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

NOTICE OF MEETING

DATE: Thursday, April 16, 2020

TIME: 8:30 a.m.

LOCATION: Telephone Conference Call

Instructions for attending conference call:

- 1. Call toll-free number: (888) 431-3632
- 2. Enter access code: 3834106

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 January 23, 2020 Board Meeting Minutes. - For possible action.

<u>Agenda Item 4</u> Ratification of granting of DC licenses to applicants who passed the examination from January to March 2020 – For possible action.

<u>Agenda Item 5</u> Ratification of granting of CA certificates to applicants who passed the in-person and on-line examination on February 20, 2020 – For possible action.

<u>Agenda Item 6</u> Legislative Matters – For possible action.

A. Strategies 360 – Dan Musgrove

<u>Agenda Item 7</u> Discussion and potential action regarding the Matter 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)

Agenda Item 8 Discussion regarding CBD-containing products - For possible action.

Agenda Item 9 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.

<u>Agenda Item 10</u> Consideration of potential additions, deletions, and/or amendments to NRS 634 and NAC 634– For possible action.

- A. 2021 Board bill language
- B. NRS 634.090
- C. Discuss self-inspection rules

Agenda Item 11 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. CA Exam Stats No action.
- E. Self-Inspection Results No action.

Agenda Item 12 Board Counsel Report - No action.

<u>Agenda Item 13</u> Discuss annual staff evaluation of the Executive Director and evaluation and possible pay increase of the Licensing Specialist- 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. Canady).

<u>Agenda Item 14</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:

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 19-07S	(Colucci)
G.	Complaint 19-11S	(Colucci)
H.	Complaint 19-12S	(Rovetti)
I.	Complaint 19-13N	(Martinez)
J.	Complaint 19-14N	(Martinez)
K.	Complaint 19-16S	(Canada)
L.	Complaint 19-17S	(Canada)
M.	Complaint 19-18N	(Martinez)
N.	Complaint 20-01N	(Rovetti)
О.	Complaint 20-02S	(Colucci)
P.	Complaint 20-03N	(Rovetti)
Q.	Complaint 20-04N	(Colucci)
R	Complaint 20-05S	(Colucci)

- R. Complaint 20-05S (Colucci)
- S. Complaint 20-06S (Canada)

Agenda Item 15 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 16 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: <u>Agenda Item 1</u> 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.

RECOMMENDED MOTION: Non-Action item.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes per person per topic

BACKGROUND INFORMATION: The public may speak to the Board about any topic not on the agenda but no action may be taken.

REVIEWED BY: <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 2</u> 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.

RECOMMENDED MOTION: No recommendation.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 2 minutes

BACKGROUND INFORMATION: Agenda items may be addressed out of order to accommodate those present.

REVIEWED BY: <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 3</u> Approval of the January 23, 2020 Meeting Minutes. - For possible action.

RECOMMENDED MOTION: Approve the minutes of the January 23, 2020 meeting as drafted.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 5 minutes

BACKGROUND INFORMATION:

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Steve Sisolak Governor

Morgan Rovetti, DC Vice President Xavier Martinez, DC Secretary-Treasurer Maggie Colucci, DC Member



Nicole Canada, DC Member James T. Overland Sr., DC Member Tracy DiFillippo Consumer Member John Bertoldo, Esq. Consumer Member

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MEETING MINUTES

A meeting of the Chiropractic Physicians' Board was held on Thursday, January 23, 2020 at the Grant Sawyer Building, Legislative Counsel Bureau, 555 E. Washington, Las Vegas, NV 89101. The meeting was originally scheduled to be held in Room 4412E, however was moved to Room 1100.

The following Board members were present at roll call:

Morgan Rovetti, DC, Vice President Xavier Martinez, DC, Secretary-Treasurer Maggie Colucci, DC, Member Nicole Canada, DC, Member James T. Overland Sr., 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.

Vice President, Dr. Rovetti determined a quorum was present and called the meeting to order.

Dr. Colucci led those present in the Pledge of Allegiance. Dr. Rovetti stated the Purpose of the Board.

Agenda Item 1 Public Interest Comments - No action.

Dr. Benjamin Lurie, CEO, Neck and Back Clinics requested that agenda item 11 be tabled due to not being able to meet with the Northwest Career Technical Academy staff to finalize the student program. Dr. Lurie stated that while conducting defense expert witness testimony and record review, NRS 49.215 was addressed with regard to doctor, patient relationship and the privacy of records. This case involves text messages between the patient and the doctor and they are claiming that the text messages are private under NRS 49.215. The statute references the definition of a doctor, however chiropractors are not referenced as a doctor. Dr. Lurie asked Mr. Ling if chiropractic physicians are included in this statute or not, and what is the difference between a doctor and a physician? Mr. Ling stated that when it comes to these privileges they have to be

strictly construed, so for the purposes of the doctor patient privilege a doctor is what the statute states, which does not include chiropractic. Dr. Lurie requested that the Board consider adding chiropractors to NRS 49.215.

Dr. Lurie stated that there are several chiropractic physicians selling liens for personal injury patients to third party investors and hedge fund companies. Dr. Lurie indicated that he is working with a patient who was not aware that their lien was being sold and inquired whether there is anything the Board can do for public protection to inform a patient that their lien is being sold and who it is being sold to? Dr. Lurie requested that the selling of liens be added to the next Board agenda. Dr. Rovetti reminded the Board and the public that if an item discussed during public comment is recommended to be added to a future agenda, the item needs to be added by a Board member.

Agenda Item 2 Approval of agenda – For possible action.

Dr. Colucci moved to approve the agenda. Dr. Martinez seconded, and the motion passed with all in favor.

<u>Agenda Item 3</u> Approval of the October 10, 2019 Board Meeting Minutes. - For possible action.

Dr. Colucci moved to approve the October 10, 2019 meeting minutes. Ms. DiFillippo seconded, and the motion passed with all in favor.

Agenda Item 4 Welcome new Board member(s) - No action.

Dr. Rovetti welcomed Dr. James Overland Sr. to the Board. Dr. Overland gave an overview of his background.

<u>Agenda Item 5</u> Ratification of granting of DC licenses to applicants who passed the examination from September to December 2019 – For possible action.

Ms. DiFillippo moved to approve the ratification of granting of DC licenses to those who passed the examination from September to December 2019. Dr. Canada seconded, and the motion passed with all in favor.

<u>Agenda Item 6</u> Ratification of granting of CA certificates to applicants who passed the online examination on December 17, 2019 – For possible action.

Dr. Canada moved to approve the ratification of granting of CA certificates to those who passed the on-line examination on December 17, 2019. Ms. DiFillippo seconded, and the motion passed with all in favor.

<u>Agenda Item 7</u> Discussion and potential action regarding signatures on the DC and CA wall certificates – For possible action.

Julie Strandberg explained that this agenda item is to inquire whether there is a better way to obtain Board member signatures on the wall certificates for those individuals who have passed the exams in the event not all Board members are present at the meeting. Following discussion, the Board decided to not make any changes at this time.

Agenda Item 8 Legislative Matters – For possible action.

Mr. Musgrove gave an overview of the status of the legislative seats. Mr. Musgrove spoke about the Governor and the sunset subcommittee being inclined to move the Boards under Executive Branch oversight, possibly the Department of Business and Industry. The committee did mention that they want the Boards authority preserved to protect the public.

<u>Agenda Item 9</u> PUBLIC HEARING for the adoption of a Regulation to Nevada Administrative Code Chapter 634 will begin at 8:45 a.m. at the Grant Sawyer Building, 555 E. Washington Legislative Counsel Bureau, Room 4412E, 555 E. Washington Ave., Las Vegas, NV 89101. – For possible action.

Dr. Rovetti opened the public hearing for R064-19 and asked for public comment. Dr. Benjamin Lurie stated concern with the recommended 50 hours of continuing education not being sufficient to become certified in dry needling. Dr. Lurie stated that in previous years there was discussion by a previous Board President and the past President of the NCA that continuing education courses were being taught over a weekend were insufficient. Dr. Lurie asked what had changed? Mr. Ling confirmed that the legislature indicated the minimum could be 50 hours based on the training chiropractic physicians have already completed. There were no other public comments and public comments was closed. Julie Strandberg provided an overview of the proposed language regarding prorating the licensing fee and provided an estimate of the reduced revenue. Dr. Colucci recommended that the Board research how other Boards structure their renewal fees. Dr. Colucci referenced that many other states have adopted dry needling and 50 hours is the average number of continuing education hours required to become certified. Dr. Colucci also stated that PACE courses are, on average 50-hour courses. Dr. Martinez provided an overview of the revisions to continuing education. Julie Strandberg inquired about the revised language in NAC 634.385 (3) ".... and concern a subject described in subsection 1," which appears that staff would be required to review each continuing education certificate to ensure the course description complies with subsection 1 of NAC 634.385. Mr. Ling confirmed that the majority of the PACE courses will fall in line with this regulation, however if there is a question staff should communicate with the continuing education committee.

Dr. Martinez made a motion to approve the regulations. Dr. Overland, Sr. seconded, and the motion passed with all in favor.

<u>Agenda Item 10</u> Discussion and potential action regarding the presentation from the Nevada Department of Veterans Services – For possible action.

The Board contacted Wendy Knorr with the Department of Veterans Services via telephone who provided the Board with an overview of the benefits and support available to veterans. Ms. Knorr stated that Veterans Services is reaching out to healthcare professionals to request assistance with spreading the awareness to veterans.

<u>Agenda Item 11</u> Discussion and potential action regarding the approval of a program for students to work in a chiropractic physician's office who are enrolled in their senior year at the Northwest Career Technical Academy - For possible action.

Dr. Rovetti stated that this item would be tabled until the next Board meeting.

G.

<u>Agenda Item 12</u> Discussion and potential action regarding the policy relating to AB 319 – For possible action.

Mr. Ling explained that AB 319 passed during the 2019 legislative session and requires that licensing boards adopt a policy to allow a person with criminal history to petition the Board to review the criminal history to determine whether the criminal history would disqualify them from obtaining a license. Dr. Rovetti recommended that the policy include a complete set of documents be received by the Board within 15 days prior to the Board meeting and the determination letter be sent within 15 days following the Board meeting. Dr. Rovetti made a motion to accept the policy with the recommended revisions. Dr. Martinez seconded, and the motion passed with all in favor.

Agenda Item 17 NCA Report – No action.

Dr. Marcia Tinberg was present on behalf of the NCA and welcomed Dr. Overland Sr. to the Board. Dr. Tinberg stated that the NCA will be focusing on information, education, legislation, and membership. The NCA held a successful conference in Reno and has many opportunities planned for this year. The NCA will hold a chiropractor's assistant review course on Saturday, January 25, 2020 in Las Vegas and will schedule a review course in Reno prior to the February 20th exams. On February 21, 2020 the NCA will be sponsoring an educational seminar for 6 credits with the Institute of Brain Potential in Las Vegas, titled, "Changing How We Feel, By Changing What We Eat." The NCA is also sponsoring a 12-credit seminar in Las Vegas on June 6th and 7th featuring Dr. Mario Fucinari, who will discuss Medicare billing and coding specific to Nevada rules.

Agenda Item 13 FCLB/NBCE Matters – For possible action.

- A. Selection of Board's choice for FCLB Voting Delegate
- **B.** Selection of Board's choice for FCLB Alternate Delegate
- C. Selection of Board's choice for NBCE Voting Delegate
- D. Selection of Board's choice for NBCE Alternate Delegate
- E. Attendance of Board Member(s) at the FCLB annual conference April 22-26, 2020 in Denver, CO

Following discussion, Dr. Rovetti made a motion that Dr. Overland be the FCLB voting delegate, Dr. Canada be the FCLB alternate delegate, Dr. Canada be the NBCE voting delegate, and Dr. Overland be the NBCE alternate delegate. Dr. Martinez seconded, and the motion passed with all in favor.

- F. Selection of Board Member to participate in the Spring National Board Part IV Exam - May TBD, 2020
 Dr. Martinez and Dr. Rovetti expressed interest in attending. Dr. Rovetti made a motion for her and Dr. Martinez to participate. Dr. Canada seconded, and the
 - motion for her and Dr. Martinez to participate. Dr. Canada seconded, and the motion passed with all in favor Selection of Board Member to participate in the National Board Part IV Test
 - **Committee meeting June TBD, 2020** Dr. Canada expressed interest. Dr. Rovetti made a motion for Dr. Canada to attend. Dr. Martinez seconded and the motion passed with all in favor.
- H. Selection of Board Member to participate in the Fall National Board Part IV Exam - November TBD, 2020

Dr. Rovetti and Dr. Overland expressed interest in attending. Dr. Rovetti made a

motion for her and Dr. Martinez to participate. Dr. Canada seconded, and the motion passed with all in favor.

I. Other FCLB/NBCE matters.

Dr. Colucci stated that there will be a resolution for the x-ray regulation, which is in accordance with the ACA and the Choose Wisely campaign, which provides recommendations that support doctors and patients in making choices about their care.

Dr. Colucci announced that the NBCE donated \$600,000 to the F4CP, which will be launched at the Parker Seminar in Las Vegas, February 2020. The NBCE also donated \$1,000,000 to the Rand Corporation, which assists with the universities and chiropractic colleges.

Agenda Item 14 Committee Reports

- **A.** Continuing Education Committee (Dr. Martinez) For possible action. Dr. Martinez stated he had nothing to report.
- B. Legislative Committee (To be reassigned) For possible action.
- **C.** Preceptorship Committee (Dr. Rovetti) For possible action. Dr. Rovetti reported that there are six active preceptors.
- **D.** Test Committee (To be reassigned) For possible action.

Agenda Item 15 Reassign Committees – For possible action.

Dr. Martinez stated that he would remain on the continuing education committee.

Dr. Rovetti recommended that Dr. Overland take over the legislative committee based on his work through the NCA. Dr. Colucci stated that she would be interested in the legislative committee. Dr. Overland recommended there be a co-chair and Dr. Rovetti explained that the Board would be required to abide by the open meeting law, which can be done, but it can be cumbersome. Dr. Rovetti called for the vote and Dr. Colucci had the majority vote 4 to 3. Dr. Rovetti stated that she would remain as the preceptor committee. Dr. Rovetti recommended that Dr. Canada be appointed to the test committee and she accepted.

Agenda Item 16 Proposed changes to NRS/NAC – For possible action.

