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Benjamin S. Lurie, DC
President
Adam L. Ingles, DC
Vice President
Jason O. Jaeger DC
Secretary-Treasurer



Geoffrey D. Lowden, DC
Member
Christian L. Augustin, Esq.
Consumer Member
Reza R. Ayazi, Esq.
Consumer Member
Julie Strandberg
Executive Director

CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

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A meeting of the Chiropractic Physicians' Board was held on Thursday, October 9, 2025 at Lexitas, 400 South Seventh Street, Suite 400, Las Vegas, NV 89101 and by zoom conference.

The following Board members were present at roll call:

Benjamin S. Lurie, DC, President
Adam L. Ingles, DC, Vice President
Jason O. Jaeger, DC, Secretary-Treasurer
Geoffrey D. Lowden, DC, Board Member
Reza R. Ayazi, Esq. Consumer Member

Also present were CPBN Counsel Louis Ling, Deputy Attorney General Joseph Ostunio, and Executive Director Julie Strandberg.

President, Dr. Ben Lurie determined that a quorum was present and called the meeting to order at 8:30 a.m.

Dr. Jaeger led those present in the Pledge of Allegiance. Dr. Ingles stated the purpose of the Board.

Agenda Item 1 Public Interest Comments - No action.

There were no public comments.

Agenda Item 2 Approval of agenda – For possible action.

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

Agenda Item 3 Approval of the July 10, 2025 Board Meeting Minutes - For possible action.

Dr. Jaeger confirmed that his recommended corrections were made and moved to approve the Board meeting minutes for July 10, 2025. Dr. Lurie seconded, and the motion passed with all in favor.

Agenda Item 4 Legislative Matters – For possible action.

Mr. Musgrove with Strategies 360 was present and reported that Assembly leaders, Sandra Jauregui, Steven Yeager and Daniele Monroe-Marino have announced that they will not be completing their final term in office. Elaine Marzola, who is currently the Chair of Commerce and Labor was elected by her caucus members, so as long as she wins her race it is expected that she will be the new speaker of the Assembly. Ms. Marzola sponsored the Board bill last session and is a fan of chiropractic. Assembly member, Shea Backus, currently the Vice Chair of Ways and Means will continue as long as she wins her race. Majority Leader, Nicole Cannizzaro is running for Attorney General and if she wins that seat, there will be an open seat in the Senate. Ms. Cannizzaro is running against Treasurer Zach Conine for Attorney General on the Democratic side and Danny Tarkanian, Douglas County Commissioner and Adriana Guzman, Chair of Nevada's Cannabis Compliance Board, are running for Attorney General on the Republican side. Governor Lombardo will be running again on the Republican side and Aaron Ford, Attorney General and Alexis Hill, Washoe County Commissioner are running for Governor on the Democratic side. Assemblyman, Ken Gray and Toby Yurek have resigned. Joe Dalia will be running for State Treasurer. This leaves seven open seats on the Assembly. Mr. Musgrove stated that there are 663,000 registered democratic voters, 666,000 registered republican voters and 901,000 nonpartisan registered voters, which is unique and will be a big issue in the upcoming election.

Mr. Musgrove stated that it is likely that a special session will be called to adjust the budget due to a decline in tourism. The projection shows that 1.8 million less visitors have gone through the airport this year.

Mr. Musgrove stated that he has not seen anything further come out from Business and Industry and if state revenue starts to decline it will be difficult to make any changes.

Dr. Lurie extended a thank you to Mr. Musgrove with respect to continuing to provide updates to the Board while the contract is pending. Dr. Jaeger also thanked Mr. Musgrove for attending this meeting and his service to the Board.

Agenda Item 5 Nevada Chiropractic Association Report – No action.

Dr. Lurie asked if there was anyone present from the NCA and Julie Strandberg introduced, Dr. Chris Colgin, Vice President of the NCA. Dr. Colgin shared his background and stated that he will be taking an active role in the Chiropractic Congress. Dr. Lurie inquired about the upcoming NCA seminar and Dr. Colgin indicated that it will be held on October 25th and 26th. Dr. Lurie referred to the attachments in the Board packet provided by the NCA.

