1	DEPARTMENT OF HEALTH
2	MEDICAL QUALITY ASSURANCE
3	<b>BOARD OF CHIROPRACTIC MEDICINE</b>
4	
5	MINUTES
6	GENERAL BUSINESS MEETING
7	
8	Renaissance at Sea World
9	6677 Sea Harbor Drive
10	Orlando, Florida 32821
11	A
12 13	April 5, 2013
13 14	Agenda items are subject to being taken up at anytime during the meeting. Participants in
15	this public meeting should be aware that these proceedings are being recorded and that an
16	audio file of the meeting will be posted to the board's website.
17	addio me of the meeting will be posted to the bound is website.
18	General Board Business started: 8:32
19	
20	CALL TO ORDER:
21	
22	Dr. Debra Hoffman, Chairperson, called the meeting to order at 8:32 a.m. Those present
23	for all or part of the meeting included the following:
24	
25	BOARD MEMBERS PRESENT:
26	Debra Hoffman, D.C., Chair
27	Kevin Fogarty, D.C., Vice-Chair
28	Ron Wellikoff, D.C.
29 30	Michael Shreeve, D.C.
30 31	Michael Mathesie, D.C.
32	BOARD MEMBER NOT PRESENT:
33	Ms. Linda Reynolds (excused)
34	
35	BOARD STAFF:
36	William Miller, Board Director
37	Sharon Guilford, Program Operations Administrator
38	Michele Jackson, Regulatory/Supervisor Consultant
39	
40	BOARD COUNSEL:
41	Deborah Loucks, Assistant Attorney General
42	Office of Attorney General
43	
44	PROSECUTING ATTORNEY:
45 46	Tari Rossitto-Van Winkle, Assistant General Counsel
46	

<ul> <li>American Court Reporting – Cindy Green <ul> <li>(407) 896-1813</li> </ul> </li> <li>APPROVAL OF MINUTES – January 18, 2013</li> <li>Dr. Mathesie moved to approve the above minutes page 10 line 6 with corrections. The motion was seconded and carried 5/0.</li> <li>General Board Business ended: 8:38</li> <li>Discipline started: 8:39</li> </ul> <li>FINAL ORDER ACTIONS: <ul> <li>Motion for Final Order by Settlement Agreement:</li> <li>Shaun Everett Fajatin Jennings, D.C. – Case Number 12-12768 PCP: Harding/Mathesie</li> <li>Dr. Jennings was present, sworn and was not represented by counsel.</li> <li>Ms. Rossitto-Van Winkle informed the board that the respondent had violated: <ul> <li>Sections 456.072(1)(k), 460.413(1)(i) and 460.413(1)(ff), F.S., and Rule 64B2-13.007, F.A.C.</li> </ul> </li> <li>Ms. Rossitto-Van Winkle advised the board that the settlement agreement contained the following provisions: <ul> <li>appearance</li> <li>letter of concern</li> <li>administrative fine of \$1,000, payable in one (1) year with a minimum monthly payment of \$84.00</li> <li>administrative costs of \$951.12, payable in one (1) year with equal monthly installments</li> <li>submit an Affidavit that the respondent has read Chapters 456 and 460, F.S. and the Board Rules 64B2, F.A.C., within thirty (30) days of the filing of the Final Order</li> <li>Dr. Jennings addressed the board.</li> </ul> </li> <li>Dr. Wellikoff moved to accept the settlement agreement. The motion was seconded and carried 4/0.</li> <li>Jean-Ely Colin, R.C.A. – Case Number 12-03694 PCP: Harding/Mathesie</li> </ul></li>	1	COURT REPORTER:
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45 Jean-Ely Colin, R.C.A. – Case Number 12-03694	43	and carried 4/0.
	44	
46 PCP: Harding/Mathesie	45	Jean-Ely Colin, R.C.A. – Case Number 12-03694
	46	PCP: Harding/Mathesie

