and give disposition of charges:	If you have ever been certified as a Chirop proceeding to discharge, dismiss or disciple	oractor's Assistant in any oth line you or any other proceed	er state are y	ou now or have y	ou ever been the subject of
	YES NO If yes, na	me the state and give dispos	sition of charg	es:	



PLEASE READ QUESTIONS #3 & #4 CAREFULLY. If you have any questions please contact the Board.

3.	Have you EVER been arrested?YES NO Have you EVER been charged with any crime other than a traffic violation (include any DUI's)? YES NO NOTE: Even if you have had records sealed and you have been told that your file has been cleared, you must report this information, including juvenile records.
	If you answered yes to the question above, name the state and give the disposition:
4.	Have you EVER been convicted of a crime other than a traffic violation (include any DUI's)? NOTE: Even if you have had records sealed and you have been told that your file has been cleared, you must report this information, including juvenile records.
	YES NO If yes, name the state and give disposition:
5.	Have you ever defaulted on a HEAL (Health Education Assistance Loan)?
	YES NO If yes, give details and current status:
	Have you ever been drug or alcohol dependent and/or enrolled in a drug or alcohol rehabilitation program?
6.	Trave you ever been drug or dicortor dependent unity of enrolled in a drug of dicortor reliabilitation program.
	YES NO If yes, give details and current status:
7.	Have you ever served in the military? Yes No Dates of Service: From To
	Branch(es) of Service
8.	Have you ever served on active duty in the Armed Forces of the United States and separated from such service under conditions other than dishonorable? Yes No
9.	Have you ever been assigned to duty for a minimum of 6 continuous years in the National Guard or a Reserve component of the Armed Forces of the United States and separated from such service under conditions other than dishonorable? Yes No
10.	Have you ever served the Commissioned Corps of the United States Public Health Service or the Commissioned Corps of the National Oceanic and Atmospheric Administration of the United States in the capacity of a commissioned officer while on active duty in defense of the United States and separated from such service under conditions other than dishonorable? Yes No
11.	Please mark the appropriate response regarding child support - even if you have no children (FAILURE TO MARK ONE OF THE BOXES BELOW WILL RESULT IN DENIAL OF THE APPLICATION):
	I AM NOT subject to a court order for the support of a child or children.
	I AM subject to a court order for the support of one or more children and I AM in compliance with the order or I AM in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.
	I AM subject to a court order for the support of one or more children and AM NOT in compliance with the order or a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.

12 Regarding <u>ct</u>	nild abuse,	the following block	MUST BE REA	D AND INI	ΓIALED:		
Initial Here	Date	I have been info	rmed that I am	required by la	aw to repo	rt the abuse or ne	glect of a child to an agency
		that provides child welfare services or to a law enforcement agency no later than 24 hours after I					
		knew or had reas	sonable cause to	believe the	child has b	een abused or ne	glected.
CERTIFICATIO	N OF CHIR	OPRACTOR'S AS	SISTANT TRA	INING			
EMPLOYER/SUPERVISING	DC:						DATE OF HIRE
ADDRESS							
CITY/STATE/ZIP						TELEPHONE	
						1	
INDICATE PRE	VIOUS TRA	AINING OR CERT	IFICATION:				
1.	FORMAL	PROGRAM (TRA	NSCRIPT MUS	T BE SENT	ROM SCI	HOOL)	
SCHOOL ATTENDED:							
DATES ATTENDED: FF	ROM	THROUGH		TOTAL NUMBER C	F CLASSROOM	HOURS ATTENDED:	
				<u> </u>			
IF YOU HAVE AI	LREADY REG	CEIVED FORMAL T	RAINING AS A	CHIROPRAC	TOR'S ASS	SISTANT AND CO	MPLETED NO. 1, SKIP NOS. 2
AND 3 AND SIGN	N AT THE BO	TTOM OF THIS PA	GE.				
		/HO ARE APPLYII BMITTED <u>WITHIN</u>					OR ON-THE-JOB TRAINING
2.	ON-THE-	OB TRAINING IN	CHIROPRACTIC	FACILITY			
3.	ON-THE-	JOB TRAINING IN A	A HEALTH CARE	FACILITY O	THER THAI	N CHIROPRACTIC	
		PLEASE COMPLE		WING:			
NAME OF CHIROPRACTIC	PHYSICIAN RESP	PONSIBLE FOR YOUR TRAIN	ING				
ADDRESS							
OVER 4 OVER 4 TO 1 TO 1						Ter en love	
CITY/STATE/ZIP						TELEPHONE	
DATES OF TRAINING:	BEGINNI	NG:	ENDING:			1	
I,		ackr	nowledge that I am	responsible for t	he training of	f the CA named on this	application
Signature of Supervising	Chiropractic Physici	an					
DATE		_	-		400	I TOANT'S STONATURE	

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 12</u> Consideration of request by Jennifer Mamola to have credits from Truckee Meadows Community College counted towards her training as a chiropractor's assistant pursuant to NAC 634.355 (4) (b) – For possible action.

RECOMMENDED MOTION: Based on the attached transcript, determine how many credit hours can be attributed to Ms. Mamola's CA training.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 15 minutes

BACKGROUND INFORMATION: Please see the attached transcript from Truckee Meadows Community College. For training purposes, a full-time CA must work 21 hours or more per week for six months for a total of at least 504 hours to be eligible to take the CA examination.

NAC 634.355 Certification: Additional requirements; waiver of requirements. (NRS 634.030, 634.123)

- 1. An applicant for a certificate as a chiropractor's assistant must, in addition to fulfilling the requirements of NAC 634.350, furnish evidence satisfactory to the Board that he or she:
 - (a) Is 18 years of age or older; and
- (b) Has received a score of at least 75 percent for a closed-book examination or a score of at least 90 percent for an open-book examination administered by the Board on the provisions of NRS and NAC that are related to the practice of chiropractic.
- 2. In addition to the requirements set forth in subsection 1 and <u>NAC 634.350</u>, an applicant for a certificate as a chiropractor's assistant must furnish evidence satisfactory to the Board that he or she:
 - (a) Satisfies one of the following:
- (1) Is certified as a chiropractor's assistant by a program for chiropractor's assistants that is approved by the Board; or
- (2) Has had 6 months of full-time, or 12 months of part-time, training and employment as a chiropractor's assistant trainee from a licensee.
- (b) Has received a score of at least 75 percent for a closed-book examination or a score of at least 90 percent for an open-book examination for certification required pursuant to NAC 634.305.
- 3. Evidence of an applicant's completion of approved training pursuant to subparagraph (2) of paragraph (a) of subsection 2 must consist of a certification by each licensee who supervised the work and training of the applicant.
 - 4. The Board may, at its discretion:
 - (a) Waive one or more of the requirements of this section for good cause shown.
- (b) Upon receipt from an applicant of documentation demonstrating that the applicant has received additional formal training, education or experience, grant the applicant credit toward fulfilling the requirements of subparagraph (2) of paragraph (a) of subsection 2.