Dr. Jaeger thanked Dr. Colgin for being present and congratulated him on his role as Vice President as well as unifying the chiropractic doctors in the State of Nevada and bringing everyone together. Dr. Jaeger asked Dr. Colgin whether a press release had gone out to the chiropractic physicians in the state notifying them of the passing of Assembly Bill 511 and Dr. Colgin stated that he was not aware of that. Dr. Colgin stated that right now the NCA is trying to get contact information from the members, so they can communicate more effectively. Dr. Jaeger emphasized the importance of communicating that there will be a parity and no capitation on chiropractic treatments that a chiropractic physician can provide, which goes into effect January 1, 2026. In addition, there will be equality of payments with other physician types, so a DC will be on par with their fee schedule along with an MD or DO.

Agenda Item 6 Board Counsel Report – No action.

Mr. Ling stated that he nothing to report.

Agenda Item 7 Hearing and potential action in the Matter of Fidel Odunuga, DC, License No. B01519, Case No. 24-12S– 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. Odunuga).

Dr. Lurie stated that Mr. Ling will be presenting this case and Deputy Attorney General, Joseph Ostunio will be advising the Board during this matter. Dr. Lurie disclosed that Dr. Odunuga was a staff member at his clinic over ten years ago, and is confident in his ability to vote impartially on this matter, his decision will only be based on the facts of this case, the merits of the motion and the evidence presented and his judgement will not be influenced based on any past relationship. Dr. Lurie stated that a court reporter is present. Dr. Lurie stated that the Board is in receipt of the packet that contains the stipulated evidence by both attorneys. Dr. Lurie asked Ms. Daehnke to introduce herself and she stated Patricia Daehnke, Bar #4976. Dr. Lurie asked if Mr. Ostunio had anything to add and he indicated that he did not. Dr. Lurie asked Mr. Ling to proceed with his opening statement. Mr. Ling indicated that he will be representing the Board staff in this matter and there are a couple of preliminary matters that he would like to state on the record. First, as noted by the Board President, there is Board Evidence 1-61 and Odunuga evidence 1-35. Mr. Ling stated that both he and Ms. Daehnke have agreed and stipulated to the documents made available today. Mr. Ling asked to formally move that those documents become part of the evidence of this matter and Dr. Lurie moved. Mr. Ling pointed out typographical errors in the Notice of Charges, starting on page two, #4 – the date should reflect March 24, 2021 rather than March 24, 2024 and again #5 should be 2021 not 2024, on page 5, the second charge with reference to NAC 634.430(1)(c)(e), should be 634.435 (1)(c)(e) and on page 7, there are two seventh charges, so what is the second seventh charge should be the eighth charge, the eighth charge should be the ninth charge and the ninth charge should be the tenth charge. Dr. Lurie referred to page 1, line 18 of the notice of charges where the date is June 27, 2024 and stated that it should be June 21, 2024. Mr. Ling stated that he had nothing further and asked if Ms. Daehnke had anything she would like to add. Ms. Daehnke stated that she was not opposed to the motion made regarding evidence and confirmed that all of the stipulated documents are in the evidence and Dr. Lurie confirmed that was correct.

Dr. Lurie asked Mr. Ling to proceed with his opening statement. Mr. Ling indicated that he did not have an opening statement, but would like to lay out what is going to happen today. Mr. Ling stated that staff would be presenting testimony from Julie Strandberg and Dr. Adam Ingles, then Dr. Odunuga will testify. Mr. Ling stated that the Board has seen the Notice of Charges, the Answer filed by Ms. Daehnke's office, and the two Notices of Hearing. Mr. Ling stated that he does not have an opening statement and will call the first witness.

Dr. Lurie advised Ms. Daehnke that she may defer an opening statement until the completion of the complainant's case or that she may proceed with an opening statement now. Ms. Daehnke indicated that she would like to do a combination of both. Ms. Daehnke stated that Dr. Odunuga is here and the evidence will be that none of the charges are substantiated. This was the before the Board previously and it was dismissed.