- A. Change chiropractor to chiropractic physician.
- B. Revisions to NRS 634.090 (1) (b) Instruction of subjects provided by the Council on Chiropractic Education. Except as otherwise provided in subsections 2 and 5, that the applicant has a high school education and is a graduate from a college of chiropractic which is accredited by the Council on Chiropractic Education or which has a reciprocal agreement with the Council on Chiropractic Education or any governmental accrediting agency, whose minimum course of study leading to the degree of doctor of chiropractic consists of not less than 4,000 hours of credit which includes instruction in each of the following subjects:
 - (1) Anatomy;
 - (2) Bacteriology;
 - (3) Chiropractic theory and practice;
 - (4) Diagnosis and chiropractic analysis;
 - (5) Elementary chemistry and toxicology;
 - (6) Histology;

- (7) Hygiene and sanitation;
- (8) Obstetrics and gynecology;
- (9) Pathology;
- (10) Physiology; and
- (11) Physiotherapy; and
- C. Revisions to NRS 634.090 Foreign schools or colleges accredited by the Council on Chiropractic Education with regard to the following: *whose minimum course of study leading to the degree of doctor of chiropractic consists of not less than* 4,000 hours of credit.
- **D.** Tighten fee splitting regulations.
- E. Non DC ownership of chiropractic practices'.

Mr. Ling described the Boards' responsibility with respect to submitting a Board bill. Mr. Ling also explained that once the language is approved by the Board it will be provided to Mr. Musgrove to find a legislator to sponsor the bill. Following discussion of each section, Ms. DiFillippo made a motion for Mr. Ling to draft language for the Boards consideration with respect to items A through E and bring it to the next meeting. Dr. Colucci seconded, and the motion passed with all in favor.

Agenda Item 23 Election of Officers – For possible action

Dr. Rovetti announced that an election of officers will be held and she would be including her name in the running for president and turned the agenda item over to Mr. Ling.

Mr. Ling opened the nominations for President. Dr. Rovetti nominated herself. Ms. DiFillippo nominated Dr. Colucci and she accepted. Mr. Ling announced that Dr. Colucci had the majority vote 4-3. Mr. Ling opened up the nominations for Vice President. Dr. Martinez nominated Dr. Rovetti and she declined. Dr. Rovetti nominated Dr. Martinez and he accepted. Mr. Bertoldo nominated Dr. Canada and she accepted. Mr. Ling announced that Dr. Canada had the majority vote 4-3. Mr. Ling opened up the nominations for Secretary-Treasurer. Dr. Martinez nominated Dr. Overland and he accepted. Dr. Colucci nominated Dr. Martinez and he declined. Dr. Overland was unopposed and accepted the nomination.

Agenda Item 18 NCC Report - No action.

Dr. John Brown was present on behalf of the NCC. Dr. Brown stated that the NCC is now a choice for the culinary provider. Dr. Brown indicated that all members of the NCC were given a free membership to the Foundation for Chiropractic Progress (F4CP). Dr. Brown stated that the NCC is in the planning stages to hold three conventions in 2020. The 2019 convention featured Sherri McAllister and Ken Murkowski and was the NCC's most successful convention to date with attendance growing each year. Dr. Ken Murkowski confirmed to return for the April 2020 convention in Las Vegas. A convention is scheduled in Reno on June 13th and will feature Sherri McAllister, with others to be named. The NCC will hold its fall 2020 annual convention in Las Vegas. The NCC is working with an attorney to share legal and business information on their website and is planned to go live in March. The NCC voted Dr. Teddy Sim as the chiropractic physician of the year.

<u>Agenda Item 19</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:

- A. Complaint 17-28S (Colucci) Mr. Ling stated that a Settlement Agreement was sent to the DC's attorney and the response is pending.
- **B.** Complaint 18-13S (Rovetti) Dr. Rovetti stated that she is having difficulty contacting the parties involved, so this complaint is still under investigation.
- C. Complaint 18-15S (Jaeger)

This complaint was reassigned to Dr. Canada.

D. Complaint 18-17S (Jaeger)

This complaint was reassigned to Dr. Canada.

E. Complaint 18-18N (Martinez)

Dr. Martinez stated that this is an advertising violation that was immediately corrected by the DC and recommended dismissal. Ms. DiFillippo made a motion to dismiss complaint 18-18N. Dr. Rovetti seconded, and the motion passed with all in favor. Dr. Martinez recused himself as the investigating board member.

F. Complaint 19-01N (Martinez)

Dr. Martinez stated that this complaint was filed by an emergency room physician alleging that the chiropractic physician did not perform a valid CDL physical, however, following an in-depth investigation it was determined that the chiropractic physician was in compliance with the physical and recommended dismissal. Dr. Canada made a motion to dismiss complaint 19-01N. Ms. DiFillippo seconded, and the motion passed with all in favor. Dr. Martinez recused himself as the investigating board member.

G. Complaint 19-03S (Jaeger)

This complaint was reassigned to Dr. Canada.

H. Complaint 19-07S (Colucci)

Dr. Colucci stated that the complainant alleged that the chiropractic physician acted as an expert outside the scope of chiropractic. Dr. Colucci stated that she sees a potential issue, and has asked Mr. Ling to confirm.

I. Complaint 19-09S (Canada)

Dr. Canada stated that the complainant indicated that the DC's office was uncleanly, the waiting room was too small and it was flu season and people were going to get sick. Dr. Canada visited the chiropractic physician's office and confirmed that the office was clean. Dr. Canada spoke with the DC who indicated that they had to dismiss the patient because they were making racial remarks to staff and recommended dismissal of the complaint. Dr. Rovetti made a motion to dismiss complaint 19-09S. Dr. Colucci seconded, and the motion passed with all in favor. Dr. Canada recused herself as the investigating board member.

J. Complaint 19-10N (Martinez)

Dr. Martinez stated that the complainant filed the complaint two years after they suffered a cerebrovascular accident. Dr. Martinez confirmed that the DC applied appropriate measures and nothing in the patient's history indicated that the patient

was at risk of a cerebrovascular accident and recommended that this complaint be dismissed. Dr. Rovetti made a motion to dismiss complaint 19-10N. Ms. DiFillippo seconded, and the motion passed with all in favor. Dr. Martinez recused himself as the investigating board member.

K. Complaint 19-11S (Colucci)

Dr. Colucci stated that the complainant alleged that the DC accepted checks from them to pay their rent and has not paid the patient back. Dr. Colucci left a message for the complainant and is waiting to hear back.

L. Complaint 19-12S (Rovetti)

Dr. Rovetti stated that the complainant alleged unprofessional conduct and is still under investigation.

M. Complaint 19-13N (Martinez)

Dr. Martinez stated that this complaint and complaint 19-18N are against the same DC alleging unprofessional conduct and is still under investigation.

N. Complaint 19-14N (Martinez)

Dr. Martinez stated that the complainant alleged improper record keeping and is still under investigation.

O. Complaint 19-15S (Jaeger)

This complaint was reassigned to Dr. Colucci.

P. Complaint 19-16S (Canada)

Dr. Canada stated that the complainant signed a loan for neuropathy treatment and potentially has buyer's remorse and stated that they were not aware that they were seeing a DC, but a "regular doctor." The paperwork was in order and compliant. However, Dr. Canada stated that during her visit to the office the DCs license and the CAs certificates were not posted. In addition, CA's were performing modalities and Dr. Canada was not able to confirm that a DC was in the office. This complaint is still under investigation.

Q. Complaint 19-17S (Bertoldo)

Mr. Bertoldo stated that this is a false advertising complaint and a letter will be sent to the DC.

R. Complaint 19-18N (Martinez)

Dr. Martinez referenced this complaint with complaint 19-13N.

S. Complaint 20-01N (Martinez)

Dr. Rovetti stated that this complaint has been reassigned to her.

Agenda Item 20 Board Counsel Report – No action.

Mr. Ling did not have anything to report.

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.
- D. CA Renewals-No action.
- E. On-line CA Exam Stats No action.

Julie Strandberg provided an overview of the executive director reports.

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 as of November 30, 2019 No action.
- F. Budget to Actual at November 30, 2019 No action.
- G. 2019 Audit For possible action.

Julie Strandberg provided an overview of the executive director reports. Dr. Rovetti made a motion to approve the 2019 audit. Dr. Canada seconded, and the motion passed with all in favor.

Agenda Item 24 Correspondence Report – No action.

There was nothing to report.

Agenda Item 25 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.

Dr. Peter Randall from the NCA introduced himself, but did not have any comments.

Agenda Item 26 Adjournment – For possible action.

Dr. Rovetti move to adjourn the meeting. Dr. Canada seconded, and the motion passed unanimously.

April 16, 2020

James T. Overland, Sr., DC Secretary-Treasurer

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 4</u> Ratification of granting of DC licenses to applicants who passed the examinations from January to March 2020 – For possible action

RECOMMENDED MOTION: Ratify granting of DC licenses to those who passed their examinations from January to March 2020.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 2 minutes

BACKGROUND INFORMATION:

<u>January</u> Kyle Ray Hemsley, DC Chad Michael Downing, DC <u>February</u> Timothy Alan Windsor, DC William King Foshee, DC Matthew Daniel Simpson, DC Edward Hayes Cunningham, DC Kason K. Belnap, DC <u>March</u> Richard Lee Cole, DC Marlvin Show Chidziva

REVIEWED BY: <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 5</u> Ratification of granting of CA certificates to applicants who passed their in-person and on-line examinations taken February 2020 – For possible action

RECOMMENDED MOTION: Ratify granting of certificates to those who passed their inperson and on-line examinations on February 20, 2020.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 2 minutes

BACKGROUND INFORMATION:

<u>On-line Exams = 90% passing</u> CA Exam – 46% passed Law Exam – 35% passed <u>In-Person Exams = 75% passing</u> CA Exam - 82% passed Law Exam - 88% passed

Maria Aviles-V	Michelle Hunt	Kim Price
Alyssa Baker	Denise Jones	Stacy Renteria
Guadalupe Bravo	Tiffany Lange	Rosa Rodriguez
Katelin Bullock	Krishelle Leavitt	Maggie Rohrbaugh
Luis Dejesus	Joselin Lomeli	Gisell Rueda
Edith Duran	Anna Menendez	Joel Ruvalcaba-Sotelo
Yessenia Elizalde	Dora Morales	Grace Sewell
Velvet Garnica-Banenelli	David Neeser	Betsy Telles-Menendez
Heather Goucher	Lindsay Nelson	Melissa Vazquez-Reyes
Catherine Green	Yanet Pacheco	Jennifer Wurtz
Taylor Hires-Caulk	Bianca Papazis	Gema Zataray
Laura Hirsch	Jessica Pena	Eliana Zelaya-Espinoza

REVIEWED BY: <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 6</u> Legislative Matters – For possible action A. Strategies 360 - Dan Musgrove

RECOMMENDED MOTION: No recommendation.

PRESENTED BY: Dan Musgrove

MEETING DATE: April 16, 2020

TIME REQUIRED: 15 minutes

BACKGROUND INFORMATION:

REVIEWED BY: <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 7</u> Discussion and potential action regarding the Matter 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)

RECOMMENDED MOTION: No recommendation.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 15 minutes

BACKGROUND INFORMATION: Please see the attached documentation.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

ZAKARI LARBI BISSANI, DC

Doctor of Chiropractic Degree September 2018 Palmer College of Chiropractic

Examination

Dr. Bissani has passed the National Board of Chiropractic Examiners Examination Parts I-IV and Physiotherapy.

Reasons for Board Appearance:

1. Dr. Bissani answered negatively to question numbers 17 and 18 on the application for licensure:

#17 – "Have you ever been <u>arrested for or charged</u> 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."

#18 – "Have you ever been <u>convicted</u> 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."

Note: The Board received information/documentation which conflicted with Dr. Bissani's responses to Question numbers 17 and 18.

• Please see Dr. Bissani's explanations regarding why he answered negatively to these questions, as well as to explain the information received by the Board.

Arrest History

July 2010: Making False Report – Minor (18 yrs. old)

• Please see supporting documentation.

August 2013: Weapon Offense

• Please see supporting documentation.

October 2014: Harassment/Threat/Obscene; Harassment/Insults/Taunts-Ethnic

• Please see supporting documentation.

Please note that this 2014 case was not included within the information received by the Board. Dr. Bissani provided this information.

State Licensure

Dr. Bissani holds active licensure in Colorado with no derogatory information indicated.

The National Practitioner Data Bank and Federation of Chiropractic Licensing Boards do not reflect any derogatory information.

Chiropractic Physicians' Board of Nevada April 2020

Application

F		zs
	CHIROPRACTIC PHYSICIANS' BOARD OF NEVA 4600 KIETZKE LANE, SUITE M-245 RENO, NV 89502 JAN 1 3 2020	1
PI	APPLICATION FOR LICENSE AS A DOCTOR OF CHIROPRACTIC IN THE STATE OF NEVADA RENO, NEVADA 89502, LEASE NOTE: FAILURE TO ANSWER ALL QUESTIONS COMPLETELY AND TRUTHFULLY WILL RESULT IN	1
	DENIAL OF THIS APPLICATION. THE FEES ARE NOT REFUNDABLE, RINT OR TYPE 1. FULL NAMA	
Za	ARBI BISSANIAGE 27 SEX XMF	
2.	ALIASES N/A (FIRST) (MIDDLE) (LAST)	
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	CITY_Thornton STATE CO_ZIP_BO241	
4.	MAILING ADDRESS 9816 ELGAT Place Co	2
c.	CITY_La MicgaSTATE_CA_ZIP_9194	
D.	SOCIAL SECURITY NO TELEPHONE NO720 989 0890	
6.		
7.	ARE YOU A UNITED STATES CITIZEN? YES A NO I IF YOU ANSWERED NO ARE YOU: (PLEASE CHECK ONE OF THE FOLLOWING.)	
	 A NONIMMIGRANT UNDER THE IMMIGRATION AND NATIONALITY ACT (8 U.S.C.A. § 1101 et seq). AN ALIEN WHO IS PAROLED INTO THE UNITED STATES UNDER 8 U.S.C.A. § 1182(d) (5) FOR LESS THAN ONE YEAR. A FOREIGN NATIONAL NOT PHYSICALLY PRESENT IN THE UNITED STATES. OTHER – PLEASE PROVIDE DETAILED EXPLANATION. 	
8.		
9.		
10		
	BRANCH (ES) OF SERVICE	
1	1. 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?	зł.
1.	 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 	
1	13. 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	
1	14. RESIDENCE ADDRESSES FOR PAST FIVE (5) YEARS:	
	981 E. 130th Circle, Thorton, CO, 80241	
1	15. NAMES AND ADDRESSES OF ALL EMPLOYERS FOR PAST FIVE (5) YEARS	
	"The Carlson Company" 10343 Federal 36d. Westminster, 60	
	Please read questions #16 through \pm 18 carefully. If you have any questions please contact the Board.	