REVIEWED E	BY: <u>X</u>	President X	Secretary _	<u>X</u>	_Executive	Director
ACTION:	Approved	Approved w/	Modifications	S	Denied	Continued

Page 1 of 1 06/30/2020

Truckee Meadows Community College 7000 Dandini Blvd. Reno, NV 89512

TMCC Unofficial Transcript

Name: Student ID: DOB:

Mamola,Jennifer 8000410241 12/23/1996

	Att. Earned GPA Unit Points
	Term GPA 3.15 Term Tot 8.00 8.00 25.200
	2020 Spring
	course Description Att. Earned Grade Points
	PSY 210 Intro to Stat Methods 0.00 0.00 W 0.000
Transfer Credits	Att. Earned GPA Unit Points
Transfer Credit from University of Nevada Las Vegas	Term GPA 0.00 Term Tot 0.00 0.00 0.000 0.000
Att. Earned Points Course Tran GPA: 0.00 Transfer Tot: 16.00 0.00 0.000	
Course Hall GFA. 0.00 Hallslei fot. 10.00 0.00 0.000	2020 Fall Course Description Att. Grade Points
Transfer Credit from College of Southern Nevada	NURS 140 Medical Terminology 3.00 0.00 0.000
Att. Earned Points	SPAN 221 Iberia and Its Cultures 3.00 0.00 0.000 SPAN 225 0.00 0.00 0.000
Course Tran GPA: 0.00 Transfer Tot: 37.00 21.00 0.000	SPAN 225 Cultrl Perspective: Spain 3.00 0.00 0.000 NM
Transfer Credit from Great Basin College	Att. Eamed GPA Unit Points
Att. Earned Points	Term GPA 0.00 Term Tot 9.00 0.00 0.000 0.000
Course Tran GPA: 0.00 Transfer Tot: 3.00 3.00 0.000	, and
Beginning of Undergraduate Record 2017 Spring	Undergraduate Career Totals Cum GPA: 3.42 Cum Tot 49.00 37.00 37.000 126.400
Course Description Att. Earned Grade Points	Sum di A. G.42 Sum fot 1505 St.55 St.555 St.555
MATH 127 Pre-Calculus II 3.00 0.00 R 0.000	End of TMCC Unofficial Transcript
Att. Earned GPA Unit Points	
Term GPA 0.00 Term Tot 3.00 0.00 0.000 0.000	
2017 Summer	
Course Description Att. Earned Grade Points	
BIOL 190 Intro Cell/Molecular Biol 3.00 3.00 B+ 9.900	
BIOL 190L Intro Cell/Molecular Biol Lab 1.00 1.00 A 4.000	**The highlighted courses total 31 credit hours.**
CH 201 Ancient and Medieval Cltr 3.00 3.00 A 12.000 COM 113 Fund of Speech Comm 3.00 3.00 A- 11.100	
Att. Earned GPA Unit Points Term GPA 3.70 Term Tot 10.00 10.00 10.000 37.000	
Term GPA 3.70 Term Tot 10.00 10.00 10.000 37.000	
2017 Fall	
Course Description Att. Earned Grade Points	
BIOL 251 General Microbiology 4.00 4.00 B 12.000 CLS 151 Phlebotomy 2.00 2.00 A 8.000	
CLS 151 Phlebotomy 2.00 2.00 A 8.000 CLS 152 Applied Phlebotomy 2.00 2.00 A 8.000	
CLS 153 Phlebotomy Clinical 2.00 2.00 A 8.000	
Practicum MATH 127 Pre-Calculus II 3.00 3.00 C 6.000	
MATH 127 Pre-Calculus II 3.00 3.00 C 6.000 Term Honor/Award: Skills Cert - Phlebotomy	
,	
Att. Earned GPA Unit Points	
Term GPA 3.23 Term Tot 13.00 13.00 13.000 42.000	
2018 Fall	
Course Description Att. Earned Grade Points	
NURS 130 Nursing Assistant 6.00 6.00 A- 22.200	
Term Honor/Award: Skills Cert - Certified Nursing Assistant	
Att. Earned GPA Unit Points	
Term GPA 3.70 Term Tot 6.00 6.00 6.000 22.200	
2019 Spring	
Course Description Att. Earned Grade Points	
BIOL 223 Human Anatomy & Physigy 4.00 4.00 B+ 13.200	
BIOL 224 Human Anatomy & Physigy II 4.00 4.00 B 12.000	

TITLE: Agenda Iter	n 13 Board Counsel Report – For possible action.
RECOMMENDED N	MOTION: No recommendation
PRESENTED BY:	Louis Ling, Esq.
MEETING DATE:	October 15, 2020
TIME REQUIRED:	10 minutes
BACKGROUND IN	FORMATION:
REVIEWED BY:	<u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director
ACTION: App	roved Approved w/Modifications Denied Continued

AGENDA ACTION SHEET

TITLE: Agenda Item 14 Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board providing

	to pursue the matter further – For possible action.
RECOMMENDED	MOTION: No recommendation
PRESENTED BY:	Margaret Colucci, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	40 minutes
BACKGROUND II	NFORMATION:
A. B. C. D. E. F. G. H. I. J. K. L. M. N. O. P. Q. R. S. T.	Complaint 17-28S (Colucci) Complaint 18-13S (Rovetti) Complaint 18-15S (Canada) Complaint 19-03S (Canada) Complaint 19-11S (Colucci) Complaint 19-12S (Rovetti) Complaint 19-13N (Martinez) Complaint 19-14N (Martinez) Complaint 19-16S (Canada) Complaint 19-18N (Martinez) Complaint 20-01N (Rovetti) Complaint 20-03N (Rovetti) Complaint 20-04N (Colucci) Complaint 20-05S (Colucci) Complaint 20-06S (Canada) Complaint 20-07S (Colucci) Complaint 20-09S (Martinez) Complaint 20-10S (Martinez) Complaint 20-10S (Martinez) Complaint 20-11S (Canada)
REVIEWED BY:	_X President X Secretary X_ Executive Director
ACTION:Ap	provedApproved w/ModificationsDenied Continued