Julie Strandberg was sworn in and began her testimony with questions from Louis Ling. Questioning was then turned over to the Board members to ask of Ms. Strandberg.

Ms. Daehnke opened her cross-examination of Ms. Strandberg.

Dr. Adam Ingles was sworn in and began his testimony with questions from Louis Ling. Questioning was then turned over to the Board members to ask of Dr. Ingles. Ms. Daehnke opened her cross-examination of Dr. Ingles.

Dr. Lurie stated that this case will be recessed until October 9, 2025 at 12:30 p.m. when Ms. Daehnke will begin her cross examination of Dr. Adam Ingles.

Agenda Item 11 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 23-13S (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that he has been attempting to verify that the sale of the business entity, however the attorney has only sent a portion of the documents, which doesn't confirm that the entity has been sold. Mr. Ling is seeking additional information.

B. Complaint 23-15S (Nolle)

Julie Strandberg stated that the hearing in the matter of Nicole Harmel, DC is scheduled for November 5, 2025 at noon via zoom.

C. Complaint 23-16S (Nolle)

Julie Strandberg stated that the hearing in the matter of Nicole Harmel, DC is scheduled for November 5, 2025 at noon via zoom.

D. Complaint 24-01S (Jaeger)

Dr. Jaeger stated that the allegation is that the DC is advertising falsely for services and is currently under investigation.

E. Complaint 24-12S (Ingles)

Dr. Ingles stated that this is the Matter of Fidel Odunuga, DC that is being heard today.

F. Complaint 24-16S (Jaeger)

Dr. Jaeger stated that this complaint is currently under investigation.

G. Complaint 24-18S (Jaeger)

Dr. Jaeger stated that this complaint is currently under investigation.

H. Complaint 24-21S (Augustin)

This agenda item was tabled since Mr. Augustin was not in attendance.

I. Complaint 24-33N (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that the Board received a notification of a malpractice suit and are currently working with counsel for the chiropractic physicians as well as counsel that represent the employer to set up an interview.

J. Complaint 24-34N (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that the Board received a notification of a malpractice suit and are currently working

with counsel for the chiropractic physicians as well as counsel that represent the employer to set up an interview.

K. Complaint 24-35N (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that the Board received a notification of a malpractice suit and are currently working with counsel for the chiropractic physicians as well as counsel that represent the employer to set up an interview.

L. Complaint 24-36N (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that the Board received a notification of a malpractice suit and are currently working with counsel for the chiropractic physicians as well as counsel that represent the employer to set up an interview.

M. Complaint 24-37N (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that the Board received a notification of a malpractice suit and are currently working with counsel for the chiropractic physicians as well as counsel that represent the employer to set up an interview.

N. Complaint 24-38N (Lurie)

Dr. Lurie asked that Mr. Ling provide an update on this matter. Mr. Ling stated that the Board received a notification of a malpractice suit and are currently working with counsel for the chiropractic physicians as well as counsel that represent the employer to set up an interview.

O. Complaint 24-40S (Lowden)

Dr. Lowden stated that the complainant was requesting reimbursement for out-of-state travel expenses, because the office cancelled their appointment. The procedure being performed was not under the scope of practice of chiropractic in Nevada. The DC had a management services agreement with a medical doctor, which was not in compliance. Dr. Lowden recommended that this case be dismissed with a letter of instruction explaining that the DC revise the management services agreement to comply with NRS 439B.425 and that the Board have the ability to follow up with the DC to confirm compliance. Dr. Jaeger made a motion to dismiss Complaint 24-40S, Dr. Ingles seconded, and the motion passed with all in favor. Dr. Lowden recused himself as the investigating board member.

P. Complaint 24-41S (Augustin)

This agenda item was tabled since Mr. Augustin was not in attendance.

Q. Complaint 25-07S (Lowden)

Dr. Lowden recommended dismissal of this complaint. Dr. Lurie made a motion to dismiss Complaint 25-07S. Dr. Jaeger seconded, and the motion passed with all in favor. Dr. Lowden recused himself as the investigating board member.