1 2	Dr. Colin was neither present nor represented by counsel.
2 3	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
4	<ul> <li>Sections 456.072(1)(a), and/or 456.072(1)(m), F.S.</li> </ul>
4 5	
5 6	• Sections 456.072(1)(k), and/or 460.413(1)(ff), F.S.
7	Dr. Wellikoff moved to accept the investigative report and all case materials
8	including all confidential and addendum materials, if any, into evidence in these
9	proceedings. The motion was seconded and carried 4/0.
10	
11	Dr. Fogarty moved that the respondent was properly served by certified mail and
12	failed to respond. The motion was seconded and carried 4/0.
13	
14	Dr. Fogarty moved to adopt the findings of fact into evidence as alleged in the
15	administrative complaint and conclusions of law and find that the respondent was in
16	violation as alleged in the administrative complaint. The motion was seconded and
17	carried 4/0.
18	
19	Dr. Wellikoff moved that the violation constitutes a violation of the Practice Act.
20	The motion was seconded and carried 4/0.
21	
22	Ms. Rossitto-Van Winkle recommended the following penalty:
23	Revocation
24	
25	Discussion ensued.
26	
27	Dr. Fogarty moved to accept the department's recommendation. The motion was
28	seconded and carried 4/0.
29	Discussion annual
30 31	Discussion ensued.
32	Dr. Wellikoff moved to assess costs in the amount of \$982.67, payable within 30
32 33	days. The motion was seconded and carried 4/0.
33 34	days. The motion was seconded and carried 4/0.
35	Eric Alexis Wiegandt, D.C. – Case Number 12-08628
36	PCP: Harding/Mathesie
37	
38	Dr. Wiegandt was present, sworn and was represented by Mr. Ed Bayo, Esq.
39	Di. Wiegunde was present, sworn and was represented by 1011. Ed Dayo, Esq.
40	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
41	• Section 460.413(1)(v), F.S.
42	
43	Dr. Shreeve moved to accept the investigative report and all case materials
44	including all confidential and addendum materials, if any, into evidence in these
45	proceedings. The motion was seconded and carried 4/0.
46	

1	Dr. Wellikoff moved that the respondent was properly served by certified mail and
2	failed to respond. The motion was seconded and carried 4/0.
3	
4	Dr. Shreeve moved to adopt the findings of fact into evidence as alleged in the
5	administrative complaint. The motion was seconded and carried 4/0.
6	
7	Mr. Bayo addressed the board on behalf of his client.
8	
9	Dr. Wellikoff moved to adopt the conclusions of law and find that the respondent
10	was in violation as alleged in the administrative complaint. The motion was
11	seconded and carried 4/0.
12	
13	Dr. Fogarty moved that the violation constitutes a violation of the Practice Act. The
14	motion was seconded and carried 4/0.
15	
16	Ms. Rossitto-Van Winkle recommended the following penalty:
17	• letter of concern
18	<ul> <li>administrative fine of \$1.00</li> </ul>
19	<ul> <li>administrative costs of \$1,041.37. payable within 90 days from the filing of the</li> </ul>
20	Final Order
20	
21	Discussion ensued.
22	Discussion cusucu.
23 24	Dr. Shreeve moved to accept the department's recommendation. The motion was
25	seconded and carried 4/0.
25 26	seconded and carried 4/0.
20 27	Motion for Board's Final Order by Acceptance of Voluntary Relinquishment:
28	Motion for Doard's Final Order by Acceptance of Voluntary Kennquishment.
28 29	Russell D. Dominick, D.C. – Case Number 12-18420
30	PCP: Waived
31	
32	Dr. Dominick was neither present nor represented by counsel.
33	Di. Dominiek was neutrer present nor represented by counsel.
33 34	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
35	<ul> <li>Sections 456.072(1)(a)(1)(m)(n)(z)(dd) and 460.413(1)(j)(k)(n)(p)(q)(t)(x)(ff),</li> </ul>
35 36	• Sections $450.072(1)(a)(1)(11)(11)(2)(00) and 400.415(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)($
30 37	1.5.
38	Ma Dessitte Ven Winkle stated that the respondent requested the board to accept the
	Ms. Rossitto-Van Winkle stated that the respondent requested the board to accept the
39 40	voluntary relinquishment of his license.
40	Dr. Shroove moved to account the investigative report and all account and
41	Dr. Shreeve moved to accept the investigative report and all case materials including all confidential and addendum materials if any intervidence in these
42	including all confidential and addendum materials, if any, into evidence in these
43 44	proceedings. The motion was seconded and carried 4/0.
44 45	Dr. Matheria mayod to annyayo the regnandant's request to valuatory rais his
45 46	Dr. Mathesie moved to approve the respondent's request to voluntary relinquish his license. The motion was seconded and carried 4/0
46	license. The motion was seconded and carried 4/0.