	/E YOU EVER HAD DISCIPLINARY ACTION BROUGHT AG						NTAL
AGE	ENCY, OR IS THERE ANY SUCH ACTION NOW PENDING?		E VES	GIVE DE		SITION	

17. 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. YES NO IF YES, GIVE DETAILS AND FINAL DISPOSITION:

18. HAVE YOU EVER BEEN <u>CONVICTED</u> 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.

19. HAVE YOU EVER DEFAULTED ON A HEAL (HEALTH EDUCATION ASSISTANCE LOAN)? YES NO IF YES, GIVE DETAILS AND CURRENT STATUS:

20. REGARDING <u>CHILD SUPPORT</u>, MARK THE APPROPRIATE RESPONSE (FAILURE TO MARK ONE OF THE THREE 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 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.

21. REGARDING CHILD ABUSE, THE FOLLOWING MUST BE READ AND INITIALED:

I HAVE BEEN INFORMED THAT I AM REQUIRED BY LAW TO REPORT THE ABUSE OR NEGLECT 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 REASONABLE CAUSE TO BELIEVE THE CHILD HAD BEEN ABUSED OR NEGLECTED.

Date

Please initial here, thereby acknowledging that you have read and understood the above information

22. HAVE YOU EVER BEEN DRUG OR ALCOHOL DEPENDENT AND/OR ENROLLED IN A DRUG OR ALCOHOL REHABILITATION PROGRAM?

23. ARE YOU CURRENTLY WORKING FOR A NEVADA LICENSED CHIROPRACTOR? IF YES. GIVE LICENSEE'S NAME 100 v lesfer AND ADDRESS: UFA

24. LIST ALL SCHOOLS ATTENDED (HIGH SCHOOL THROUGH CHIROPRACTIC COLLEGE):

NAME OF SCHOOL	DATES ATTENDED	DATE GRADUATED	DEGREE
Legacy H.S.	2006	2010	Diploma
University of Colorado	2010	20/5	B.S. Arts & Sciences
Palmer College of Chiroj	waltie 2015	2018	D.C.
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- 25. NUMBER OF CHIROPRACTIC COLLEGE HOURS 4572 DATE OF D.C. DEGREE Sept. 2018 26. HAVE YOU PASSED NATIONAL BOARD: PART I PART II PART II PART II PART IV PART IV PART IV SPEC
- 27. IF YOU ANSWERED "NO" TO PART IV AND SPEC, YOU MUST GIVE DATE YOU ARE SCHEDULED FOR ONE OF THE FOLLOWING EXAMS: PART IV: _______ or SPEC: _______

28. LIST ANY STATES IN WHICH YOU HAVE APPLIED FOR (WHETHER ISSUED OR NOT) AND IN WHICH YOU HAVE BEEN GRANTED CHIROPRACTIC LICENSURE:

STATE DATE OF ISSUANCE STATUS Active planado 2 019 3 CHR.0008059 Number:

Please read the Affidavit carefully.

AFFIDAVIT:

THE UNDERSIGNED, BEING DULY SWORN UNDER PENALTY OF PERJURY, DEPOSES AND SAYS THAT THE STATEMENTS CONTAINED HEREIN ARE TRUE, COMPLETE, AND CORRECT TO THE BEST OF HIS/HER KNOWLEDGE AND BELIEF; THAT HE/SHE HAS NOT SUPPRESSED ANY INFORMATION WHICH MIGHT AFFECT THIS APPLICATION; THAT HE/SHE HAS NOT OMITTED ANY INFORMATION RELEVANT TO HIS/HER CURRENT FITNESS TO PRACTICE; THAT HE/SHE IS OF GOOD MORAL CHARACTER AND WILL CONFORM TO THE ETHICAL STANDARDS AND CONDUCT OF THE PROFESSION; THAT HE/SHE WILL NOTIFY THE CPBN OF ANY AND ALL CHANGES TO THE INFORMATION IN THIS APPLICATION, INCLUDING CHANGES OF ADDRESS AND THAT HE/SHE HAS OTHERWISE MET ALL STATUTORY REQUIREMENTS AND BELIEVES HIM/HERSELF ELIGIBLE FOR LICENSURE TO PRACTICE CHIROPRACTIC, AND THAT HE/SHE HAS READ AND UNDERSTANDS THIS AFFIDAVIT. ali t Stern 06/20 at 01 , D.C. (DATE) (SIGNATURE OF APPLICANT) STATE OF NEVALA COUNTY OF CLARK SIGNED AND SWORN TO BEFORE ME ON THIS 6771 DAY OF TANKARY 202D (NOTARY PUBLIC ANGELICA HERNANDEZ Notary Public-State of Nevada Appointment No. 16-3230-01 My Appointment Expires August 3, 2020 CONTRACTORISTICS CONTRACTORISTICS

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA 4600 Kietzke Lane, Suite M-245, Reno, NV 89502 Telephone (775) 688-1921 ~ Fax (775) 688-1920

MORAL CHARACTER REFERENCE INFORMATION FOR APPLICANT FOR LICENSURE AS A DOCTOR OF CHIROPRACTIC

Please identify three (3) references who have known you for at least three (3) years and complete all information requested. List one licensed DC or Professor at a school of Chiropractic and two individual character references. Please note, the Board may contact the names below to answer any questions regarding your moral turpitude or your application for Doctor of Chiropractic in the State of Nevada.

DC Applicant Name: Zakari L. Bissani, D.C. Address: 981 E. 130th Circle, Thornton, CO 80241 DC or Professor: Dr. Don Dishuan, D. C. 4777 City Cauty Pkwy, Port Ovange, FL. Address: Phone Number: (386) 212 - 6014 Email: edx doc @ yahoo.com Individual: Nathan Adair Relationship: Friend Address: 782 S. Leyden St. Denver, CO, 80924 Phone Number: (720) 220 - 6793 Email: N/AIndividual: <u>Chase Stanker</u>, D.C. Relationship: <u>Friend</u> Address: <u>Unknown</u> Phone Number: <u>(303)</u> 898 - 4655 Email: <u>gmfoutballenser</u>, com

2010 Case

To Whom It May Concern:

This document is to stand as a written account of my recollection of the events and specifics related to my legal cases from 2010 (Federal Heights, CO) and 2013 (Westminster, CO). I'll begin with the 2010 instance, discuss the 2013 incident, and then conclude with an explanation of why these were not mentioned on my application.

To begin with the 2010 case involving the charge of "false reporting," in Federal Heights, CO. That summer afternoon, I was spending the day at a popular water park in Colorado called Water World. My best friend and I would get the annual Splash Pass every year and this summer was no different. On the particular date of this incident, we invited two other girls from school to come to Water World with us.

After having fun on the water slides and amusements, the four of us went to the Lazy River, which is essentially a massive circular pool with an island in the middle of it. The idea is to get onto an innertube and let the pool's current drift you around the circle until you wanted to leave. After three or four revolutions, the girls we brought wanted to go to the restroom. Attempting to be gentlemen, we held onto the girl's tubes as they were in the restroom so that they wouldn't have to go get another rental. A lifeguard saw my best friend and me each having two tubes, which was against the pool rules. After telling him we were just saving them for the girls, he called me up and instructed me to get out of the pool. After an exchange regarding why he had to tell me a second time that the rule is only one tube per person in the pool, I told him I would have only one tube as soon as the girls returned. He took that to be confrontational and called security. Because of Water World's close proximity to the Federal Heights Police Department, security was in fact a Federal Heights Police Officer. As I'm chatting with the officer, he tells me that I disregarded the instructions of the lifeguard on duty, and that he's going to escort me out of the park and invalidate my Splash Pass if I have one.

Naturally, I thought to myself that I would just claim I didn't have a Splash Pass so I could retain it. On our way out of the park, the officer asks me for my information to cancel my pass. So I gave him an imaginary alias. He cross-checked the pseudonym with the dispatcher at Federal Heights Police Department, and then discovered I was lying about my name because I wanted to keep my annual pass. After he caught me, I apologized and gave my true information, and then he took me to the ticketing office to nullify my annual pass and then wrote me a citation for false reporting to a Peace Officer. I paid my fine promptly and have not even mused of that day for at least the past 8-9 years.



MAR 04 2020

RECEIVED RENO, NEVADA 89502

February 25, 2020

To Whom II May Concern:

The requested records for ZAKARI LARBI BISSANI, DOB 03/18/1992 have not been found or have been destroyed under authorization from State Archives

All cases in Municipal Court fire Traffic or Misdemeanor related offenses.

All court files closed for more than four (4) years have been "disposed of in compliance with our Retention schedule authorized by the State of Colorado – Division of State Archives and Public Records.

If you have any questions, please call (303) 412-3538.

Sinegrely, Alex Hernandez Court Clerk,



*Disposed of meaning, physical paperwork shredded and case information deleted from Federal Heights Municipal Court computer system

> Municipal Court, 2380 W. 90th Avenue, Federal Heights, CO 80260 303-412-3538

2013 Case

The day is August 1, 2013. I'm now 21, and have recently bought a .22 plinking rifle for camping and target shooting. I invited my best friend to come to the mountains with me and help me calibrate out the sites/scope on the rifle. We took a 40-minute drive to the western-most bit of the area that had street access. Thinking we would shoot a couple of times, we went to a vacant open space that we thought was outside of city limits. In retrospect, the city limits were technically an acre further than where we actually were. We were having fun sorting out the sites and decided to stick around and shoot at cans and water bottles we had in the car. After shooting the cans a few dozen times each, we were snuck up on at gun point by 3 Westminster Police Officers who approached yelling at us to put the gun on the ground and put our hands up. We followed their orders explicitly and immediately. They admitted that they only approached because they saw our car down the road and heard some of the shots. They then told us that for shooting in the open space, it was illegal to "discharge a firearm within city limits." I explained to them, "that's why we're all the way out here-we didn't want to be near people, roads or buildings for safety reasons." At that point, the one officer commented that we were still within city limits. As he went on, I honestly don't remember what he said because he and another officer approached us to take the gun from the ground and the remainder of my memory of his words is hazy. I remember that he wrote us citations, took the rifle, and then let us go because I expressed the urgency of having to pick up my little sister from gymnastics practice within an hour with a 40-minute drive to get back to civilization. After that day, my best friend and I had attended court, and paid our fines and we were assigned 1-year probation as well as a gun safety/hunter's education course. We finished the course on the immediately following weekend, and then the city dropped even our probation period based on compliant and good behavior.

To: BPoggenk@CityofWestminster.us		DREAT SATE OF LOUT IN
Mr. Poggenkiass,		
Thank you so much for the great news! I'm very excited to be free to travel! Thank you for your continued support over these months. Take	eare.	
Regards,		
Z. Bissani		
✓ Hide original message		
From: Poggenklass, Brian Sent: Friday, December 6, 2013 12:33 PM To: 'zakari bissani' Subject: RE: Probation Reporting Form: December		
Zak,		
Based on your compliance and accountability for your actions with this offense I am filing a petition for successful termi judge should sign off on it Monday. This will close your case successfully so we don't need to worry about the travel pe		
Brian M. Poggenklass		
Westminster Municipal Court		
303-658-2270		
Please note: Business Hours are 7:00 AM to 6:00 PM, Monday through Thursday		

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		Party	Summary Repo	rt				
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Case: 2013-007151-MQ Judge: Basso, Paul D			Case Status: Case Type:	Closed Municipal Ord	linance			
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Probation		Complete	by Ye	ars Mor	nths	Days	C	ompleted
Unsupervised		03/09/20	14	(5		(7
	Comment 12	9/13 Motion	Granted to Succ	cassfully termin	ate			
Setoncing Program		Co	mplete by	Disposition			Dispos	ition Date
Hunter Safety Course		1	1/04/2013	Compileted			1	0/05/2013
Miscellaneous				Completed			1	2/09/2013
					Asses	sod	Paid	Balance
				Fine/Fees	: 130	00.0	80.00	0.00
				Totals	: 130	00.0	80.00	0.00

Westminster Police Department

Case Report

Incident Information									
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08/01/2013 17:10	09/01/2013 46:54	us/01/2013-17-10	(21008) STOCKMAN, ROGER						
Incident Locating									
10501 Stimms St. Weat	minster, CO 80021								

				Ch	narges				
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Case Report

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Employ	er Name/Address ICAN PARKINO	SANTA FE BOWLES LITTL	ETON C	a				Northess	Phone
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541. V 7	Type INDIVIDIJAI	Name(Lasi, First, M) ADAIR, ZA(TIARY HARD	uson						
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Witne	sses			
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Andress 7705 MITTI DR, WESTMINSTER, (7) 80021			Home Phim (303) 898-4	
Employer Name Address			Bunness Ph	ňav
Withers Type			<u> </u>	
Williams Notes				

Reports p_lw101.frs

			Prope	rty					
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Narrative

On 05/01/2013 or 1654 froms I was disputched to an illegal bunning at 10501 Simms ST, the Westminster Uills Open Space at the Mower-Reservant, in the City of Westmingter, the County of Jefferson and the State of Colonado.

The reporting party, Robert Treasurat, was watching two nules with a tille shoot at the dacks in the pend. Robert was witching the nieu from the rider with binoculars. Robert later stated to me that he saw the man in the red shirt, later identified as Zachary Adair, shouting the rills into the pond. Robert saw the other mate in dark clothing, later identified as Zakari Bissani, standing behind Zachary. Robert stated he heard the the title into the absoluting of two distinct fireatings. Robert stated he heard the the title into the saw the other is a clothing behind Zachary. Robert stated he heard the the discharge of two distinct fireatings. Robert stated he was certain one was a 22 calibring the other was a larger caliber firearm. Robert was also the title about the about of fullets received in goil of the metal harm nearby, the City of Westminster forester, division buildings.