- R. Complaint 25-13N (Ingles)**
Dr. Ingles stated that he recently completed his investigation and will be discussing the details further with Mr. Ling.
- S. Complaint 25-20S (Lowden)**
Dr. Lowden recommended dismissal of this complaint. Dr. Jaeger made a motion to dismiss Complaint 25-07S. Dr. Ingles seconded, and the motion passed with all in favor. Dr. Lowden recused himself as the investigating board member.
- T. Complaint 25-21S (Augustin)**
This agenda item was tabled since Mr. Augustin was not in attendance.
- U. Complaint 25-22S (Augustin)**
This agenda item was tabled since Mr. Augustin was not in attendance.
- V. Complaint 25-23S (Jaeger)**
Dr. Jaeger stated that he met with the patient and DC with respect to allegations of pre-payment, not allowing refunds and billing amounts being changed. This investigation is ongoing.
- W. Complaint 25-24S (Augustin)**
This agenda item was tabled since Mr. Augustin was not in attendance.
- X. Complaint 25-25S (Lurie)**
Dr. Lurie recommended that this case be dismissed with a letter of instruction while treating female patients and female patients under age without parental consent. Dr. Jaeger made a motion to dismiss Complaint 25-25S. Mr. Ayazi seconded, and the motion passed with all in favor. Dr. Lurie recused himself as the investigating board member.
- Y. Complaint 25-27N (Ingles)**
Dr. Ingles stated that there a recommended Settlement Agreement and Order will be addressed under agenda item #9.
- Z. Complaint 25-28S (Jaeger)**
Dr. Jaeger recommended that this complaint be dismissed. Mr. Ayazi made a motion to dismiss Complaint 25-28S. Dr. Ingles seconded, and the motion passed with all in favor. Dr. Jaeger recused himself as the investigating board member.
- AA. Complaint 25-29S (Ingles)**
Dr. Ingles recommended that this case be dismissed. Dr. Jaeger made a motion to dismiss Complaint 25-29S. Mr. Ayazi seconded, and the motion passed with all in favor. Dr. Ingles recused himself as the investigating board member.

BB. Complaint 25-30N (Lowden)

Dr. Lowden recommended that this case be dismissed. Mr. Ayazi made a motion to dismiss Complaint 25-30S. Dr. Lurie seconded, and the motion passed with all in favor. Dr. Lowden recused himself as the investigating board member.

CC. Complaint 25-31S (Lurie)

Dr. Lurie stated that a recommended Settlement Agreement and Order will be heard under agenda item #8.

DD. Complaint 25-32S (Lurie)

Dr. Lurie stated that this case is under investigation and the Board has been notified that the DC has retained outside counsel.

EE. Complaint 25-33S (Lurie)

Dr. Lurie recommended that this complaint be dismissed. Dr. Jaeger made a motion to dismiss Complaint 25-33S. Mr. Ayazi seconded, and the motion passed with all in favor. Dr. Lurie recused himself as the investigating board member.

FF. Complaint 25-34N (Lowden)

Dr. Lowden stated that this complaint is under investigation.

GG. Complaint 25-35N (Lowden)

Dr. Lowden stated that this complaint is under investigation.

Dr. Lurie recessed the Board for lunch and ethics training.

Agenda Item 10 Ethics Commission Training

Sam Harvey from the Ethics Commission was in attendance to provide ethics training to the Board.

Agenda Item 7 Hearing and potential action in the Matter of Fidel Odunuga, DC, License No. B01519, Case No. 24-12S– 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. Odunuga). (Continued)

At 12:30 p.m. the Board reconvened and Dr. Lurie confirmed that Dr. Ingles understood that he was still under oath and Dr. Ingles confirmed that he understood. Ms. Daehnke began her cross examination of Dr. Adam Ingles. Ms. Daehnke concluded her cross examination. Dr. Lurie asked if the Board had any questions of Dr. Ingles. Mr. Ayazi began asking questions with respect to the charges identified in the Notice of Charges.