1	
2	Elizabeth L. Stephenson, R.C.A. – Case Number 11-09050
3	PCP: Harding/Mathesie
4	
5 6	Ms. Stephenson was neither present nor represented by counsel.
7	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
8	<ul> <li>Sections 460.413(1)(i), 460.413(1)(ff), 460.4166, F.S., Rules 64B2-18.001 and/or</li> </ul>
o 9	• Sections 400.415(1)(1), 400.415(1)(11), 400.4100, F.S., Rules 04B2-18.001 and/of 64B2-18.0075, F.A.C.
10	• Section 460.413(1)(t), F.S.
11	
12	Ms. Rossitto-Van Winkle stated that the respondent requested the board to accept the
13	voluntary relinquishment of her license.
14	5 1
15	Dr. Fogarty moved to accept the investigative report and all case materials
16	including all confidential and addendum materials, if any, into evidence in these
17	proceedings. The motion was seconded and carried 4/0.
18	proceedings, the motion was seconded and earlied if of
19	Dr. Fogarty moved to approve the respondent's request to voluntary relinquish her
20	license. The motion was seconded and carried 4/0.
20	neense. The motion was seconded and carried 4/0.
21	Motion for Final Order after Hearing Not Involving Disputed Issues of Material
22	Facts:
	racis;
24	Curie Stanker Brown D.C. Com Neucley 11 00004
25	Craig Stephen Beaver, D.C. – Case Number 11-08094
26	PCP: Harding/Mathesie
27	
28	Dr. Beaver was neither present nor represented by counsel.
29	
30	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
31	• Section 456.072(1)(c), F.S.
32	• Section 456.072(1)(x), F.S.
33	• Section 460.413(1)(t), F.S.
34	• Section 460.413(1)(p), F.S.
35	
36	Dr. Fogarty moved to accept the investigative report and all case materials
37	including all confidential and addendum materials, if any, into evidence in these
38	proceedings. The motion was seconded and carried 4/0.
39	proceedings. The motion was seconded and carried 4/0.
40	Dr. Fogarty moved that the respondent signed an election of rights, adopt the
40 41	findings of fact into evidence as alleged in the administrative complaint are not in
41	dispute to adopt the conclusions of law and find that the respondent was in violation
43	as alleged in the administrative complaint. The motion was seconded and carried
44	4/0.
45	