- - -	actions. Bo determines	oard action there is no	will be li violation,	mited t	o either dis	missing on over	es of possible disciplinary the matter if the Board the subject, or providing
1	A. Compl	laint 17-285	S (Dr. Co	lucci)			
RECOMN	MENDED M	IOTION: T	o be detern	nined.			
PREPARI	ED BY:	Maggie Co	olucci, DC				
MEETING	G DATE:	October 1	5, 2020				
TIME RE	QUIRED:	3 minutes					
Bank tha within 15	t a DC sett days purs he DC reta	led a malp uant to NA	ractice clai C 634.425.	m, which To da	ch is to be rete the DC h	eported as not n	tional Practitioners Data to the Board by the DC notified the Board of this & Order will be delivered
							_Executive Director

AGENDA ACTION SHEET

TITLE:	actions. Bedetermines	oard action there is no	n will be li violation,	imited t	o either dis	missing on over	es of possible disciplinary the matter if the Board the subject, or providing
	B. Comp	laint 18-13 S	S (Dr. Ro	vetti)			
RECOM	IMENDED M	MOTION: N	o recomme	endation	1		
PREPAI	RED BY:	Morgan R	ovetti, DC				
MEETIN	NG DATE:	October 1	5, 2020				
TIME R	EQUIRED:	3 minutes					
through concern	the Nationa	l Insurance arges and	Crime Bu	reau wi	th respect to	a Physi	th Farmers Insurance ical Therapy group. The ppears to possibly be a
REVIEV	WED BY:	<u>X</u>	President _	<u>X</u>	_Secretary _	<u>X</u>	Executive Director

ACTION: ____Approved ____Approved w/Modifications ____Denied ____ Continued

TITLE: <u>Agenda Item 14C</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:
C. Complaint 18-15S (Dr. Canada)
RECOMMENDED MOTION: No recommendation.
PREPARED BY: Nicole Canada, DC
MEETING DATE: October 15, 2020
TIME REQUIRED: 3 minutes
BACKGROUND INFORMATION: The complainant alleged that the DC is allowing staff to perform unsupervised CA duties in the office.
REVIEWED BY: X President X Secretary X Executive Director
ACTION:ApprovedApproved w/ModificationsDenied Continued

AGENDA ACTION SHEET

TITLE:	actions. B determines	oard action	will be li	mited to	either dis o jurisdictio	missing on over t	es of possible disthe matter if the subject, or p	he Board
	D. Comp	laint 18-17S	(Dr. Ca	nada)				
RECOM	IMENDED M	MOTION: No	recomme	endation	•			
PREPAI	RED BY:	Nicole Cana	da, DC					
MEETIN	NG DATE:	October 15,	2020					
TIME R	EQUIRED:	3 minutes						
		FORMATION chiropractic.	: The co	omplaina	ant alleged	that the	chiropractor	is acting
REVIEV	VED BY:	<u>X</u> P1	resident	X	Secretary _	<u>X</u>	Executive Direc	tor

ACTION: ____Approved ____Approved w/Modifications ____Denied ____ Continued

TITLE: <u>Agenda Item 14E</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:
E. Complaint 19-03S (Dr. Canada)
RECOMMENDED MOTION: No recommendation.
PREPARED BY: Nicole Canada, DC
MEETING DATE: October 15, 2020
TIME REQUIRED: 3 minutes
BACKGROUND INFORMATION: The complainant alleged that the DC is allowing staff to perform unsupervised CA duties in the office.
REVIEWED BY: X President X Secretary X Executive Director
ACTION:ApprovedApproved w/ModificationsDenied Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 14F</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:
F. Complaint 19-11S (Dr. Colucci)
RECOMMENDED MOTION: Dr. Stanley's payments resulted in this matter being closed.
PREPARED BY: Maggie Colucci, DC
MEETING DATE: October 15, 2020
TIME REQUIRED: 3 minutes
BACKGROUND INFORMATION: Following the July 9, 2020 Board meeting Dr. Stanley paid the fine and costs of his citation in the amount of \$650.00.
REVIEWED BY: X President X Secretary X Executive Director

ACTION: ____Approved ____Approved w/Modifications ____Denied ____ Continued

AGENDA ACTION SHEET

TITLE: Agenda Item 14G Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

G. Complaint 19-12S (Dr. Rovetti)

RECOMMENDED MOTION: Under investigation.

PREPARED BY: Morgan Rovetti, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: Approved ____Approved w/Modifications ____Denied ____Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 14H</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

H. Comp	laint 19-13	N (Dr. Ma	artinez)			
RECOMMENDED M	MOTION:	Recommend	dismis	sal with lette	er of cau	tion.
PREPARED BY:	Xavier M	artinez, DC				
MEETING DATE:	October 1	15, 2020				
TIME REQUIRED:	3 minute	s				
BACKGROUND IN	FORMATIO	ON: The cor	nplaina	nt alleged u	nprofess	ional conduct.
REVIEWED BY:	<u>X</u>	President _	<u>X</u>	_Secretary _	X	Executive Director
ACTION: Appr	roved	Approved v	v/Modif	ications	_Denied	Continued

AGENDA ACTION SHEET

TITLE: Agenda Item 14I Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

I. Complaint 19-14N (Dr. Martinez)

RECOMMENDED MOTION: To be determined.

PREPARED BY: Xavier Martinez, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged that patient records are not being properly documented.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: Approved MyModifications Denied Continued

AGENDA ACTION SHEET

actio deter	ns. Board action	on will be limited	to either dis	smissing thon over th	of possible discipling the Bose subject, or provide	oard
J.	Complaint 19-10	SS (Dr. Canada)				
RECOMMEN	DED MOTION:	To be determined.				
PREPARED E	BY: Nicole Ca	nada, DC				
MEETING DA	ATE: October	15, 2020				
TIME REQUI	RED: 3 minute	s				
			-	0	nprofessional condu properly displayed	
REVIEWED F	BY: <u>X</u>	President X	Secretary _	<u>X</u> E	Executive Director	

ACTION: ____Approved ____Approved w/Modifications ____Denied ____ Continued

AGENDA ACTION SHEET

TITLE: Agenda Item 14K Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

K. Complaint 19-18N (Dr. Martinez)

RECOMMENDED MOTION: Recommend dismissal with letter of caution.

PREPARED BY: Xavier Martinez, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: Approved Approved w/Modifications Denied Continued

AGENDA ACTION SHEET

TITLE: Agenda Item 14L Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

L. Complaint 20-01N (Dr. Rovetti)

RECOMMENDED MOTION: Under investigation.