Dr. Lurie stated that a brief break was needed. Dr. Lurie stated that the meeting was back on record and will continue the questioning from Mr. Ayazi to Dr. Ingles. Dr. Lurie noted that the Board must conclude by 5:00 p.m. Mr. Ling recommended that the questioning of Dr. Ingles finish and then see what time it is and assess. There was discussion regarding the need to hold another Board meeting to discuss the agenda items that do not get addressed today and how to proceed if the hearing does not get finished. Dr. Lurie stated that the Board will have to hold

another meeting to discuss the agenda items that are not discussed and the attorneys will need to coordinate to set a date to continue the hearing. Mr. Ayazi continued with his questions of Dr. Ingles. Mr. Ayazi asked if a settlement was considered and Mr. Ling stated that it was not. Dr. Jaeger began asking questions of Dr. Ingles. Dr. Lurie began asking questions of Dr. Ingles. Dr. Lurie stated that the testimony of Dr. Ingles was concluded.

Dr. Lurie called on Ms. Daehnke. Ms. Daehnke asked if she could make a motion and Dr. Lurie indicated that she could proceed. Ms. Daehnke made a motion to dismiss the complaint for deprivation in due process, for failure to provide all investigative documents referred to by Dr. Ingles, did not speak to Dr. Odunuga, did not speak to the patient. Board member ably prosecuting, two board member ably prosecuting. Mr. Ling is the prosecutor. This is inappropriate. Substantively changing the basis of one charge without notice, completing changing. The basis of the charge was changed as we spoke, not just a typo, but a completely different charge without notice, no notice is a violation of due process. So on all those grounds a failure to produce the documents relied upon and reviewed, the doctor said time and again, I saw this, it wasn't provided to Dr. Odunuga and also substantive due process. Mr. Ostunio recommended that since the case has not been completed that the case go on and rule on the motion at the end.

Ms. Daehnke stated that she had one other addendum. Ms. Daehnke stated that standard of care was not charged, NRS 634.018(18) of the Nevada Administrative Code, which was discussed. Mr. Ling responded stating that it is correct, but the President corrected that by stopping Board Member, Jaeger from asking that question. With respect to the second charge, and the typographical error raised by Ms. Daehnke it was incorrect, but it was also substantively clear in the second charge. The second charge does not talk about anesthesia or capping. There has never been an allegation related to that, but there are facts in the preceding pages to this, as well as the second charge itself where we are charging creating and maintaining substantively two separate sets of records, so the due process here is that is what was charged and the fact that Mr. Ling stated that he made a mistake. Due process is simply a notice of what someone is being charged with and their ability to respond and we have corrected that and they have the ability to respond, so that is not a substantive change. The ruling issued earlier has addressed the questioning that was coming from Board Member, Ayazi, Ms. Daehnke admonished him to keep his questions to the evidence, which he is doing and Mr. Ling stated that he did not think that he was acting as a prosecutor in this matter.

Dr. Lurie asked Mr. Ling if he had any other witnesses to call and Mr. Ling stated that the only other witness is Dr. Odunuga and would prefer that he do the cross-examination of Dr. Odunuga and let him have his chance to talk to the Board through Ms. Daehnke first. Mr. Ling stated that there are questions that Mr. Ling will need to ask Dr. Odunuga that would support his case and is not prepared to close the case in chief. If agreeable, he would like Ms. Daehnke to put on her witness and then he will cross examine him, and at that point close our case in chief. Ms. Daehnke stated that if Mr. Ling intends to ask Dr. Odunuga questions that he call him in his case in chief. Mr. Ostunio asked Ms. Daehnke if she was denying Mr. Ling's request and she said yes.

Dr. Lurie stated that the Board will continue the hearing until 4:30 p.m.

Mr. Ling called Dr. Fidel Odunuga to testify. Dr. Fidel Odunuga was sworn in and began his testimony with questions from Mr. Ling.