Officers less and Chris Salloy were first on scene and located the two atmed man in the pand. Zachary Adair was logist in possession of a 22 raffier both attigit ritle and was seen showing the ritle by officers. The rifle had a magazine ontabled with only one butter remaining. Zakarl Bissani was found in possession of a 22 min Ruger brand senti-automatic pixel. The rifle had a magazine on and a round in the chandar. I found the magazine had twolve gold colored S&B brand butter in a fifteen round suparity insignities. I found that the pixed had been fired incentify, based on the string smell of caltering and variables in a fifteen round suparity insignities. I found that the pixed had been fired incentify, based on the string smell of caltering and earlier was fully loaded with Speer brand hallow point 9 mm hullers. Officers beared 70 additional rounds of 9 mm bullets attle to bases and 100 rounds of 22 caliber bullets in bases.

I could not see any dead augmals in the area.

Both men were placed under arrest for discharging freatmach a City of Westminster open space. I told the men that they would be transported to the Westminister Profee Department for fingeriniting and photographing then released on similators. Without being asked a question, Zakari Blastani stated that he was the owner of the weapsing, he was the owner of the bullets and it was his idea to come out to the poind and shoot the guns. Zakari stated the was the owner of the weapsing, he was the owner of the bullets and it was his idea to come out to the poind and shoot the guns. Zakari stated the was unaware it was thegal to shoot the guns on this property. Westminster Police Department

Case Report

Narrative

thish men were transported to the Police Department, basked and released on summons. The flocarms were served and enternal as evidence along with the magazines and estra anniumbiou found at the scene. I completed the NCR' entry forms for the flocarms as impounded property.

I connected Robert Triemura by phone and confirmed his provious statements. Tasked if Robert was willing to be a writess to the crime, and he was. Trequested Robert complete a voluntary written statement and trinner the when he was completed. Diffeer Rev. briggla Robert a written statement form.

End of report.

Continuation

Supplement Information					
Supplement Date	Supplement Type	Supplement Officer			
000000000000000000000000000000000000000	ADDITIONAL INFORMATION	(20309) SALLOR, CHRISTERFIER L			
follist Natio		Supervising Officer			
		1204) D VILLAND, DEAN A			

Supplemental Report

the 080113, at approximately 1655 hrs. I responded to the area of Women's Creek Reservoir, regarding illigal hanting. The caller reported that 2 males were firing a tile into a pond, possibly shooting as ducks. The focation of the friedent was later found to be at Mower Reservoir, hi the Weaminster Hills Open Space, 10501 Shims St.

Upon our arrival, Officer M. Res and I contacted the RP. Robert Triemstra. The political out the location of the 2 males and described only of them as wearing a red shift. As Officer Res and I approached the reservoir, we heard gunfire. Once chose, we saw 2 males standing on a wooden observation deek at the south shore of Mower Reservoir. They were unaware of our presence. We stood and warched as the male in the rest shift, later Identified as Zaehary Adah (DOB 010392), took also at the water with a scoped tifly. He find a single round, and I saw the impact in the water. At that point we challenged both males at gaugeoint. Zachary put the rifle down and tooh males approached as with their boods raised Officer Res asked the other male, identified as Jakari Bissini (DQB 041892), if he had something else, since he appeared to be methoring with his head to indicate that he did. He then field us that he had a baildguin in the front of his wijhtband. Both suspects were detained in handeaths, and Zakari was distanted. We explained to both of them that they were being detained for our aftery while we investigated, and were not under arrest

Once detained, I asked Zakari if he knew what property he was on. He said he saw a sign hidlenting that h was open space. Zakari explained that he believed it was lawful to shoot there. He admitted that both of them were taking turns shouting at the water, but they were nor intgetting any animals. Zakari said that the pute both beforiged to film, and that the cittre ötiling was his idea.

I secured the rule from the observation deck. It was a Savage Mark II bolt action (22), it with a scope.

Officer R. Stockman arrived to avoid. He took costooly of both gains and later basiked them lints evidence.

Offleer Res and Entrested and finitaported both suspects to the Westinhustin Pollon Department for booking. They were booked and released on automoses

End of report.

Westminster Police Department

Case Report

	Suppler	nent Information	
Supplement Date	Supplement Type	Supplement Officer	
08-02-2013 20:41 30	TV DENCE LIST	(2) 008) STUCKMAN, ROGER	
Contary Name		Supervising Officer	
		1209111 VILLAND, DEAN A	

Supplemental Report

56477 Voucher ID created for this supplement

	Supplement	Information
Supplement Duty	Supplement Type	Subhsumut Öttical
08/03/2013 12:48:58	ADDITIONAL INFORMATION	1210081 STOCKMAN, ROGER
Contact Name		Supervising Officer
		(20881) PAQUET, PHILLIP A.

Supplemental Report

On 08-02 2013 at 11.30 many 1 conducted follow up investigation on the Head discharge of a firearm on Cuy (heat Space at 1650) Summy ST, Weatminater Hills often Space, In the City of Wasmunster, die County of Jefferson and the State of Colorado

After my conversation with the witness Robert Trianstra. I went to Mower reservoir and searched for dead animats but found none. I did bome abell cashigs undernoath the fishing dock. I found two 9000 (uger S&II braind shell cashigs, the same data was used by Zakar Bissan) in his semi-automatic handgan. I also found one 22 caliber shell casing, the same used by Zachary Adar.

I phonographed the secon mainding the sign showing the second to be a City of Weatminister open Space, clearly visible from hiddana ST where Bissant and Adair bait parked filter vehicle, the barbeat wire feres both men stepped over to walk down the casual rail) to get to the pond; the gatest tence both men walked duringly in get to the fishing dock; the fishing dock and the metal bain and house clearly visible from the fishing dock at which both men walked during their wapping

I loter administrat the whell enging a and photographs have evidence

Case Report

	Suppleme	ent Information	
Supplement Date	Supplement Type	Supplement Officer	
08/05/2018 13:43:23	NIBRS COMPLIANCE	(23013) BROWN LINDA	
Cinifart Niemi		Supervising Officer	
		(23013) BROWN, LINDA	

Supplemental Report

Supplemental report created by a Police Remarks Technizian in the Police Records Linit for the compliance of NIBRS.

Case Report

	Suppleme	ent Information	
Supplement Dute	Supplement Type	Supplement Officer	
08.12/2013 10.35:21	NIBRS COMPLIANCE	(23013) DROWN, LINDA	
		Superstiling Officer	
		(23013) BILGWN, LINDA	

Supplemental Report

Supplemental report created by a Police Records Technician in the Police Records Linu for the compliance of NIBRS.

2014 Case

Z. Bissani 2|16|15

The Trials and Tribulations of a Hard-working Undergraduate Student

To preface the story, I feel it absolutely necessary to note that I am a person who was raised properly. My parents, as well as the rest of my family, are all very loving, and supportive people. I am in no way, shape, or form condoning the actions described herein, but it is important to disclose all details regarding my recent legal issues.

I had dated a girl for over three years, and when I finally broke away from the manipulation, she lashed out. She would often call my family members and me to tell of how big of a mistake I was making by breaking up with her. Clearly, it was not an easy break up—for either party.

Eventually though, I was able to carry on with my life by working hard in school, extracurricular activities, and a very rewarding job I landed as an intern at telecommunications company. I think these things drove her mad because I was always far too busy bettering my life to be able to spend time with her.

Granted, I didn't really *want* to salvage the relationship. Regardless, she wasn't a fan of my effort to distance myself from her.

One day, Oct. 26th, my close friend Shawn had finished his MCAT exam, and we were all looking to celebrate in the downtown area of Boulder. We planned a fun night

out at the bars, and intended to go back to my place to finish off the night after the bars closed.

I ran into the old girlfriend at one of the bars, and when I went to say hello, a guy who had come with her pushed me away from her when I went to hug her. Naturally, I took the hint that they might be together, and since I already had my other friends on the dance floor, I left them to enjoy the night. I went to meet my friends on the dance floor, and I received a text from the old girlfriend—basically saying how I was acting "awkward," etc. Essentially, she wanted to get a rise out of me, which she didn't. So she told the kids she was with that I was making racial comments about them—her intentions were to see a fight between us.

I had never before seen these guys, so obviously I have no reason to make racial or hateful comments about these guys. Regardless, they believed her when she told them that I called them racial slurs, and they—understandably—didn't like that.

When the bars closed, and my group of friends left the bar, we planned on heading back to mine. I received a call from the old girlfriend, but in the commotion of gathering everyone before leaving, I didn't answer. I received another call from her, and this time, I answered while walking towards my place with my buddy Cory and Shawn. She was saying to meet her on the corner of an intersection right outside the bar. I explained on the phone that I was actually at that intersection since it was on my way home. When I looked up to see where she was, I see her point me out from across the street, and some massive roid-raged guys sprint across towards me. They both had their fists clenched and widened stances as if intending to fight me.

I didn't want to fight—especially not over someone I no longer have feelings for! So I threw my hands in the air—in a surrendering motion. Some of the guys held back my buddy Cory, and Shawn, while the other guy worked me to the ground. Before everything was over—I had been repeatedly, hit by fists, knees, elbows, and kicked while I was on the ground. The main guy, when he was done beating me, said, "If you ever text or call Jenn again, I'll kill you! I will fucking kill you!" and then sucker punched me to the ground again, and they all left the intersection quickly because there were cops coming up on the scene.

Basically, even though I never said any racial remarks initially, after the ordeal while I was concussed—I made a rude comment about the class of the kids, and something along the lines of them being so trashy that they have nothing better to do then to come to a college town, and start fights with smaller kids for no reason. I also called the old girlfriend a few names that I'm not proud of.

Since I put all of these comments in text message, apparently, they were considered harassing texts. So when I went to the police station to report the assault the next day, they considered my texts to be punishable by law as well. I never made a single rude, or racial comment until *after* I had been jumped. These types of comments are extremely atypical of my behavior; and to this day, I don't think I would have ever made them had I not been concussed.

In all honesty, I have nothing against people of other races—I am myself a mixture of Italian and Moroccan descent. In addition, I spent a good deal of my summer in Nicaragua, aiding the less fortunate villages with medicine and medical care. I'm not a bigot. The two racial harassment charges were dropped entirely due to the lack of evidence that I said these things with malicious intent—after all, the things one says after being concussed could be the result of the concussion itself. As for the remaining harassment charge for the things I said to the old girlfriend—this charge will also be entirely dropped in eleven months when I complete my community service and satisfy other conditions of the deferred judgment.

Thank you for taking the time to review my story, and please know that I have learned more from this terrible experience than one might think. For one, I've learned that everyone just wants to be respected, and feel appreciated. That's one major thing that I can take with me for when I open my own chiropractic clinic—to ensure that everyone always feels respected and appreciated; everyone is a human being, and whether they are good, regular customers, or people who drop by once a year, they need to be treated with respect and appreciation. As for the other aspects I've learned, there are some minor nuances I've picked up, but I imagine the most learning will be done when the eleven months is over, and I can sit back, and reflect on the situation as a whole.

COUNTY COURT, BOULDER COUNTY, COLORADO

Court Address:	Boulder Justice Center
	1777 Sixth St. P.O. Box 4249
	Boulder, CO 80306-4249
Phone Number:	303-441-3750

				OURT USE ONLY ^	
			Case Number:	2014M 00	2004
The People of the State of Colorado					
vs BISSANI, ZAKARI LARBI			Division:	8	
SENTENC	E ORDER				
Defendant: BISSANI, ZAKARI LARBI Count 1 18-9-111(1)(e) - HARASSMENT-TELEPHONE-THREAT/OBSCE 2 18-9-111(1)(h),(2) - HARASSMENT-INSULTS/TAUNTS-ETHNIC 3 18-9-111(1)(h),(2) - HARASSMENT-INSULTS/TAUNTS-ETHNIC	C INT	Birth: Class M3 M1 M1	Plea	V Code: DVP Finding Dfrd Se Dism by Dism by	ntence y DA
ASSESSED FINES & COSTS Count # 1 Genetic Testing Surcharge Victims Assistance Fund Victim Compensation Fund Address Confidentiality Fund Restorative Justice Surcharge Deferred Sentence: 11 Months Community Service: 36 Hours Drug Standardized Assessment Probation Supervision Fee TOTAL	\$2.50 \$78.00 \$78.00 \$28.00 \$10.00 \$45.00 \$550.00 \$791.5				
Other Conditions of Sentence: DV ENHANCER PROVEN SUPERVISED BY ADULT PROBATION COMPLETE AND COMPLY WITH DV EVAL DEF MAY TRAVEL TO FLORIDA DEF MAY COMPLETE DV CLASSES IN FLO COMM SERV FEE TO BE PAID DIRECTLY T	RIDA		/ААН		
ARCHULETA, DAVID ANTHONY				02/12/20	015
Judge/Magistrate				Date	
BISSANI, ZAKARI LARBI				02/12/20	015
Defendant				Date	

Following this hearing you are to present this form to the Clerk's Office for payment. Payment is due by the end of business on your Court Date. Pursuant to \$16-11-101.6, C.R.S., if the Defendant does not pay all amounts assessed at the time of order, the Defendant shall pay an additional time payment fee. In addition, the Defendant may be assessed a late penalty fee each time payment is not received on or before the due date.

Dr. Bissani's explanations to his negative responses to question numbers 17 and 18

The above has been an honest (albeit almost nostalgic) account of the events of my distant past, and although these events involved law enforcement, I am not a criminal. I am an upbeat, energetic, generous, and caring human being.

To address my failure to disclose these stories on my application, I consider it important to note the nature of these incidents never included being booked, or brought into jail for an instance, and both of them were resolved immediately and outright. Even the probation officer of the second ordeal went out of his way to help me ensure that the case was closed successfully. In that frame of mind, I did not consider these events to pertain to part 17 of the application. Additionally, I'm not a legal expert by any stretch of the imagination, but the terminology "convicted," as far as I understood, specifically pertains to felonies, so it was my understanding that these petty misdemeanors had no relevance for section 18 of the application, after contacting Federal Heights for a records release, they taught me that they purge the records four years after the citation for misdemeanor; the event took place a decade ago, so it is not possible for me to include the records relating to that day.

In closing, I hope it is understood that my open and truthful description of these stories is indicative that I am not hiding anything from anybody, and that I would have willingly disclosed this material if I understood it to be pertaining to desired information on the application.