PREPARED BY: Morgan Rovetti, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: Approved ____Approved w/Modifications ____Denied ____Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 14M</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

M. Comp	laint 20-03S	(Dr. Rovetti)				
RECOMMENDED M	MOTION: Und	ler investigation	1.			
PREPARED BY:	Morgan Rov	etti, DC				
MEETING DATE:	October 15, 2	2020				
TIME REQUIRED:	3 minutes					
BACKGROUND INF records to him.	FORMATION	: Complainant	alleges that t	he DC will	not release his wit	fe's
REVIEWED BY:	<u>X</u> Pro	esident <u>X</u>	Secretary	<u>X</u> Ex	xecutive Director	
ACTION: Appr	roved A1	proved w/Modi	fications	Denied	Continued	

TITLE: <u>Agenda Item 14N</u> Status report regarding anonymous profiles of possible disciplina actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:	rd
N. Complaint 20-04S (Dr. Colucci)	
RECOMMENDED MOTION: Recommend dismissal.	
PREPARED BY: Maggie Colucci, DC	
MEETING DATE: October 15, 2020	
TIME REQUIRED: 3 minutes	
BACKGROUND INFORMATION: Anonymous complainant alleged that a DC is operating a unlicensed practice, however without additional information this investigation cannot mov forward.	
REVIEWED BY: X President X Secretary X Executive Director	
ACTION:ApprovedApproved w/ModificationsDenied Continued	

AGENDA ACTION SHEET

actions. Boa determines the	140 Status report regarding anonymous profiles of possible disciplinary ard action will be limited to either dismissing the matter if the Board here is no violation, it has no jurisdiction over the subject, or providing oursue the matter further – For possible action:
O. Compla	int 20-05S (Dr. Colucci)
RECOMMENDED MO	OTION: Under investigation.
PREPARED BY:	Maggie Colucci, DC
MEETING DATE: (October 15, 2020
TIME REQUIRED:	3 minutes
BACKGROUND INFO	DRMATION: Complainant alleged unprofessional conduct.
REVIEWED BY:	X President X Secretary X Executive Director

ACTION: ____Approved ____Approved w/Modifications ____Denied ____ Continued

AGENDA ACTION SHEET

TITLE:	action determ	s. Bo mines	ard actio	n will be l o violation,	imited to	either dis	missing on over	es of possible disciplinary the matter if the Board the subject, or providing
	P. (Compl	aint 20-06	S (Dr. Ca	anada)			
RECOM	MENE	DED M	OTION: 1	Recommend	dismiss	al.		
PREPAR	RED B	Y:	Nicole Ca	nada, DC				
MEETIN	IG DA	TE:	October 1	15, 2020				
TIME RI	EQUIR	RED:	3 minute	S				
						ant alleges potential HI		areas of concern being lation.
REVIEW	VED B	Y:	<u>X</u>	President _	<u>X</u>	Secretary _	<u>X</u>	Executive Director

ACTION: ____Approved ____Approved w/Modifications ____Denied ____ Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 14Q</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

Q. Complaint 20-07S (Dr. Colucci)

RECOMMENDED MOTION: To be determined.

PREPARED BY: Maggie Colucci, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: On April 1, 2020 the Board was notified that Nevada licensee, Dr. Michael Milman's license was revoked in California on February 19, 2019 for insurance fraud. A Settlement Agreement was issued to Dr. Milman, which he denied, so Notice of Charges were sent to Dr. Milman.

Pursuant to NAC 634.425 Reports to Board of certain judgments, settlements and convictions. (NRS 634.030)

- 1. If a judgment is entered against him or her in any court, or a settlement is reached, on a claim involving malpractice, a licensee shall report that fact to the Board within 15 days. The licensee may satisfy the provisions of this subsection if he or she provides the Board with a copy of the judgment or settlement.
- 2. If a licensee or holder of a certificate is convicted of any crime, other than a traffic violation, he or she shall report that fact to the Board within 15 days after the conviction.
- 3. If a licensee or holder of a certificate fails to report a judgment, settlement or conviction pursuant to this section, he or she may be subject to disciplinary action pursuant to NRS 634.140 to 634.216, inclusive.

REVIEWED I	3Y:	<u>X</u>	President _	<u>X</u>	Secretary _	<u>X</u>	Executive Director
ACTION:	Appr	oved	Approved v	w/Mod	ifications	Denied	Continued

AGENDA ACTION SHEET

TITLE: Agenda Item 14R Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

R. Complaint 20-09S (Dr. Martinez)

RECOMMENDED MOTION: Under investigation.

PREPARED BY: Xavier Martinez, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: Approved ____Approved w/Modifications ____Denied ____Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 14S</u> Status report regarding anonymous profiles of possible disciplinary actions. Board action will be limited to either dismissing the matter if the Board determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action:

Posterior in the second
S. Complaint 20-10S (Dr. Martinez)
RECOMMENDED MOTION: Under investigation.
PREPARED BY: Xavier Martinez, DC
MEETING DATE: October 15, 2020
TIME REQUIRED: 3 minutes
BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.
REVIEWED BY: X President X Secretary X Executive Director
ACTION: Approved Approved w/Modifications Denied Continued

AGENDA ACTION SHEET

TITLE:	Agenda Item 14T Status report regarding anonymous profiles of possible disciplinary
	actions. Board action will be limited to either dismissing the matter if the Board
	determines there is no violation, it has no jurisdiction over the subject, or providing
	direction to pursue the matter further – For possible action:
	•

R. Complaint 20-11S (Dr. Canada)

RECOMMENDED MOTION: Recommend dismissal.

PREPARED BY: Nicole Canada, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant stated that they obtained an attorney and entered into a lien/contract following an auto accident and started to see the DC who verbally told the patient that they didn't need to worry about the bills after they lost the case. The complainant then received an invoice from a collection agency and when she contacted the DC to discuss they said that they changed their mind about writing off the balance owed.

REVIEWED BY:		<u>X</u>	President	<u>X</u>	Secretary _	<u>X</u> I	Executive Directo	
ACTION:	Appro	oved	Approved v	v/Modi	fications	Denied	Continued	

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 15</u> Consideration of potential policies or guidance to Board staff – For possible action.

- A. Applicants who have had their license revoked, surrendered, etc. in another state be required to come into compliance in that state prior to approving their application.
- B. Discipline for failing to submit Self-Inspection by March 31st.