The hearing was not concluded. A future date to continue the hearing will be discussed between the attorneys and communicated to the Board. 7:03

Agenda Item 8 Discussion and potential action regarding the Settlement Agreement and Order in the Matter of John Fitzgerald, DC, License No. B01047, Case No. 25-31S– 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. Fitzgerald).

Dr. Lurie stated that he was the investigating board member on this case and turned the chair over to Vice President, Dr. Adam Ingles. Dr. Ingles stated that he will turn this matter over to Mr. Ling to discuss the Settlement Agreement and Order. Mr. Ling emphasized that this is a remedial Settlement Agreement and Order to address that records were not made and when they were they were insufficient. Mr. Ling explained what Dr. Fitzgerald agreed to, by way of discipline, and asked that the Board approve the Settlement Agreement and Order. Dr. Ingles asked if there were any questions from the Board.

Mr. Ling and Dr. Lurie thanked Dr. Fitzgerald for his cooperation during the investigation and his patience today.

Dr. Jaeger made a motion to approve the Settlement Agreement and Order. Mr. Ayazi seconded, and the motion passed with all in favor.

Agenda Item 9 Discussion and potential action regarding the Settlement Agreement and Order in the Matter of Bret Corbett, DC, License No. B00962, Case No. 25-27S– 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. Corbett).

Dr. Lurie turned the matter over to Mr. Ling. Mr. Ling emphasized that this is a remedial Settlement Agreement and Order negotiated between Dr. Ingles, as the investigating board member and Dr. Corbett who is available now. Mr. Ling stated that this settlement agreement addresses record keeping issues and summarized the findings of the investigation. Mr. Ling explained what Dr. Corbett agreed to, by way of discipline, and asked that the Board approve the Settlement Agreement and Order. Dr. Lurie asked if the Board had any questions. Dr. Jaeger asked why the EBAS was not recommended as part of the discipline. Mr. Ling stated that from a legal perspective, what we were looking at, was failure to get an informed consent to touch the patient where the adjustment was performed, but the allegations weren't that he was improperly touching the patient while he was doing this. He was providing an adjustment. The allegations here were not improperly touching. Dr. Corbett was unaware that he needed to obtain a consent to perform this adjustment. Dr. Jaeger asked for clarification as to why the patient filed the complaint. Dr. Lurie cautioned that before facts are mentioned the Board is looking at the Settlement Agreement, because the facts are already stipulated in the agreement. Dr. Lurie cautioned that nothing be said relative to the complaint, because the Board members have not seen the complaint. Dr. Jaeger withdrew his question.

Dr. Lurie made a motion to accept the Settlement Agreement and Order. Mr. Ayazi seconded, and the motion passed with all in favor. Dr. Lurie asked whether Dr. Corbett understood the Board order, however he was on mute and was not able to unmute. Mr. Adam Knecht, legal counsel for Dr. Corbett confirmed that they understood the Settlement Agreement and Order.

Agenda Item 12 Discussion and potential action regarding waiving the licensing fee for active military and veterans - For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 13 Discussion and potential action regarding implementing a retired-active renewal fee - For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 14 Discussion and potential action regarding artificial intelligence robotic massage – For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 15 Consideration of potential additions, deletions, and/or amendments to NRS 634 and NAC 634 – For possible action.

- A. NAC 634.119
- B. NAC 634.240
- C. NAC 634.305
- D. NAC 634.320
- E. NAC 634.330
- F. NAC 634.339
- G. NAC 634.385(3) (8) (11)
- H. NAC 634.460(6)
- I. Addition of language to require CAs to take CPR and allow DC's and CAs to obtain CE for take a CPR course.
- J. Addition of language to accept the Recognized Chiropractic Specialty Program (RCSP)
- K. Pre-paid plans and issuing refunds for services not rendered
- L. Potential amendments to NAC 634.3475(1)(f), NAC 634.430(1)(a) and (n), and NAC 634.430(c) and (d), to clarify or set parameters for when such conduct might be allowed or disallowed

Due to time constraints this agenda item was tabled.

Agenda Item 16 FCLB/NBCE Matters – For possible action.

- A. Review of FCLB District Meeting – Omaha, NE September 25-28, 2025
- B. Other FCLB/NBCE matters.