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

March 3, 2020

CERTIFIED NO. 7019 1120 0001 0220 7076

Zakari L. Bissani, DC 91 E. Agate Ave., #207 Las Vegas, NV 89123

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

I, Zakari Larbi Bissani, DC, 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 Application for License as a Doctor of Chiropractic in the State of Nevada.

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 A.M. on Thursday, April 16, 2020 in Grant Sawyer Building, Legislative Counsel Bureau, 555 E. Washington Ave., Room 1100, Las Vegas, Nevada 89101, and I want the Board to address my Application for License as a Doctor of Chiropractic in the State of Nevada. 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 April 16, 2020 meeting.

Please sign and return this form to the Chiropractic Physicians' Board of Nevada.

By:

Signed on this ____11th_____Day of March, 2020

Ðr

Zakari L. Bissani, DC

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 8</u> Discussion regarding CBD-containing products – For possible action.

RECOMMENDED MOTION: No recommendation.

PREPARED BY: James Overland Sr., DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 10 minutes

BACKGROUND INFORMATION: Dr. Overland would like to discuss allowing chiropractic physicians' to offer non THC hemp related products since gas stations, hair salons, etc are allowed to sell this product. It is understood that there are DC's currently recommending/selling these products.

REVIEWED BY: X President X Secretary X Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 8

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

AGENDA ACTION SHEET

TITLE: Agenda Item 9 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.

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 10 minutes

BACKGROUND INFORMATION:

REVIEWED BY:	X	President	_X	_ Secretary _	<u>X</u>	Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 10</u> Consideration of potential additions, deletions, and/or amendments to NRS 634 and NAC 634– For possible action.

A. 2021 Board bill language

B. NRS 634.090

C. Discuss self-inspection rules

RECOMMENDED MOTION: No recommendation.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 10 minutes

BACKGROUND INFORMATION: Please see attached documentation.

- A. 2021 Board bill language for review.
- **B.** NRS 634.090: The Board bill (AB457) of the 2019 Legislative session erroneously omitted language in NRS 634.090 as follows: (2) Has actively practiced chiropractic in another state for not fewer than 7 of the immediately preceding 10 years without having any adverse disciplinary action taken against him or her.
- C. Self-Inspection regulation rules as approved by the Legislative Commission. Discuss penalty for not submitting by the deadline.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

BILL DRAFT LANGUAGE FOR 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA

Section 1. NRS 49.215 shall be amended to read as follows:

As used in NRS 49.215 to 49.245, inclusive:

1. A communication is "confidential" if it is not intended to be disclosed to third persons other than:

(a) Those present to further the interest of the patient in the consultation, examination or interview;

(b) Persons reasonably necessary for the transmission of the communication; or

(c) Persons who are participating in the diagnosis and treatment under the direction of the doctor, including members of the patient's family.

2. "Doctor" means a person licensed to practice medicine, dentistry, [or] osteopathic, or *chiropractic* medicine in any state or nation, or a person who is reasonably believed by the patient to be so licensed, and in addition includes a person employed by a public or private agency as a psychiatric social worker, or someone under his or her guidance, direction or control, while engaged in the examination, diagnosis or treatment of a patient for a mental condition.

3. "Patient" means a person who consults or is examined or interviewed by a doctor for purposes of diagnosis or treatment.

Section 2. NRS 634.017 shall be amended to read as follows:

"Malpractice" means failure on the part of a [chiropractor] chiropractic physician to exercise the degree of care, diligence and skill ordinarily exercised by [chiropractor] chiropractic physician in good standing in the community in which he or she practices. Section 3. NRS 634.020 shall be amended to read as follows:

1. The Chiropractic Physicians' Board of Nevada, consisting of seven members appointed by the Governor, is hereby created.

2. The Governor shall appoint:

(a) Four members who are:

(1) Graduates of chiropractic schools or colleges giving a course of study embracing the following subjects: Anatomy, bacteriology, chiropractic theory and practice, diagnosis or analysis, elementary chemistry and toxicology, histology, hygiene and sanitation, obstetrics and gynecology, pathology, physiology and symptomatology;

(2) Licensed under this chapter; and

(3) Actually engaged in the practice of chiropractic in this State and who have been so engaged in this State for at least 3 years preceding their appointment.

(b) One member who represents the interests of persons or agencies that regularly provide health care to patients who are indigent, uninsured or unable to afford health care. This member may be licensed under the provisions of this chapter.

(c) Two members who are representatives of the general public. A member appointed pursuant to this paragraph must not be:

(1) A [chiropractor] chiropractic physician or a chiropractor's assistant; or

(2) The spouse or the parent or child, by blood, marriage or adoption, of a [chiropractor] *chiropractic physician* or a chiropractor's assistant.

3. At least two of the appointees must have had a course in physiotherapy in a school or college of chiropractic.

Section 4. NRS 634.035 shall be amended to read as follows:

BILL DRAFT LANGUAGE FOR THE 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA PAGE 2 OF 22 1. The Board shall adopt regulations establishing the qualifications a [chiropractor] chiropractic physician must obtain before he or she is authorized to perform dry needling. The qualifications adopted by regulation pursuant to this section must include, without limitation, the successful completion of didactic education and training in dry needling.

2. As used in this section, "dry needling":

(a) Means an advanced needling skill or technique limited to the treatment of myofascial pain, using a single-use, single-insertion, sterile needle, without the use of heat, cold or any other added modality or medication, which is inserted into the skin or underlying tissue to stimulate a trigger point.

(b) Does not include:

- (1) The stimulation of an auricular point;
- (2) Utilization of a distal point or nonlocal point;
- (3) Needle retention;
- (4) Application of a retained electrical stimulation lead; or
- (5) The teaching or application of other acupuncture theory.

Section 5. NRS 634.035 shall be amended to read as follows:

1. The Board shall keep a record of its proceedings relating to licensing and disciplinary actions. Except as otherwise provided in NRS 634.214, the records must be open to public inspection at all reasonable times and must contain the name, known place of business and residence, and the date and number of the license of every [chiropractor] chiropractic physician licensed under this chapter. The Board may keep such other records as it deems desirable.

2. Except as otherwise provided in this subsection and NRS 239.0115, all information pertaining to the personal background, medical history or financial affairs of an applicant or

licensee which the Board requires to be furnished to it under this chapter, or which it otherwise obtains, is confidential and may be disclosed in whole or in part only as necessary in the course of administering this chapter or upon the order of a court of competent jurisdiction. The Board may, under procedures established by regulation, permit the disclosure of this information to any agent of the Federal Government, of another state or of any political subdivision of this State who is authorized to receive it.

3. Notice of the disclosure and the contents of the information disclosed pursuant to subsection 2 must be given to the applicant or licensee who is the subject of that information.

Section 6. NRS 634.080 shall be amended to read as follows:

1. An applicant for examination must file an application with the Secretary of the Board on a form to be furnished by the Executive Director of the Board. An applicant may take the examination any time after the Executive Director determines that his or her application is complete.

2. An application must be verified and must state:

(a) When and where the applicant was born, the various places of the applicant's residence during the 5 years immediately preceding the making of the application and the address to which he or she wishes the Board to mail the license.

(b) The name, age and sex of the applicant.

(c) The names and post office addresses of all persons by whom the applicant has been employed for a period of 5 years immediately preceding the making of the application.

(d) Whether or not the applicant has ever applied for a license to practice chiropractic in any other state and, if so, when and where and the results of the application.

(e) Whether or not the applicant has ever been admitted to the practice of chiropractic in any

other state and, if so, whether any discharge, dismissal, disciplinary or other similar proceedings have ever been instituted against the applicant. Such an applicant must also attach a certificate from the chiropractic Board of each state in which the applicant was licensed, certifying that the applicant is a member in good standing of the chiropractic profession in that state, and that no proceedings affecting the applicant's standing as a [chiropractor] chiropractic physician are undisposed of and pending.

(f) The applicant's general and chiropractic education, including the schools attended and the time of attendance at each school, and whether the applicant is a graduate of any school or schools.

(g) The names of:

(1) Two persons who have known the applicant for at least 3 years; and

(2) A person who is a [chiropractor] chiropractic physician licensed pursuant to the provisions of this chapter or a professor at a school of chiropractic.

(h) All other information required to complete the application.

3. An application must include a copy of the applicant's official transcript from the school or college of chiropractic from which the applicant received his or her degree of doctor of chiropractic, which must be transmitted by the school or college of chiropractic directly to the Board.

Section 7. NRS 634.090 shall be amended to read as follows:

1. An applicant must, in addition to the requirements of NRS 634.070 and 634.080, furnish satisfactory evidence to the Board:

(a) That the applicant is of good moral character;

(b) Except as otherwise provided in subsections 2 and 5, that the applicant has a high school education and is a graduate from a college of chiropractic which is accredited by the Council on

BILL DRAFT LANGUAGE FOR THE 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA PAGE 5 OF 22 Chiropractic Education or *is accredited by an accrediting agency recognized by the United States department of education or the council on postsecondary accreditation*. [which has a reciprocal agreement with the Council on Chiropractic Education or any governmental accrediting agency, whose minimum course of study leading to the degree of doctor of chiropractic consists of not less than 4,000 hours of credit. which includes instruction in each of the following subjects:

- (1) Anatomy;
- (2) Bacteriology;
- (3) Chiropractic theory and practice;
- (4) Diagnosis and chiropractic analysis;
- (5) Elementary chemistry and toxicology;
- (6) Histology;
- (7) Hygiene and sanitation;
- (8) Obstetrics and gynecology;
- (9) Pathology;
- (10) Physiology; and
- (11) Physiotherapy; and]

(c) That the applicant has successfully:

(1) Completed parts I, II, III and IV, and the portion relating to physiotherapy, of the examination administered by the National Board of Chiropractic Examiners or its successor organization; or

(2) Completed an examination that is required to graduate from a college of chiropractic which is accredited by the Council on Chiropractic Education or which has a reciprocal agreement with the Council on Chiropractic Education or any governmental accrediting agency. Such an

examination must be:

(I) Administered by such a college; and

(II) Approved by the Board.

2. The Board may, for good cause shown, waive the requirement for a particular applicant that the college of chiropractic from which the applicant graduated must be accredited by the Council on Chiropractic Education or have a reciprocal agreement with the Council on Chiropractic Education or a governmental accrediting agency.

3. Except as otherwise provided in subsections 4 and 5, every applicant is required to submit evidence of the successful completion of not less than 60 credit hours at an accredited college or university.

4. Any applicant who has been licensed to practice in another state, and has been in practice for not less than 5 years, is not required to comply with the provisions of subsection 3.

5. If an applicant has received his or her training and education at a school or college located in a foreign country *in which the course of study consists of not less than 4,000 credit hours to produce a degree of doctor of chiropractic*, the Board may, if the Board determines that such training and education is substantially equivalent to graduation from a college of chiropractic that is accredited by the Council on Chiropractic Education [and otherwise meets the requirements specified in paragraph (b) of subsection 1], waive the requirement that an applicant attend or graduate from a college that:

(a) Is accredited by the Council on Chiropractic Education; or

(b) Has a reciprocal agreement with the Council on Chiropractic Education or a governmental accrediting agency.

Section 8. NRS 634.105 shall be amended to read as follows:

An applicant for a license to practice chiropractic who has the qualifications prescribed in NRS 634.090 may, while waiting to take the Board's examination but for no longer than 90 days, perform chiropractic, including, without limitation, chiropractic adjustment or manipulation, under the direct supervision of a [chiropractor] chiropractic physician who is professionally and legally responsible for the applicant's performance.

Section 9. NRS 634.117 shall be amended to read as follows:

1. Except as otherwise provided in subsection 5, if a chiropractic physician who holds a valid and unrestricted license to practice chiropractic in another state or territory of the United States or another country has entered into a written or oral agreement to provide services to members of a visiting athletic team or organization, the chiropractic physician is temporarily exempt from licensure and may practice chiropractic in this State while providing services pursuant to the agreement to members of the visiting athletic team or organization who are present in this State for the purpose of engaging in competition or training.

2. Except as otherwise provided in subsection 5, if a chiropractic physician who holds a valid and unrestricted license to practice chiropractic in another state or territory of the United States or another country has been invited by the governing body of a national organization to provide services to persons participating in an athletic event or training sanctioned or operated by the organization, the chiropractic physician is temporarily exempt from licensure and may practice chiropractic in this State while providing services to such persons.

3. Except as otherwise provided in this subsection and subsection 4, an exemption described in this section is valid for a period of not more than 10 days for each competition or training session. Upon the application of a [chiropractor] chiropractic physician, the Board may grant an exemption of not more than 20 additional days for each competition or training session.

4. A chiropractic physician who is practicing chiropractic under an exemption described in this section shall not:

(a) Practice chiropractic at a medical facility;

(b) Provide services to persons who are not described in subsection 1 or 2, as applicable; or

(c) Practice chiropractic under such an exemption for more than 60 days in a calendar year.

5. The provisions of this section do not apply to any contest or exhibition of unarmed combat conducted pursuant to chapter 467 of NRS.

6. As used in this section, "visiting athletic team or organization" means an athletic team or organization which is primarily based at a location outside of this State.

Section 10. NRS 634.123 shall be amended to read as follows:

1. The Board may issue a certificate to a properly qualified applicant to perform ancillary services relating to chiropractic, other than chiropractic adjustment, under the supervision of a [chiropractor] chiropractic physician. The Board shall specify the formal training, including at least 12 months of study or the equivalent, which such an applicant must have completed before the Board awards the applicant a certificate as a chiropractor's assistant.

2. An application for the issuance of a certificate as a chiropractor's assistant must include all information required to complete the application.

Section 11. NRS 634.125 shall be amended to read as follows:

A chiropractor's assistant may perform such ancillary services relating to chiropractic as he or she is authorized to perform under the terms of a certificate issued by the Board. Those services must be rendered under the supervision and control of a [chiropractor] chiropractic physician.

Section 12. NRS 634.127 shall be amended to read as follows:

No [chiropractor] chiropractic physician may supervise more than four chiropractor's

assistants at the same time.

Section 13. NRS 634.130 shall be amended to read as follows:

1. Licenses and certificates must be renewed biennially. Except as otherwise provided in subsection 10 or 11, each person who is licensed or holds a certificate as a chiropractor's assistant pursuant to the provisions of this chapter must, upon the payment of the required renewal fee and the submission of all information required to complete the renewal, be granted a renewal license or certificate which authorizes the person to continue to practice for 2 years.