1	\mathcal{E}	1	,						
RECOMMENDED MOTION: Set policies for Board staff to follow.									
PRESENTED BY:	Margaret Colucci,	DC							
MEETING DATE:	October 15, 2020								
TIME REQUIRED:	10 minutes								
BACKGROUND INFORMATION:									
REVIEWED BY:	X President	X Secretary	<u>X</u>	_Executive Di	rector				
ACTION: App	roved Approve	d w/Modification	ıS	Denied	Continued				

TITLE: <u>A</u>	genda	Item	<u> 16</u>	Committee	Rep	orts
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- A. Continuing Education Committee (Dr. Martinez) For possible action.
- B. Legislative Committee (Dr. Colucci) For possible action.
- C. Preceptorship Committee (Dr. Rovetti) For possible action.
- D. Test Committee (Dr. Canada) For possible action.
 - 1. CA communication
 - 2. Set 2021 CA exam schedule
 - a. February (in-person/on-line)
 - b. June (on-line only)
 - c. August (in-person/on-line)
 - 3. CA exam questions

RECOMMENDED N	MOTION:	No recommen	dation.		
PREPARED BY:	Margar	et Colucci, DC			
MEETING DATE:	October	: 15, 2020			
TIME REQUIRED:	15 min	utes			
BACKGROUND IN	FORMAT	TION:			
REVIEWED BY:	_X	President2	X Secretary _	<u>X</u>	_Executive Director
ACTION: App	roved	Approved w/	Modifications	Denie	d Continued

	em 17 Discussion to extend the December 31, 2020 continuing education or chiropractic physicians. – For possible action.
RECOMMENDED N	MOTION: No recommendation.
PRESENTED BY:	Morgan Rovetti, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	5 minutes
BACKGROUND IN	FORMATION:
REVIEWED BY:	X President X Secretary X Executive Director
ACTION:App	provedApproved w/ModificationsDenied Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 18</u> Discussion regarding the notice of the continuing education audit on the license renewal/timing of the continuing education audit. – For possible action.

RECOMMENDED MOTION: Determine the timing of the continuing education audit.

PRESENTED BY: Morgan Rovetti, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 5 minutes

BACKGROUND INFORMATION: The 2019 Legislature approved NRS 634.130 (9) The Board may adopt regulations that provide for random audits of licensees and holders of a certificate as a chiropractor's assistant to ensure compliance with subsection 3 or 4, as appropriate.

NAC 634.386 was approved 10/30/2019 Audits of licensees and holders of certificates to ensure compliance with requirements of continuing education. (NRS 634.030, 634.130)

- 1. The Board may perform random audits of licensees and chiropractor's assistants or audits that are based on complaints or charges against licensees or chiropractor's assistants to ensure compliance with the requirements for continuing education.
- 2. If the Board chooses to conduct an audit of a licensee or chiropractor's assistant, the Board will notify the licensee or chiropractor's assistant, as applicable, of its decision to conduct an audit. The licensee or chiropractor's assistant, as applicable, shall provide to the Board detailed information and documentation concerning the hours of continuing education claimed.

The original concept was put in place to reduce the amount of continuing education certifications that had to be reviewed by staff. This agenda item request brings up a valid point that an audit is typically done as a follow-up.

REVIEWED	BY: <u>X</u>	President X	_ SecretaryX		_Executive Director		
ACTION:	Approved	Approved w/	Modification	S	Denied	Continued	

TITLE: Agenda laction.	Item 19 Discussion of the protocols for	ndding agenda items. – F	or possible
RECOMMENDED I	MOTION: No recommendation.		
PRESENTED BY:	James Overland, Sr., DC		
MEETING DATE:	October 15, 2020		
TIME REQUIRED:	10 minutes		
BACKGROUND IN	FORMATION:		
REVIEWED BY:	X President X Secretary X	Executive Director	
ACTION: Apr	proved Approved w/Modifications	Denied Continue	ed

AGENDA ACTION SHEET

TITLE: Agenda Item 20 Discussion regarding the policy pursuant to NRS 622.234.

- 1. Review and attestation by two or more Board members of each expenditure and the back-up of the expenditure.
- 2. Quarterly review by the board of the board's financial statements to include a schedule of the board's disbursements.

RECOMMENDED MOTION: Approve the Secretary/Treasurer and the President or

Vice President of the Board to attest to each expenditure

and the back-up.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 10 minutes

BACKGROUND INFORMATION:

REVIEWED	BY:	<u>X</u>	President	<u>X</u>	Secretary _	<u>X</u>	_Executive I	Director
ACTION:	Appro	ved	Approv	ed w/M	odifications		Denied	Continued

Chiropractic Physicians' Board of Nevada

Policy

NRS 622.234 Withdrawals of money deposited by regulatory body; regular reviews of expenditures; quarterly review of financial statements

- 1) A review and attestation by two or more of our board members of each expenditure and the backup for the expenditure.
 - a) Secretary-Treasurer
 - b) Named Board member, i.e. President or Vice President
- 2) A quarterly review by the board of the board's financial statements, which must include a schedule of the board's disbursements.

October 15, 2020

Motion: Second: Passed:

LANGUAGE FOR ATTESTATION IN COMPLIANCE WITH NRS 622.234

ATTESTATION

I,, being a duly appointed member of the, do hereby attest under penalty of perjury that on, 2020, I personally : (1) reviewed all of the checks, disbursements							
•	ocuments by which money was withdrawn from the						
	; (2) reviewed all of the backup nd (3) based upon my review, I find that all the						
Signed and attested to this da	y of, 2020.						
SIGNATURE	NAME (Print)						

TITLE:	A. B.	Status Status	of Pendin of Curre	utive Director R ng Complaints – nt Disciplinary A tory Costs – No	No action. Actions – No	action.	
RECOM	MEN]	DED M	IOTION:	No recommend	ation.		
PREPA	RED B	Y:	Julie Str	andberg, Execu	tive Director		
MEETI	NG DA	ATE:	October	15, 2020			
TIME R	EQUI	RED:	5 minute	es			
BACKO	GROUN	ND INF	FORMAT	ION:			
REVIE	WED E	BY:	_X	_President _X	Secreta	nry <u>X</u>	_Executive Director
ACTIO	N:	Appı	oved	Approved w/N	Iodifications	Denie	ed Continued