Due to time constraints this agenda item was tabled.

Agenda Item 17 Committee Reports

- A. Continuing Education Committee (Dr. Ingles) – For possible action.
- B. Legislative Committee (Dr. Jaeger) – For possible action.
- C. Preceptorship Committee (Dr. Ingles) – For possible action.
- D. Test Committee (Dr. Lowden) - For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 18 Executive Director Reports:

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

Due to time constraints this agenda item was tabled.

Agenda Item 19 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. Budget to Actual at August 30, 2025 – No action.**
- F. Income/Expense Actual to Budget Comparison as of August 31, 2025 – No action.**
- G. Final FY26/27 Budget – For possible action.**

Due to time constraints this agenda item was tabled.

Agenda Item 20 Discussion and potential action regarding allowing CAs to take the exam during the month they complete their on-the-job training – For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 21 Discussion and potential action regarding the Nevada CA Radiology Exam-Recommended Test Plan – For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 22 Discussion and potential action regarding holding a Board development session - For potential action.

Due to time constraints this agenda item was tabled.

Agenda Item 23 Discussion and potential action regarding providing a testimonial for the Ethics and Boundaries Assessment Services website – For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 24 Discussion and potential action regarding the Board's 2026 meeting schedule – For possible action.

Due to time constraints this agenda item was tabled.

Agenda Item 25 Board Member Comments – No action.

Dr. Lurie stated that a Board meeting needs to be schedule to discuss the items that were not heard today and asked if November 4, 2025 at 8:00 a.m. via zoom would work and everyone agreed.

Dr. Lurie thanked the court reporter, Kim Farkas and Mr. Joseph Ostunio for assisting the Board.

Agenda Item 26 Public Interest Comments – No action.


There were no public comments.

October 9, 2025

Agenda Item 27 Adjournment – For possible action.

Mr. Ayazi moved to adjourn the meeting. Dr. Ingles seconded, and the motion passed unanimously.

January 15, 2026



Jason O. Jaeger
Secretary-Treasurer

Steve Sisolak
Governor

Benjamin S. Lurie, DC
President
Adam L. Ingles, DC
Vice President
Jason O. Jaeger, DC
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CHIROPRACTIC PHYSICIAN'S BOARD OF NEVADA

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Requirements for Application for Approval of Continuing Education for Nevada License Renewal

1. Applications must be submitted on the FCLB-approved form thirty (30) days in advance of the beginning date of the seminar. If the application is received less than thirty days in advance of the beginning date of the seminar, a \$35.00 expedite fee must also be included.
2. The following must be submitted with the application:
 - A. \$50.00 application fee
 - B. Syllabus and curriculum of the instructors
 - C. Any promotional materials for the course
3. An application may include multiple dates/locations for the same seminar.
4. Applications are approved for each seminar for each calendar year. A new application must be submitted for any seminar that extends into another calendar year.
5. A seminar must be sponsored by a chiropractic college or another educational entity that has been approved by the CPBN, a state chiropractic board or association, or the ACA or the ICA or either of their successors, a major hospital, as defined in NRS 439B.115 or a regulatory body as defined in NRS 622.060.
6. Attendance must be physically monitored (home study tapes will not be approved).
7. Certification of attendance must include the approval code, completion date, number of hours, and name of DC or CA. A list of attendees is acceptable.
8. Subjects must concern the clinical aspects of a practice or another topic that the CPBN determines to be in the best interest of the public. Non-clinical subjects such as practice building, practice management, will be denied.
9. All or specific portions of a seminar may be denied if the subject matter is not within the chiropractic scope of practice for Nevada licensees (NAC 634.385 (6a & b)). **Any deviation of the curriculum from that submitted for approval may result in denial of credit for some or all of the hours for Nevada license renewal.**
10. A letter of approval/denial will be sent to the sponsor in response to each seminar application.

Upon request, a representative of the CPBN shall be allowed to attend all or part of the seminar in order to monitor the content of the course or lecture and the procedures for taking attendance.