2. Except as otherwise provided in subsection 10 or 11, the renewal fee must be paid and all information required to complete the renewal must be submitted to the Board by January 1 of:

(a) Each odd-numbered year for a licensee; and

(b) Each even-numbered year for a holder of a certificate as a chiropractor's assistant.

3. Except as otherwise provided in subsection 5, 6 or 7, a licensee in active practice within this State must submit satisfactory proof to the Board that, during the 24 months immediately preceding the renewal date of the license, the licensee has attended at least 36 hours of continuing education which is approved or endorsed by the Board.

4. Except as otherwise provided in subsection 5, 6 or 8, a holder of a certificate as a chiropractor's assistant in active practice within this State must submit satisfactory proof to the Board that, during the 24 months immediately preceding the renewal date of the certificate, the certificate holder has attended at least 12 hours of continuing education which is approved or endorsed by the Board or the equivalent Board of another state or jurisdiction that regulates chiropractors' assistants. The continuing education required by this subsection may include education related to lifesaving skills, including, without limitation, a course in cardiopulmonary resuscitation. The Board shall by regulation determine how many of the required 12 hours of

continuing education must be course work related to such lifesaving skills. Any course of continuing education approved or endorsed by the Board or the equivalent Board of another state or jurisdiction pursuant to this subsection may be conducted via the Internet or in a live setting, including, without limitation, a conference, workshop or academic course of instruction. The Board shall not approve or endorse a course of continuing education which is self-directed or conducted via home study.

5. The educational requirement of subsection 3 or 4 may be waived by the Board if the licensee or holder of a certificate as a chiropractor's assistant files with the Board a statement of a chiropractic physician, osteopathic physician or doctor of medicine certifying that the licensee or holder of a certificate as a chiropractor's assistant is suffering from a serious or disabling illness or physical disability which prevented the licensee or holder of a certificate as a chiropractor's for continuing education during the 24 months immediately preceding the renewal date of the license or certificate.

6. The Board may waive the educational requirement of subsection 3 or 4 for a licensee or a holder of a certificate as a chiropractor's assistant if the licensee or holder of a certificate submits to the Board proof that the licensee or holder of a certificate was in active military service which prevented the licensee or holder of a certificate from completing the requirements for continuing education during the 24 months immediately preceding the renewal date of the license or certificate.

7. A licensee is not required to comply with the requirements of subsection 3 until the first odd-numbered year after the year the Board issues to the licensee an initial license to practice as a [chiropractor] chiropractic physician in this State.

8. A holder of a certificate as a chiropractor's assistant is not required to comply with the

requirements of subsection 4 until the first even-numbered year after the Board issues to the holder of a certificate an initial certificate to practice as a chiropractor's assistant in this State.

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.

10. The Board may waive the renewal fee for a licensee or holder of a certificate as a chiropractor's assistant if the licensee or holder of a certificate submits proof to the Board that the licensee or holder of a certificate was in active military service at the time the renewal fee was due.

11. The Board may adopt regulations that provide for the prorating or waiving of the renewal fee for a licensee or holder of a certificate as a chiropractor's assistant if such prorating or waiving is based upon the date on which:

(a) The Board issues a license to practice chiropractic or a certificate as a chiropractor's assistant; and

(b) Such license or certification must be renewed.

12. If a licensee fails to:

(a) Except as otherwise provided in subsection 10 or 11, pay the renewal fee by January 1 of an odd-numbered year;

(b) Except as otherwise provided in subsection 5 or 6, submit proof of continuing education pursuant to subsection 3;

(c) Notify the Board of a change in the location of his or her office pursuant to NRS 634.129; or

(d) Submit all information required to complete the renewal,

 \rightarrow the license automatically expires and, except as otherwise provided in NRS 634.131, may be reinstated only upon the payment, by January 1 of the even-numbered year following the year in which the license expired, of the required fee for reinstatement in addition to the renewal fee.

13. If a holder of a certificate as a chiropractor's assistant fails to:

(a) Except as otherwise provided in subsection 10 or 11, pay the renewal fee by January 1 of an even-numbered year;

(b) Except as otherwise provided in subsection 5 or 6, submit proof of continuing education pursuant to subsection 4;

(c) Notify the Board of a change in the location of his or her office pursuant to NRS 634.129; or

(d) Submit all information required to complete the renewal,

 \rightarrow the certificate automatically expires and may be reinstated only upon the payment of the required fee for reinstatement in addition to the renewal fee.

Section 14. NRS 634.1305 shall be amended to read as follows:

1. A [chiropractor] chiropractic physician may:

(a) Ask each new patient who is 18 years of age or older if he or she is a veteran and document the response in the record of the patient; and

(b) Provide the contact information for the Department of Veterans Services to any such patient who indicates that he or she is a veteran.

2. The Board may ask each applicant for the renewal of a license as a [chiropractor] *chiropractic physician* if the applicant performs the actions described in subsection 1. If such a question is asked, the Board must allow the applicant to refuse to answer.

3. As used in this section, "veteran" has the meaning ascribed to it in NRS 417.125.

Section 15. NRS 634.135 shall be amended to read as follows:

1. The Board may charge and collect fees not to exceed:

For an application for a license to practice chiropractic	\$200.00
For an examination for a license to practice chiropractic	200.00
For an application for, and the issuance of, a certificate as	
a chiropractor's assistant	100.00
For an examination for a certificate as a chiropractor's assistant	100.00
For the issuance of a license to practice chiropractic	300.00
For the biennial renewal of a license to practice chiropractic	. 1,000.00
For the biennial renewal of an inactive license to practice chiropractic	300.00
For the biennial renewal of a certificate as a chiropractor's assistant	200.00
For the restoration to active status of an inactive license to practice chiropractic	300.00
For reinstating a license to practice chiropractic which has expired pursuant	
to NRS 634.130 or has been suspended	500.00
For reinstating a certificate as a chiropractor's assistant which has expired	
pursuant to NRS_634.130 or has been suspended	100.00
For a review of any subject on the examination	25.00
For the issuance of a duplicate license or for changing the name on a license	
For written verification of licensure or issuance of a certificate of good standing	25.00
For providing a list of persons who are licensed to practice chiropractic to	
a person who is not licensed to practice chiropractic	25.00
For providing a list of persons who were licensed to practice chiropractic	
following the most recent examination of the Board to a person who	
is not licensed to practice chiropractic.	10.00
For a set of mailing labels containing the names and addresses of the	
persons who are licensed to practice chiropractic in this State	35.00
For providing a copy of the statutes, regulations and other regulations governing	
the practice of chiropractic in this State to a person who is not licensed	
to practice chiropractic	25.00
For each page of a list of continuing education courses that have been	
approved by the Board	
For an application to a preceptor program offered by the Board to graduates	
of chiropractic schools or colleges	35.00
For an application for a student or [chiropractor] chiropractic physician	
to participate in the preceptor program established by the Board	
pursuant to NRS 634.137	35.00
For a review by the Board of a course offered by a chiropractic school	_
or college or a course of continuing education in chiropractic	50.00

2. In addition to the fees set forth in subsection 1, the Board may charge and collect

reasonable and necessary fees for the expedited processing of a request or for any other incidental

BILL DRAFT LANGUAGE FOR THE 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA PAGE 14 OF 22 service it provides.

3. For a check or other method of payment made payable to the Board or tendered to the Board that is returned to the Board or otherwise dishonored upon presentation for payment, the Board shall assess and collect a fee in the amount established by the State Controller pursuant to NRS 353C.115.

Section 16. NRS 634.137 shall be amended to read as follows:

1. The Board shall establish a preceptor program to provide supervised clinical experience to students enrolled in colleges of chiropractic.

2. The Board shall adopt regulations to carry out the preceptor program required by this section. The regulations must include, without limitation:

(a) The application procedure for participation in the preceptor program;

(b) Eligibility requirements for students which are in addition to the requirements set forth in NRS 634.1375;

(c) The form, content and provisions required for a preceptor agreement between a student and a [chiropractor] chiropractic physician; and

(d) Eligibility requirements for the approval of a [chiropractor] chiropractic physician to serve as a preceptor which are in addition to the requirements set forth in NRS 634.1379.

Section 17. NRS 634.1375 shall be amended to read as follows:

1. A student who wishes to participate in the preceptor program established by the Board pursuant to NRS 634.137 must:

(a) File with the Board an application in the form required by the Board;

- (b) Pay the fee for filing an application required by NRS 634.135;
- (c) Be enrolled in his or her final academic year at a college of chiropractic that meets the

criteria established in paragraph (b) of subsection 1 of NRS 634.090;

(d) Have completed all clinical work required by the Board;

(e) Enter into a preceptor agreement with a [chiropractor] chiropractic physician who is approved by the Board to act as a preceptor pursuant to NRS 634.1379; and

(f) Comply with any other requirements prescribed by the Board.

2. The Board may approve or deny an application for a student who wishes to participate in the preceptor program and shall provide notice to the student of its decision.

3. A student who is approved to participate in the preceptor program:

(a) May perform chiropractic, including, without limitation, chiropractic adjustment or manipulation, under the direct supervision of a [chiropractor] chiropractic physician who is approved to act as a preceptor pursuant to NRS 634.1379.

(b) Shall not perform chiropractic as a participant in the preceptor program for more than 1 year.

Section 18. NRS 634.1379 shall be amended to read as follows:

1. A [chiropractor] chiropractic physician who wishes to act as a preceptor pursuant to the preceptor program established by the Board pursuant to NRS 634.137 must:

(a) File with the Board an application in the form required by the Board;

(b) Pay the fee for filing an application with the Board required by NRS 634.135;

(c) Hold in good standing a license on active status issued pursuant to this chapter;

(d) Have malpractice insurance as may be required by the Board; and

(e) Comply with any other requirements prescribed by the Board.

2. The Board may approve or deny an application for a [chiropractor] chiropractic physician to act as a preceptor and shall give notice to the [chiropractor] chiropractic physician of its

BILL DRAFT LANGUAGE FOR THE 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA PAGE 16 OF 22 decision.

Section 19. NRS 634.216 shall be amended to read as follows:

The Board or any person who or other organization which initiates or assists in any lawful investigation or proceeding concerning the discipline of a [chiropractor] chiropractic physician is immune from any civil action for that initiation or assistance or any consequential damages, if the person or organization acted without malicious intent.

Section 20. NRS 634.220 shall be amended to read as follows:

Nothing in this chapter shall be construed to permit a [chiropractor] chiropractic physician to practice medicine, osteopathic medicine, dentistry, optometry or podiatry, or to administer or prescribe drugs.

Section 21. NRS 634.225 shall be amended to read as follows:

1. A [chiropractor] chiropractic physician shall not pierce or sever any body tissue, except to:

(a) Draw blood for diagnostic purposes; or

(b) Perform dry needling, if the [chiropractor] chiropractic physician is qualified to do so pursuant to the regulations adopted by the Board pursuant to NRS 634.035.

2. A [chiropractor] chiropractic physician shall not offer to engage in, advertise, solicit or otherwise claim to be able to perform acupuncture unless he or she is licensed to practice Oriental medicine pursuant to chapter 634A of NRS, except that a [chiropractor] chiropractic physician who is qualified to perform dry needling pursuant to the regulations adopted pursuant to NRS 634.035 may offer to engage in, advertise, solicit or otherwise claim to be able to perform dry needling.

3. As used in this section:

(a) "Acupuncture" has the meaning ascribed to it in NRS 634A.020.

(b) "Dry needling" has the meaning ascribed to it in NRS 634.035.

Section 22. NRS 634.227 shall be amended to read as follows:

1. A person who:

(a) Presents to the Board as his or her own the diploma, license or credentials of another;

(b) Gives false or forged evidence of any kind to the Board; or

(c) Practices chiropractic under a false or assumed name or falsely personates another licensee,

 \rightarrow is guilty of a misdemeanor.

2. Except as otherwise provided in NRS 634.105, 634.117 and 634.1375, a person who does not hold a license issued pursuant to this chapter and:

(a) Practices chiropractic in this State;

(b) Holds himself or herself out as a [chiropractor] chiropractic physician;

(c) Uses any combination, variation or abbreviation of the terms "chiropractor," "chiropractic" or "chiropractic physician" as a professional or commercial representation; or

(d) Uses any means which directly or indirectly conveys to another person the impression that he or she is qualified or licensed to practice chiropractic,

→is guilty of a category D felony and shall be punished as provided in NRS 193.130, unless a greater penalty is provided pursuant to NRS 200.830 or 200.840.

3. In addition to any other penalty prescribed by law, if the Board determines that a person has committed any act described in subsection 2, the Board may:

(a) Issue and serve on the person an order to cease and desist until the person obtains from the Board the proper license or certificate or otherwise demonstrates that he or she is no longer in violation of subsection 2. An order to cease and desist must include a telephone number with which

> BILL DRAFT LANGUAGE FOR THE 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA PAGE 18 OF 22

the person may contact the Board.

(b) Issue a citation to the person. A citation issued pursuant to this paragraph must be in writing, describe with particularity the nature of the violation and inform the person of the provisions of this paragraph. Each activity in which the person is engaged constitutes a separate offense for which a separate citation may be issued. To appeal a citation, the person must submit a written request for a hearing to the Board not later than 30 days after the date of issuance of the citation.

(c) Assess against the person an administrative fine of not more than \$5,000.

(d) Impose any combination of the penalties set forth in paragraphs (a), (b) and (c).

Section 23. NRS 634.240 shall be amended to read as follows:

1. In addition to any other remedy provided by law, the Board, through its President, Secretary or its attorney, or the Attorney General, may bring an action in any court of competent jurisdiction to enjoin any person who does not hold a license issued by the Board from practicing chiropractic or representing himself or herself to be a [ehiropractor] chiropractic physician. As used in this subsection, "practicing chiropractic" includes the conducting of independent examinations and the offering of opinions regarding the treatment or care, or both, with respect to patients who are residents of this State.

2. The court in a proper case may issue an injunction for such purposes without proof of actual damage sustained by any person, this provision being a preventive as well as a punitive measure. The issuance of such an injunction does not relieve the person from criminal prosecution for a violation of NRS 634.227.