17-28\$	9/12/2017	Colucci	Failure to report malpractice claim	Pending Settlement Agreement
10.126	0/20/2040	Davietti:	Allogadly practicing outside the scope of a physical thoragist	Haday investigation
18-13\$	8/20/2018	Rovetti	Allegedly practicing outside the scope of a physical therapist	Under investigation
18-15S	9/25/2018	Canada	Allegedly allowing staff to perform duties while absent from the office.	Under Investigation
	9/23/2018	Callaua	Antegerity anowing start to perform duties write absent from the office.	onder investigation
18-17S	11/2/2018	Canada	Allegedly acting outside the scope of chiropractic	Under investigation
	11/2/2010	canada		
19-03S	4/22/2019	Canada	Allegedly allowing staff to perform duties while absent from the office.	Under investigation
19-11\$	9/16/2019	Colucci	Alleged unprofessional conduct	Closed
19-12S	9/18/2019	Rovetti	Alleged unprofessional conduct	Under investigation
19-13N	10/30/2019	Martinez	Alleged unprofessional conduct (Sexual Harassment)	Recommend Dismissal
19-14N	11/5/2019	Martinez	Failure to maintain patient records	Settlement Agreement/Hearing
	• • •		·	
19-16S	11/18/2019	Canada	Alleged unprofessional conduct	Under investigation
	, -, -			·
19-18N	12/2/2019	Martinez	Alleged unprofessional conduct (Sexual Harassment)	Recommend Dismissal
	12, 2, 2013	· · · · · · · · · · · · · · · · · · ·		The second and the se
20-01N				
20-01N	1/3/2020	Rovetti	Alleged unprofessional conduct-practicing below the standards of care/malpractice	Under investigation
20-03N	2/26/2020	Rovetti	Failure to provide patient records	Under Investigation
•				
20.04N				
20-04N	3/9/2020	Colucci	Alleged unlicensed practice	Recommend Dismissal
-				
20-05S	3/9/2020	Colucci	Charging for services provided by spouse who is not a CA	Under investigation
	-, 5, 2020			
20-06S	3/18/2020	Canada	Failure to provide patient records	Under investigation

	_			
20-07\$	4/3/2020	Colucci	Alleged unprofessional conduct	Settlement Agreement/Hearing
20-095				
20-093	7/16/2020	Martinez	Alleged unprofessional conduct	Under Investigation
20-10\$	7/27/2020	Martinez	Alleged unprofessional conduct	Under Investigation
20-115	9/22/2020	Canada	Alleged unprofessional conduct	Under Investigation
	DORMANT COMPLA	AINTS:		
11-23S	11/7/2011		Unredeemable "nsf" check written on Doctor's business account	To be held in abeyance; to be addressed if the licensee requests reinstatement in the future
13-23N	9/30/2013		Possible malpractice	To be held in abeyance; to be addressed if the licensee requests reinstatement in the future
18-03S	2/20/2018		Alleged unlicensed practice	Will be addressed if this individual reappears in Nevada.

STATUS OF CURRENT DISCIPLINARY ACTIONS at October 15, 2020

Disciplinary Action with Probation

1. <u>Daniel Brady, DC, License No. B1391</u>

By Settlement Agreement, Dr. Brady shall comply with all terms and conditions of the California Board's Decision and Order dated April 24, 2012 (eff. May 24, 2012) which placed him on probation for five years with certain terms and conditions. He reimbursed the Board's \$325.00 costs on November 12, 2012 and passed the Board's jurisprudence examination with a score of 81%. Dr. Brady returned to Active status and is no longer tolling as of February 2015. He is currently in compliance with the requirements of his probation.

2. Casey D. Robinson, DC, License No. B1263

Dr. Robinson was granted a license on September 14, 2007 under the condition that he comply with all of the terms and conditions of his Agreement on Conditions for Licensure with California and monitoring of his practice by Board-appointed Compliance Monitor, Dr. Jeff Andrews. Dr. Robinson's 5-year probation with California commenced on February 14, 2006. He was required to reimburse the California Board's costs of \$3,103.75 and serve 4 hours per month of community service for 2-1/2 years of his probation. It was subsequently determined that Dr. Robinson did not comply with the terms and conditions of his agreement with California. This was addressed at the June 4, 2011 meeting and a new Agreed Settlement was approved that extends his probation for another five years concurrent with and under the same terms and conditions as his settlement agreement with California. Dr. Robinson was placed in tolling status effective November 18, 2015 and has a five year tolling limit. Dr. Robinson is current and in compliance with the terms and conditions of his California probation per the California Board.

3. Mark Rubin, DC, License No. B753

On September 10, 2016 Dr. Rubin entered into a Settlement Agreement and Order with the Board. Dr. Rubin will be on probation for three years with a practice monitor who will assure compliance with the terms and conditions of the settlement agreement. Dr. Rubin shall provide documentation as noted in the Settlement Agreement and Order to the Investigating Board Member within the time frames identified. Dr. Rubin was ordered to pay a fine in the amount of \$1,500.00 and pay the Board's costs in the amount of \$2,500.00.

Dr. Rubin appeared before the Board at its January 11, 2018 meeting and entered into an Order Modifying Settlement Agreement and Order. All the terms and conditions in the SAO entered September 10, 2016 shall remain in full force and effect, except he may pay the Board's costs at the minimum rate of \$50.00 per month and in lieu of paying the \$1,500.00 fine he may perform 100 hours of community service, which he has completed with the People's Autism Foundation. **Dr. Rubin's probation terminated on September 10, 2019. The current balance of the Board costs due is \$500.00.**

4. David Stella, DC, License No. B753

Dr. Stella entered an Order Imposing Discipline Pursuant to Supplemental Stipulation to Modify SAO on January 31, 2018. Dr. Stella will be on probation for three years effective January 31, 2018. Dr. Stella shall reimburse the Board \$2,500.00 for Dr. Mortillaro's fees within 30 days, which he paid on January 18, 2018. Dr. Stella shall pay a fine of \$3,500 (\$2,500.00 for the violation of his SAO and \$1,000.00 for violation of his recordkeeping obligations) and board costs & fees in the amount of \$1,280.00 within 60 days of the effective date of this order. Within six months of the effective date of this Order, Dr. Stella shall provide the Board's office written evidence of satisfactory completion of eight hours of continuing education related to ethics and boundaries and four hours related to medical recordkeeping. Dr. Stella has completed all stipulations of the Order with the exception of probation, which terminates on January 31, 2021.