Section 23. NRS chapter 634 shall be amended to add the following new language:

1. A business entity may not offer chiropractic services pursuant to this chapter unless:

BILL DRAFT LANGUAGE FOR THE 2021 SESSION FROM THE CHIROPRACTIC PHYSICIANS' BOARD OF NEVADA PAGE 19 OF 22 (a) The entity is registered with the Board pursuant to this section and regulations adopted pursuant to this chapter; and

(b) The services are conducted by a chiropractic physician who is licensed pursuant to this chapter.

⇒The business entity must file a registration application and pay a fee as prescribed by the Board by regulation.

2. A registration expires on June 1 of each year. A business entity that wishes to renew a registration must submit an application for renewal as prescribed by the Board on an annual basis before the expiration date and pay a renewal fee as prescribed by the Board by regulation. The Board shall prorate the renewal fee for the first-year registration renewal based on the first day of the month that the business entity was registered with the Board. An entity that fails to renew the registration before the expiration date is subject to a late fee as prescribed by the Board by the Board by regulation.

3. A business entity must notify the Board in writing within thirty days after any change:

(a) In the entity's name, address or telephone number;

(b) In the entity's officers or directors;

(c) In the name of any chiropractic physician who is authorized to provide and who is responsible for providing or supervising the provision of chiropractic services in any facility owned or operated by the business entity.

4. The Board shall impose a civil penalty as prescribed by the Board by regulation on a business entity that does not notify the Board as required by subsection 3 of this section.

5. A business entity must comply with this chapter and Board regulations and must assure that all chiropractic physicians and chiropractor's assistants who work in any facility owned or operated by the business entity comply with this chapter and Board regulations.

6. A business entity must establish a written policy and procedure for the secure storage, transfer, and access to the medical records of the business entity's patients. This protocol must include, at a minimum, procedures for:

(a) Notifying patients of the future locations of their records if the business entity terminates or sells the practice;

(b) Disposing of unclaimed medical records; and

(c) The timely response pursuant to NRS chapter 629 to requests by patients or their representatives for copies of their records.

7. A business entity must notify the Board within thirty days after the entity's dissolution or the closing or relocation of any facility and must disclose to the Board the entity's procedure by which its patients may obtain their records.

8. The Board may impose discipline consistent with this chapter if an entity violates any statute or Board regulation.

9. This section does not apply to:

(a) A facility wholly owned by one or more persons licensed pursuant to this chapter;

(b) A sole proprietorship or partnership that consists of persons who are licensed pursuant to this chapter;

(c) A professional corporation or professional limited liability company, the shares of which are owned by persons who are licensed pursuant to this chapter;

(d) An administrator or executor of the estate of a deceased chiropractic physician or a person who is legally authorized to act for a chiropractic physician who has been adjudicated to be mentally incompetent for not more than one year after the date of the chiropractic

physician's death or incapacitation;

(e) A medical facility regulated under NRS chapter 439;

(f) A medical doctor who is licensed pursuant to NRS chapter 630 or a doctor of osteopathy who is licensed pursuant to NRS chapter 633; or

10. A business entity and all owners thereof that offers chiropractic services pursuant to this chapter without complying with the registration requirements of this section are guilty of a class *B* felony.

Agenda Item

Section 7. NRS 634.090 shall be amended to read as follows:

1. An applicant must, in addition to the requirements of NRS 634.070 and 634.080, furnish satisfactory evidence to the Board:

(a) That the applicant is of good moral character;

(b) Except as otherwise provided in subsections 2 and 5, that the applicant has a high school education and is a graduate from a college of chiropractic which is accredited by the Council on Chiropractic Education or *is accredited by an accrediting agency recognized by the United States department of education or the council on postsecondary accreditation*. [which has a reciprocal agreement with the Council on Chiropractic Education or any governmental accrediting agency, whose minimum course of study leading to the degree of doctor of chiropractic consists of not less than 4,000 hours of credit. which includes instruction in each of the following subjects:

(1) Anatomy;

(2) Bacteriology;

- (3) Chiropractic theory and practice;
- (4) Diagnosis and chiropractic analysis;
- (5) Elementary chemistry and toxicology;

(6) Histology;

- (7) Hygiene and sanitation;
- (8) Obstetrics and gynecology;
- (9) Pathology;
- (10) Physiology; and

(11) Physiotherapy; and]

(c) That the applicant has successfully:

(1) Completed parts I, II, III and IV, and the portion relating to physiotherapy, of the examination administered by the National Board of Chiropractic Examiners or its successor organization; or

(**Removed 2019 Leg. Session**)(2) Has actively practiced chiropractic in another state for not fewer than 7 of the immediately preceding 10 years without having any adverse disciplinary action taken against him or her.

(Added 2019 Leg. Session) (2) an exit examination administered by a chiropractic college accredited by the Council on Chiropractic Education whose examination is approved by the Board, or

Other Proposed Language

<u>Idaho-</u>Successful passage of the National Boards Parts which were in effect at the time of graduation from chiropractic college and physiotherapy.

(2) Completed an examination that is required to graduate from a college of chiropractic which is accredited by the Council on Chiropractic Education or which has a reciprocal agreement with the Council on Chiropractic Education or any governmental accrediting agency. Such an examination must be:

- (I) Administered by such a college; and
- (II) Approved by the Board.

2. The Board may, for good cause shown, waive the requirement for a particular applicant that the college of chiropractic from which the applicant graduated must be accredited by the

Council on Chiropractic Education or have a reciprocal agreement with the Council on Chiropractic Education or a governmental accrediting agency.

3. Except as otherwise provided in subsections 4 and 5, every applicant is required to submit evidence of the successful completion of not less than 60 credit hours at an accredited college or university.

4. Any applicant who has been licensed to practice in another state, and has been in practice for not less than 5 years, is not required to comply with the provisions of subsection 3.

5. If an applicant has received his or her training and education at a school or college located in a foreign country *in which the course of study consists of not less than 4,000 credit hours to produce a degree of doctor of chiropractic*, the Board may, if the Board determines that such training and education is substantially equivalent to graduation from a college of chiropractic that is accredited by the Council on Chiropractic Education [and otherwise meets the requirements specified in paragraph (b) of subsection 1], waive the requirement that an applicant attend or graduate from a college that:

(a) Is accredited by the Council on Chiropractic Education; or

(b) Has a reciprocal agreement with the Council on Chiropractic Education or a governmental accrediting agency.

Completed parts I, II, III and IV, and the portion relating to physiotherapy, of the examination administered by the National Board of Chiropractic Examiners or equivalent; or

(**Removed 2019 Leg. Session**)(2) Has actively practiced chiropractic in another state for not fewer than 7 of the immediately preceding 10 years without having any adverse disciplinary action taken against him or her.

(Added 2019 Leg. Session) (2) an exit examination administered by a chiropractic college accredited by the Council on Chiropractic Education whose examination is approved by the Board, or

Other Proposed Language

<u>Idaho-</u>Successful passage of the National Boards Parts which were in effect at the time of graduation from chiropractic college and physiotherapy.

2. The Board may, for good cause shown, waive the requirement for a particular applicant that the college of chiropractic from which the applicant graduated must be accredited by the Council on Chiropractic Education or have a reciprocal agreement with the Council on Chiropractic Education or a governmental accrediting agency.

3. Except as otherwise provided in subsection 4, every applicant is required to submit evidence of the successful completion of not less than 60 credit hours at an accredited college or university.

4. Any applicant who has been licensed to practice in another state, and has been in practice for not less than 5 years, is not required to comply with the provisions of subsection 3.

https://ibol.idaho.gov/IBOL/BoardPage.aspx?Bureau=CHI

TITLE 54 PROFESSIONS, VOCATIONS, AND BUSINESSES CHAPTER 7 CHIROPRACTIC PRACTICE ACT

54-710. LICENSURE BY ENDORSEMENT. Any person seeking to be licensed to practice chiropractic in this state who is licensed to practice chiropractic in another state must successfully complete the following requirements before a license to practice chiropractic will be issued.

(1) Each applicant must submit the fee set by board rules and a completed application to the board on forms furnished by the board that require proof of graduation from an acceptable school of chiropractic and that contains proof that the applicant has for five (5) consecutive years immediately prior to application practiced chiropractic and holds a valid, unrevoked, unsuspended license to practice chiropractic in a state, territory or district of the United States or Canada, and a national board of chiropractic examiner's certificate.

(2) Each applicant must demonstrate that he possesses the requisite qualifications to provide the same standard of chiropractic care as provided by physicians in this state. The board may require further examination to establish such qualifications. History:

Arizona

32-922.01. Reciprocity; requirements

A. The board shall issue a license to practice chiropractic under this section to an applicant who meets the following requirements:

1. Holds a current license to practice chiropractic issued after examination by a licensing board in another state or country in which, in the opinion of the board, the licensing requirements are at least substantially equivalent to those of this state and the other state or country grants similar reciprocal privileges to chiropractors licensed in this state.

2. Receives a grade of at least seventy-five per cent on the Arizona jurisprudence examination.

3. Pays the original license fee of one hundred dollars.

B. The applicant shall pay the application fee prescribed by section 32-921 and present proof satisfactory to the board that:

1. A license issued by any other state has not been sanctioned for any cause that is a basis of a sanction imposed by the board pursuant to this chapter, except for failure to pay fees.

2. The applicant has not previously failed to pass the examination in this state.

3. The applicant has been engaged in the practice of chiropractic continuously for not less than three of the five years immediately preceding the application.

32-922.03. Licensure by endorsement; requirements

A. The board may issue a license to practice chiropractic pursuant to this chapter by endorsement to an applicant who meets all of the following requirements:

1. Has actively practiced chiropractic in another state or jurisdiction for at least five of the immediately preceding seven years.

2. Has not had an adverse disciplinary action taken against a professional license issued by another state or jurisdiction.

3. Receives a grade of at least seventy-five percent on the Arizona jurisprudence examination.

4. On making application, pays to the executive director of the board a nonrefundable fee of not more than five hundred dollars as established by the board.

5. Pays the original license fee as prescribed by section 32-922.

B. The applicant shall present proof satisfactory to the board that:

1. A professional license of the applicant issued by any other state or jurisdiction has not been sanctioned for any cause that may be a basis of a sanction imposed by the board pursuant to this chapter, except for failure to pay fees.

2. The applicant has not previously failed to pass the examination in this state.

3. The applicant qualifies for licensure as prescribed in section 32-921, except the applicant is not required to submit proof of obtaining a passing score on part III or IV of the examination conducted by the national board of chiropractic examiners.

C. An applicant under this section is not required to pay the fee prescribed in section 32-921, subsection D.

https://ibol.idaho.gov/IBOL/BoardPage.aspx?Bureau=CHI

TITLE 54 PROFESSIONS, VOCATIONS, AND BUSINESSES CHAPTER 7 CHIROPRACTIC PRACTICE ACT

54-710. LICENSURE BY ENDORSEMENT. Any person seeking to be licensed to practice chiropractic in this state who is licensed to practice chiropractic in another state must successfully complete the following requirements before a license to practice chiropractic will be issued.

(1) Each applicant must submit the fee set by board rules and a completed application to the board on forms furnished by the board that require proof of graduation from an acceptable school of chiropractic and that contains proof that the applicant has for five (5) consecutive years immediately prior to application practiced chiropractic and holds a valid, unrevoked, unsuspended license to practice chiropractic in a state, territory or district of the United States or Canada, and a national board of chiropractic examiner's certificate.

(2) Each applicant must demonstrate that he possesses the requisite qualifications to provide the same standard of chiropractic care as provided by physicians in this state. The board may require further examination to establish such qualifications. History:

Arizona

32-922.01. Reciprocity; requirements

A. The board shall issue a license to practice chiropractic under this section to an applicant who meets the following requirements:

1. Holds a current license to practice chiropractic issued after examination by a licensing board in another state or country in which, in the opinion of the board, the licensing requirements are at least substantially equivalent to those of this state and the other state or country grants similar reciprocal privileges to chiropractors licensed in this state.

2. Receives a grade of at least seventy-five per cent on the Arizona jurisprudence examination.

3. Pays the original license fee of one hundred dollars.

B. The applicant shall pay the application fee prescribed by section 32-921 and present proof satisfactory to the board that:

1. A license issued by any other state has not been sanctioned for any cause that is a basis of a sanction imposed by the board pursuant to this chapter, except for failure to pay fees.

2. The applicant has not previously failed to pass the examination in this state.

3. The applicant has been engaged in the practice of chiropractic continuously for not less than three of the five years immediately preceding the application.

32-922.03. Licensure by endorsement; requirements

A. The board may issue a license to practice chiropractic pursuant to this chapter by endorsement to an applicant who meets all of the following requirements:

1. Has actively practiced chiropractic in another state or jurisdiction for at least five of the immediately preceding seven years.

2. Has not had an adverse disciplinary action taken against a professional license issued by another state or jurisdiction.

3. Receives a grade of at least seventy-five percent on the Arizona jurisprudence examination.

4. On making application, pays to the executive director of the board a nonrefundable fee of not more than five hundred dollars as established by the board.

5. Pays the original license fee as prescribed by section 32-922.

B. The applicant shall present proof satisfactory to the board that:

1. A professional license of the applicant issued by any other state or jurisdiction has not been sanctioned for any cause that may be a basis of a sanction imposed by the board pursuant to this chapter, except for failure to pay fees.

2. The applicant has not previously failed to pass the examination in this state.

3. The applicant qualifies for licensure as prescribed in section 32-921, except the applicant is not required to submit proof of obtaining a passing score on part III or IV of the examination conducted by the national board of chiropractic examiners.

C. An applicant under this section is not required to pay the fee prescribed in section 32-921, subsection D.

of this regulation eliminates the requirement that an original or copy of a certificate of attendance at a seminar be provided to the Board.

Section 3 of this regulation provides that the Board may perform random audits of licensees and chiropractor's assistants to ensure compliance with requirements for continuing education.

Section 6 of this regulation provides that the falsification of documentation concerning continuing education will be interpreted by the Board as a form of unprofessional conduct for the purposes of imposing disciplinary action.

Existing law authorizes the anonymous filing of complaints alleging grounds for disciplinary action against a person practicing chiropractic in this State. (NRS 634.160) Existing regulations require a complaint to be signed and verified by the person making the complaint. (NAC 634.635) **Section 7** of this regulation eliminates these signature and verification requirements to conform with statute.