Disciplinary Actions with No Probation

5. Francis Raines, DC, License No. B0187

Under the March 12, 2013 Board Order, Dr. Raines shall be monitored by the Investigating Board Member, a chiropractic physician, and a mental health monitor for 24 months from the date he begins practicing, which occurred on December 8, 2015. Dr. Raines' wife is serving as the business and financial manager and is currently the only employee. Dr. Raines was ordered to pay a fine in the amount of \$20,000.00 and has been making monthly payments of \$75.00 per month since May 30, 2013 and continues to do so. The current balance is \$14,746.00. Dr. Raines is in compliance with the terms of the Order.

CHIROPRACTIC PHYSICIANS' BOARD

Legal/Investigatory Costs

	FY:	FY2020-2021			ar-To-Date	
	Ju	ne to date		Fiscal Year 2020/202		
				260.		
		-			0.00	
Sub-Total		0.00			260.00	
		2,025.00			4,875.00	
Total	\$	2,025.00	\$ -	\$	5,135.00	
Costs Reimbursed		YTD Amount Paid		Amount Owed		
	\$	2,000.00		\$	500.00	
	\$	6,820.98		\$	40,056.38	
Totals	\$	8,820.98		\$	40,556.38	
No Activity				C	ontroller	
		-0-		\$	-	
	\$	-		\$	-	
	<u> </u>	Sub-Total Total YTD \$ Totals \$	Sub-Total 0.00 2,025.00	Sub-Total	June to date	

Other Outstanding Items:

TITLE: <u>Agenda Item 22</u> Financial Status Reports	TITLE:	Agenda	Item 22	Financial	Status	Reports
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- A. Current cash position & projections No action.
- B. Accounts Receivable Summary No action.
- C. Accounts Payable Summary No action.
- D. Employee Accrued Compensation No action.
- E. Income/Expense Actual to Budget Comparison No action.

F. Budget to	Actual -	No action.				
RECOMMENDED N	MOTION:	No recomm	endati	on.		
PREPARED BY:	Julie St	randberg, Ex	ecutive	Director		
MEETING DATE:	October	15, 2020				
TIME REQUIRED:	5 minu	tes				
BACKGROUND IN	FORMAT	TION:				
REVIEWED BY:	_X	President _	_X	Secretary _	<u>X</u>	_Executive Director
ACTION:App	roved	Approved	w/Mod	ifications	Denie	ed Continued

CHIROPRACTIC PHYSICIANS' BOARD **BANK BALANCE REPORT**

As of August 31, 2020

AGENDA ITEM 22A

CHECKING ACCOUNT 100,880.83 SAVINGS ACCOUNT 412,775.21 SAVINGS ACCOUNT - Restricted 0.00 Paypal 20.00 \$513,676.04 Total Cash Balance @ 05/31/2020

ACCOUNTS RECEIVABLE SUMMARY AS OF August 31, 2020

AGENDA ITEM 22C

A/R

Fines 21,746.00 Cost Reimbursements 40,556.38 Total A/R \$62,302.38

ACCOUNTS PAYABLE SUMMARY As of August 31, 2020

AGENDA ITEM 22D

State Treasurer - Fines collected/payable 5,529.00

> 5,529.00 **Total Accounts Payable** \$

Extraordinary Items

AGENDA ITEM 22E

*Employee Accrued Compensation as of 08/31/2020

	Vacation Hours	Sick-Leave Hours
Julie Standberg	33.11	1,104.28
Brett Canady	87.00	51.00

Chiropractic Physicians' Board of Nevada Income/Expense Report To Budget - CASH BASIS

AGENDA ITEM 22B

For the Period Ending June 30, 2020						
Davanua	2019 thru	July 1, I June 30, I 20		Budget FY 06/30/20	,	Variance
Revenue License & Fees		10 440 00		256 950 00		209 440 00
Application & Fees		18,440.00 18,860.00		256,850.00 40,060.00		208,410.00 (8,800.00)
Interest/Gain Loss on Invest	2	283.48		40,000.00		(283.48)
Exam Fees	,	203.40		10,500.00		(11,226.00)
Reinstatement Fees	4	2,120.00		7,500.00		5,380.00
Miscellaneous		12,340.99		8,574.00		(3,766.99)
Reimbursement Income		2,600.00		4,100.00		1,500.00
TOTAL REVENUE	\$ 13	36,370.47	\$	327,584.00		191,213.53
TOTAL REVENUE	Ψ 1.	00,370.47	Ψ	327,304.00		191,213.33
Expenses						
Background Checks	•	10,485.25		7,594.00		(2,891.25)
Banking Expenses		6,554.80		4,720.00		(1,834.80)
Dues & Registration		4,805.29		8,873.00		4,067.71
Equipment Repair		-		-		-
COMPUTER: Equipment/Software/Websites	•	17,571.50		16,256.00		(1,315.50)
Insurance		789.61		876.00		86.39
Legal & Professional		58,534.56		67,081.00		8,546.44
Operating Supplies		1,952.75		1,900.00		(52.75)
Printing & Copying		2,738.80		3,000.00		261.20
Postage		2,797.98		4,634.00		1,836.02
Casual Labor - Clerical		-		4,000.00		4,000.00
Personnel		-				
Office Salaries	1	17,931.51		119,937.00		2,005.49
Board Salaries		2,859.41		8,115.00		5,255.59
Workman's Compensation		1,342.00		2,345.00		1,003.00
Retirement - PERS		22,781.68		29,208.00		6,426.32
Employee Insurance - PEBP	•	19,365.60		21,982.00		2,616.40
Unemployment		672.74		1,000.00		327.26
Medicare & Social Security		1,710.00		1,740.00		30.00
Payroll Processing		461.73		548.00		86.27
Rent	,	14,231.07		14,816.00		584.93
Telephone		2,325.48		2,320.00		(5.48)
Travel		- 7 557 50		6,000,00		- (4 EE7 EQ)
In State		7,557.52		6,000.00		(1,557.52)
Out State TOTAL EXPENSES	\$ 29	360.60 97,829.88	\$	8,000.00 334,945.00	\$	7,639.40 37,115.12
NET RESULT		61,459.41)	\$	(7,361.00)	Ψ	01,110.12
BEGINNING CASH BALANCE 07/01/19		03,457.32		(1,001100)		
NET OPERATING RESULT		11,997.91				

Beginning Cash reported less \$19,458 Restricted Funds.

Equipment Purchases

2,000.00

Chiropractic Physicians' Board of Nevada Income/Expense Report To Budget - CASH BASIS For the Period Ending August 31, 2020

Equipment Purchases

AGENDA ITEM 22B

· · · · · · · · · · · · · · · · · · ·			
	Actual July 1, 2020 thru August 31, 2020	Budget FY 06/30/21	Variance
Revenue			
License & Fees	2,640.00	256,850.00	254,210.00
Application & Fees	5,740.00	40,060.00	34,320.00
Interest/Gain Loss on Invest	28.42	-	(28.42)
Exam Fees	2,450.00	10,500.00	8,050.00
Reinstatement Fees	140.00	7,500.00	7,360.00
Miscellaneous	1,419.50	8,574.00	7,154.50
Reimbursement Income	950.00	4,100.00	3,150.00
TOTAL REVENUE	\$ 13,367.92	\$ 327,584.00	314,216.08
Expenses			
Background Checks	442.75	7,594.00	7,151.25
Banking Expenses	721.14	4,720.00	3,998.86
Dues & Registration	659.41	8,873.00	8,213.59
Equipment Repair	-	-	-
COMPUTER: Equipment/Software/Websites	2,863.80	16,256.00	13,392.20
Insurance	-	876.00	876.00
Legal & Professional	10,020.70	82,075.00	72,054.30
Operating Supplies	164.12	1,900.00	1,735.88
Printing & Copying	489.21	3,000.00	2,510.79
Postage	19.59	4,634.00	4,614.41
Casual Labor - Clerical	-	4,000.00	4,000.00
Personnel	-		
Office Salaries	20,259.98	119,937.00	99,677.02
Board Salaries	450.00	6,300.00	5,850.00
Workman's Compensation	679.50	2,345.00	1,665.50
Retirement - PERS	3,973.83	29,208.00	25,234.17
Employee Insurance - PEBP	3,567.58	21,982.00	18,414.42
Unemployment	56.83	1,000.00	943.17
Medicare & Social Security	293.78	1,740.00	1,446.22
Payroll Processing	462.00	548.00	86.00
Rent	2,924.75	16,631.00	13,706.25
Telephone	363.80	2,320.00	1,956.20
Travel	-		-
In State	-	6,000.00	6,000.00
Out State		8,000.00	8,000.00
TOTAL EXPENSES	\$ 48,412.77	\$ 349,939.00	\$ 301,526.23
NET RESULT	\$ (35,044.85)	\$ (22,355.00)	
BEGINNING CASH BALANCE 07/01/19	547,312.94		
NET OPERATING RESULT	512,268.09		•
			=

2,000.00

Chiropractic Physicians' Board of Nevada Income/Expense Report To Budget - CASH BASIS

AGENDA ITEM 22B

For the Period Ending August 31, 2020						
_		etual July 1,) thru August 31, 2020	2019	etual July 1, O thru August 31, 2019	١	/ariance
Revenue		0.040.00		4.040.00		(720.00)
License & Fees		2,640.00		1,910.00		(730.00)
Application & Fees		5,740.00		8,995.00		3,255.00
Interest/Gain Loss on Invest Exam Fees		28.42 2,450.00		140.15		111.73 2,875.00
Reinstatement Fees		2,450.00 140.00		5,325.00		•
Miscellaneous		1,419.50		2,451.99		(140.00)
Reimbursement Income		950.00		200.00		1,032.49 (750.00)
TOTAL REVENUE	\$	13,367.92	\$			
TOTAL REVENUE	Φ	13,367.92	Ф	19,022.14		5,654.22
Expenses						
Background Checks		442.75		2,348.75		1,906.00
Banking Expenses		721.14		810.09		88.95
Dues & Registration		659.41		1,586.37		926.96
Equipment Repair		-		-		-
COMPUTER: Equipment/Software/Websites		2,863.80		2.719.39		(144.41)
Insurance		, -		· <u>-</u>		-
Legal & Professional		10,020.70		14,054.36		4,033.66
Operating Supplies		164.12		702.10		537.98
Printing & Copying		489.21		525.89		36.68
Postage		19.59		1,065.01		1,045.42
Casual Labor - Clerical		-		-		-
Personnel		-				
Office Salaries		20,259.98		19,452.82		(807.16)
Board Salaries		450.00		750.00		300.00
Workman's Compensation		679.50		817.50		138.00
Retirement - PERS		3,973.83		3,737.73		(236.10)
Employee Insurance - PEBP		3,567.58		3,602.23		34.65
Unemployment		56.83		82.63		25.80
Medicare & Social Security		293.78		282.06		(11.72)
Payroll Processing		462.00		425.73		(36.27)
Rent		2,924.75		2,420.80		(503.95)
Telephone		363.80		572.08		208.28
Travel		-		4.070.40		-
In State		-		1,879.49		1,879.49
Out State	•	40 440 77	•	180.64	•	180.64 9,602.90
TOTAL EXPENSES NET RESULT	<u>\$</u>	48,412.77 (35,044.85)	\$	58,015.67 (38,993.53)	\$	9,602.90
BEGINNING CASH BALANCE 07/01/19	= Ψ		Ψ	(30,993.93)		
NET OPERATING RESULT		547,312.94 512,268.09				
		312,200.09		2,000,00		
Equipment Purchases				2,000.00		

Beginning Cash reported less \$19,458 Restricted Funds.

AGENDA ACTION SHEET

TITLE: Agenda Item 23 Discussion and potential action regarding the Boards' 2021 meeting

RECOMMENDED MOTION: Set meeting dates.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: October 15, 2020

TIME REQUIRED: 5 minutes

BACKGROUND INFORMATION: Historically the Board meetings have been held in January, April, July, and October.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: Approved Approved w/Modifications Denied Continued

This portion	m 24 Public Interest on of the meeting is enda and may be limi	open to the public		any topic NOT	01
RECOMMENDED N	MOTION: Non-Actio	n item.			
PREPARED BY:	Margaret Colucci, l	DC			
MEETING DATE:	October 15, 2020				
TIME REQUIRED:	3 minutes per perso	on per topic			
	FORMATION: The ction may be taken.	public may speak to	the Board abo	out any topic not	: or
REVIEWED BY:	X President	_X Secretary	<u>X</u> Exec	cutive Director	
ACTION: Ann	proved Approved	d w/Modifications	Denied	Continued	

TITLE: Agenda Iter	25 Adjournment – For possible action
RECOMMENDED N	OTION: Adjourn the meeting.
PRESENTED BY:	Margaret Colucci, DC
MEETING DATE:	October 15, 2020
TIME REQUIRED:	2 minutes
BACKGROUND INFORMATION: The meeting should be formally adjourned when all matter on the agenda have been addressed.	
REVIEWED BY:	X President X Secretary X Executive Director
ACTION:App	ovedApproved w/ModificationsDeniedContinued