Section 1. Chapter 634 of NAC is hereby amended by adding thereto the provisions set forth as sections 2, 3 and 4 of this regulation.

Sec. 2. Each licensee shall annually submit a self-inspection form prescribed by the Board. The self-inspection form must be received by the Board between January 1 and March 31. The Board will reject a self-inspection form submitted pursuant to this section if the form is incomplete.

Sec. 3. 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.

Sec. 4. 1. A licensee shall ensure that each of his or her employees who provides services other than chiropractic or clerical services to a patient of the licensee provides those services only under the direct supervision of the licensee.

2. A licensee shall not authorize an independent contractor to provide services to a patient in the office of the licensee unless the licensee has established procedures to ensure that the patient is notified that:

(a) The independent contractor is not an employee of the licensee; and

(b) The services are not provided under the direct supervision or control of the licensee.

Sec. 5. NAC 634.385 is hereby amended to read as follows:

634.385 1. Except as otherwise provided in subsection 7, the Board may approve or endorse an educational class or a seminar if it is designed to advance the professional skills and knowledge of the chiropractic physicians licensed, or chiropractors' assistants certified, in this State for the purpose of ensuring an optimum quality of chiropractic health care.

2. The Board may approve or endorse the attendance by licensees or holders of certificates, in person or on-line, of an educational seminar or seminars if:

(a) The syllabus and curriculum of the instructors of the seminar or seminars and the required fee are submitted to the Board;

(b) The seminar or seminars provide instruction in conformity with subsection 3 or 4 of NRS 634.130, as applicable;

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 11</u> 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. CA Exam Stats No action.
- E. Self-Inspection Results No action

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Julie Strandberg, Executive Director

MEETING DATE: April 16, 2020

TIME REQUIRED: 5 minutes

BACKGROUND INFORMATION:

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

17-285	9/12/2017	Colucci	Failure to report malpractice claim	Pending Settlement Agreement
18-135	8/20/2018	Rovetti	Allegedly practicing outside the scope of a physical therapist	Under investigation
10 133	0/20/2010	Novetti		
18-155	9/25/2018	Canada	Allegedly allowing staff to perform duties while absent from the office.	Under Investigation
	-, -,			
18-17S	11/2/2018	Canada	Allegedly acting outside the scope of chiropractic	Under investigation
19-03S	4/22/2019	Canada	Allegedly allowing staff to perform duties while absent from the office.	Under investigation
19-075	8/2/2019	Colucci	Allegedly provided an expert opinion out of the scope of a DC.	Recommend dismissal
19-115	9/16/2019	Colucci	Alleged unprofessional conduct	Under investigation
19-12S	9/18/2019	Rovetti	Alleged unprofessional conduct	Under investigation
19-13N	10/30/2019	Martinez	Alleged unprofessional conduct (Sexual Harassment)	Under investigation
19-14N	11/5/2019	Martinez	Failure to maintain patient records	Under investigation
19-165	11/18/2019	Canada	Alleged unprofessional conduct	Under investigation
19-17S	11/19/2019	Canada	Advertising as "Certified" without Board approval.	Recommend dismissal
	•			
19-18N	12/2/2019	Martinez	Alleged unprofessional conduct (Sexual Harassment)	Under investigation
20-01N	4 12 12 22 2	Daviatti		Under investigation
	1/3/2020	Rovetti	Alleged unprofessional conduct-practicing below the standards of care/malpractice	Under investigation
·				
20-025	1/27/2020	Colucci	Failure to provide patient records	Recommend dismissal
20-03N				
20-0314	2/26/2020	Rovetti	Failure to provide patient recoreds	Under investigation

20-04N	3/9/2020	Colucci	Alleged unlicensed practice	Under investigation
20-055	3/9/2020	Colucci	Charging for services provided by spouse who is not a CA	Under investigation
20-06S	3/18/2020	Canada	Failure to provide patient records	Under investigation
	DORMANT COMPLA	INTS:		
				To be held in abeyance; to be addressed
			Unredeemable "nsf" check written on Doctor's business account	if the licensee requests reinstatement in
11-23S	11/7/2011			the future
				To be held in abeyance; to be addressed
			Possible malpractice	if the licensee requests reinstatement in
13-23N	9/30/2013			the future
				Will be addressed if this individual
18-03S	2/20/2018		Alleged unlicensed practice	reappears in Nevada.

STATUS OF CURRENT DISCIPLINARY ACTIONS at April 16, 2020

Disciplinary Action with Probation

1. Daniel Brady, DC, License No. B1391

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 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 \$800.00.

4. <u>David Stella, DC, License No. B753</u>

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 \$15,121.00. Dr. Raines is in compliance with the terms of the Order.

CHIROPRACTIC PHYSICIANS' BOARD

Legal/Investigatory Costs

	FY	2020-2021	Ye	ar-To-Date	
Costs Incurred	Jani	uary to date	Fiscal Year 2020/2021		
Advantage Group		-	0.00		
Attorney General		-		0.00	
Sub-Total		0.00		0.00	
Staff Attorney		930.00		1,770.00	
Total	\$	930.00 \$ -	\$	1,770.00	
Costs Reimbursed	YTD	YTD Amount Paid		Amount Owed	
Mark Rubin, DC	\$	1,700.00	\$	800.00	
James Overland Jr., DC	\$	5,920.98	\$	40,956.38	
Totals	\$	1,700.00	\$	41,756.38	
No Activity				Controller	
		-0-	\$	-	
	\$	-	\$	-	

Other Outstanding Items:

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 12</u> Board Counsel Report – For possible action.

RECOMMENDED MOTION: No recommendation

PRESENTED BY: Louis Ling, Esq.

MEETING DATE: April 16, 2020

TIME REQUIRED: 10 minutes

BACKGROUND INFORMATION:

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 12

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 13</u> – Discuss annual staff evaluation of the Executive Director and evaluation and possible pay increase of the Licensing Specialist - 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. Canady). For possible action

RECOMMENDED MOTION: No recommendation.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 10 minutes

BACKGROUND INFORMATION:

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____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 determines there is no violation, it has no jurisdiction over the subject, or providing direction to pursue the matter further – For possible action.

RECOMMENDED MOTION: No recommendation

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 40 minutes

BACKGROUND INFORMATION:

A.	Complaint 17-28S	(Colucci)
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- B. **Complaint 18-13S** (Rovetti)
- C. **Complaint 18-15S** (Canada)
- D. **Complaint 18-17S** (Canada)
- **Complaint 19-03S** E. (Canada)
- **Complaint 19-07S** F. (Colucci) **Complaint 19-11S**
- G. (Colucci) **Complaint 19-12S** H. (Rovetti)
- **Complaint 19-13N** I.
- (Martinez) **Complaint 19-14N** (Martinez) J.
- **Complaint 19-16S** (Canada) K.
- **Complaint 19-17S** L. (Canada)
- M. **Complaint 19-18N** (Martinez)
- N. **Complaint 20-01N** (Rovetti)
- **Complaint 20-02S** (Colucci) 0.
- P. **Complaint 20-03N** (Rovetti)
- **Complaint 20-04N** 0. (Colucci)
- **Complaint 20-05S** R. (Colucci)
- S. **Complaint 20-06S** (Canada)

REVIEWED BY:	<u>X</u>	President	<u>X</u>	_ Secretary	<u>X</u>	_Executiv	ve Director
ACTION:Appr	oved	Approv	ed w/N	Iodifications]	Denied	Continued

Agenda Item 14

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14A</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:
 - A. Complaint 17-28S (Dr. Colucci)

RECOMMENDED MOTION: Present Settlement Agreement & Order.

PREPARED BY: Maggie Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The Board was notified by the National Practitioners Data Bank that a DC settled a malpractice claim, which is to be reported to the Board by the DC within 15 days pursuant to NAC 634.425. To date the DC has not notified the Board of this action. The DC retained an attorney and the Settlement Agreement & Order will be delivered to the attorney.

REVIEWED BY:XPresidentXSecretaryXExecutive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14B</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:
 - B. Complaint 18-13S (Dr. Rovetti)

RECOMMENDED MOTION: No recommendation

PREPARED BY: Morgan Rovetti, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: This complaint originated with Farmers Insurance through the National Insurance Crime Bureau with respect to a Physical Therapy group. The concern are the charges and the use of billing codes and what appears to possibly be a chiropractic adjustment.

REVIEWED B	Y: <u>X</u>	_President _	<u>X</u>	_Secretary _	<u>X</u>	Executive Director
ACTION:	_Approved	_Approved v	w/Modif	ications	_Denied	Continued

AGENDA ACTION SHEET

- 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: April 16, 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 I	BY:	<u>X</u>	_President _	<u>X</u>	_ Secretary _	<u>X</u>	Executive Director
ACTION:	Appr	oved	_Approved	w/Modi	fications	Denied	Continued

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14D</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:
 - D. Complaint 18-17S (Dr. Canada)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Nicole Canada, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged that the chiropractor is acting outside the scope of chiropractic.

REVIEWED	BY:	<u>X</u>	_President _	<u>X</u>	Secretary _	<u>X</u>	Executive Director
ACTION:	Appr	oved	Approved v	w/Modi	fications	Denied	Continued

AGENDA ACTION SHEET

- 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: April 16, 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:	<u>X</u>	President	<u>X</u>	Secretary	<u>X</u>	Executive Director
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ACTION: _____Approved _____Approved w/Modifications _____Denied _____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 19-078 (Dr. Colucci)

RECOMMENDED MOTION: Recommend dismissal.

PREPARED BY: Maggie Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleged that the DC provided an expert opinion outside of the scope of a chiropractic physician.

REVIEWED H	BY:	<u>X</u>	_President _	<u>X</u>	_ Secretary _	<u>X</u>	Executive Director
ACTION:	Appro	oved	Approved	w/Modi	fications	Denied	Continued

Agenda Item 14F

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14G</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:
 - G. Complaint 19-11S (Dr. Colucci)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Maggie Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct. The patient records were requested, however the DC did not comply. A citation was issued via certified mail.

REVIEWED I	BY:	<u>X</u>	President _	<u>X</u>	_ Secretary _	<u>X</u>	Executive Director
ACTION:	Appro	oved	_Approved	w/Modif	ications	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. Complaint 19-128 (Dr. Rovetti)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Morgan Rovetti, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14H

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14I</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:
 - I. Complaint 19-13N (Dr. Martinez)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Xavier Martinez, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14I

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14J</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:
 - J. Complaint 19-14N (Dr. Martinez)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Xavier Martinez, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes

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

REVIEWED H	BY: _	<u>X</u>	_President _	<u>X</u>	_ Secretary _	<u>X</u>	Executive Director
ACTION:	Appro	ved	Approved	w/Modi	fications	Denied	Continued

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14K</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:
 - K. Complaint 19-16S (Dr. Canada)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Nicole Canada, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14K

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14L</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:
 - L. Complaint 19-17S (Dr. Canada)

RECOMMENDED MOTION: Recommend dismissal with a letter of caution.

PREPARED BY: Nicole Canada, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14L

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. Complaint 19-18N (Dr. Martinez)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Xavier Martinez, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14M

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14N</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:
 - N. Complaint 20-01N (Dr. Rovetti)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Morgan Rovetti, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged unprofessional conduct.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14N

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 140</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:
 - O. Complaint 20-028 (Dr. Colucci)

RECOMMENDED MOTION: Recommend dismissal

PREPARED BY: Maggie Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: The complainant alleged that the DC is not releasing their patient records, however the records have now been provided.

REVIEWED BY	: <u>X</u>	President	X	_ Secretary _	<u>X</u>	Executive Director
ACTION:	Approved	Approved v	w/Modi	fications	Denied	Continued

Agenda Item 140

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14P</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:
 - P. Complaint 20-038 (Dr. Rovetti)

RECOMMENDED MOTION: No recommendation

PREPARED BY: Morgan Rovetti, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: Complainant alleges that the DC will not release his wife's records to him.

REVIEWED BY:	Х	President	Х	Secretary	X	Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 140</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 20-04S (Dr. Colucci)

RECOMMENDED MOTION:

PREPARED BY: Maggie Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: Complainant alleged that a DC is running an unlicensed practice.

REVIEWED BY:	<u>X</u>	_ President _	<u>X</u>	Secretary	<u>X</u>	Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 14Q

AGENDA ACTION SHEET

- TITLE: <u>Agenda Item 14R</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:
 - R. Complaint 20-058 (Dr. Colucci)

RECOMMENDED MOTION: Recommend dismissal

PREPARED BY: Maggie Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes**

BACKGROUND INFORMATION: Complainant alleged unprofessional conduct.

REVIEWED E	BY:	<u>X</u>	President _	<u>X</u>	_Secretary _	<u>X</u>	Executive Director
ACTION:	Approve	d	Approved	w/Modifi	ications	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:
 - S. Complaint 20-06S (Dr. Canada)

RECOMMENDED MOTION: No recommendation.

PREPARED BY: Nicole Canada, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 3 minutes

BACKGROUND INFORMATION: The complainant alleges that the DC will not release their patient records.

REVIEWED H	BY: _	<u>X</u>	_President _	<u>X</u>	_ Secretary _	<u>X</u>	Executive Director
ACTION:	Appro	oved	_Approved	w/Modi	fications	Denied	Continued

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 15</u> 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

RECOMMENDED MOTION: Non-Action item.

- PREPARED BY: Margaret Colucci, DC
- MEETING DATE: April 16, 2020

TIME REQUIRED: **3 minutes per person per topic**

BACKGROUND INFORMATION: The public may speak to the Board about any topic not on the agenda but no action may be taken.

REVIEWED H	BY: _	_X	_President _	_X	_ Secretary _	<u>X</u>	Executive Direct	or
ACTION:	Appro	oved	_Approved	w/Modif	ications	_Denied	Continued	1

Agenda Item 15

AGENDA ACTION SHEET

TITLE: <u>Agenda Item 16</u> Adjournment – For possible action

RECOMMENDED MOTION: Adjourn the meeting.

PRESENTED BY: Margaret Colucci, DC

MEETING DATE: April 16, 2020

TIME REQUIRED: 2 minutes

BACKGROUND INFORMATION: The meeting should be formally adjourned when all matters on the agenda have been addressed.

REVIEWED BY: <u>X</u> President <u>X</u> Secretary <u>X</u> Executive Director

ACTION: _____Approved _____Approved w/Modifications _____Denied _____Continued

Agenda Item 16