1 2	Dr. Fogarty moved that the violation constitutes a violation of the Practice Act. The motion was seconded and carried 4/0.
3 4	Ma Dessitta Van Winkle meanmanded the fellowing negative
	Ms. Rossitto-Van Winkle recommended the following penalty:
5 6	• revocation
7	Discussion ensued.
8	
9	Dr. Wellikoff moved to accept the department's recommendation. The motion was
10	seconded and carried 4/0.
11	
12	Dr. Shreeve moved to dismiss the administrative costs in this case. The motion was
13	seconded and carried 4/0.
14	
15	Discipline ended: 9:35
16	General Board Business started: 9:35
17	
18	PROSECUTION REPORT:
19	
20	Ms. Rossitto-Van Winkle provided an overview of the prosecution report.
21	
22	Dr. Mathesie moved to accept the prosecution report and continue putting special
23	emphasis on prosecuting the older cases (one year and over). The motion was
24	seconded and carried 5/0.
25	
26	PETITIONS FOR VARIANCE/WAIVER:
27	
28	Lyle W. Grenz, D.C. – Rule 64B2-13.004, F.A.C. – Continuing Education
29	
30	Dr. Hoffman stated that Dr. Grenz had withdrawn his petition.
31	
32	Jonathan D. Lavelle, D.C. – Rule 64B2-13.004, F.A.C. – Continuing
33	Education and 64B2-13.0045, F.A.C. – Continuing Education Course
34	<b>Required for Initial Licensure, Renewal, or Reactivation</b>
35	
36	Dr. Lavelle was neither present nor represented by counsel.
37	M. Loude dated that D. Loudle mentioned and the second dated in the
38	Ms. Loucks stated that Dr. Lavelle was requesting a waiver of the required continuing
39 40	education and to accept the continuing education courses taken in Connecticut.
40	Dr. Wellikeff addressed the type of sources taken. The greater may not be acceptable to
41	Dr. Wellikoff addressed the type of courses taken. The speaker may not be acceptable to
42	teach Florida Chiropractic licensees in the required subject areas by statute and rules.
43	Dr. Escorty moved to dony Dr. Lovelle's respect to Detition for Veries - Mister -
44 45	Dr. Fogarty moved to deny Dr. Lavelle's request to Petition for Variance/Waiver of Pulse 64B2 13 004 and 13 0045 F A C for failure to take the appropriate medical
45 46	Rules 64B2-13.004 and 13.0045, F.A.C., for failure to take the appropriate medical
46	errors course approved by Florida Law and did not demonstrate a substantial

1 2	hardship or would not violate principles of fairness motion was seconded and carried 5/0.
3 4 5	General Board Business ended: 9:42 Applications started: 9:42
5 6	Applications started. 9.42
0 7 8	<b>APPLICANTS PRESENTED FOR BOARD REVIEW:</b>
9 10	Ilan Shimon Amar, D.C.
10 11 12	Dr. Amar was present, sworn and was represented by Mr. George Indest, Esq.
13 14 15 16	Ms. Loucks stated that Dr. Amar's application was before the board due to answering "Yes" to the disciplinary history question and had provided supporting documentation. The board office also received additional information from the National Practitioner Data Bank. The application is complete.
17	
18	Mr. Indest addressed the board on behalf of his client. Dr. Amar also addressed the
19	board.
20	
21 22	Discussion ensued.
23	Dr. Fogarty moved to approve Dr. Amar's application for licensure. The motion
23 24 25	was seconded and carried 5/0.
26 27	Eric Ross Huntington, D.C.
28 29	Dr. Huntington was present, sworn but was not represented by counsel.
30 31 32 33	Ms. Loucks stated that Dr. Huntington's application was before the board due to answering "Yes" to disciplinary history question and had provided supporting documentation. The board office also received additional information from the National Practitioner Data Bank. The application is complete.
34 35 36	Dr. Huntington addressed the board.
37 38	Discussion ensued.
39	The board had concerns that the applicant had not performed chiropractic work in several
40	years and was only performing administrative work.
41	
42	Dr. Shreeve moved to conditionally approve Dr. Huntington's application upon the
43	successful completion of the National Ethics and Boundaries Examination within
44	one year, quarterly monitoring for a period of one year by a board approved
45	monitor. The motion was seconded and carried 5/0.
46	

1	Josh Knotts, D.C.
2	
3	Dr. Hoffman stated that Dr. Knotts had withdrawn his application.
4	
5	Applications ended: 10:29
6	Other Disciplinary started: 10:45
7	
8	Disciplinary Compliance – Dr. Mathesie – Cont.:
9	
10	Jared B. Silberstein, D.C. – Termination of Probation
11	
12	Dr. Silberstein was present, sworn but was not represented by counsel.
13	
14	Discussion ensued.
15	
16	Dr. Fogarty moved to approve the request for termination of probation as
17	presented. The motion was seconded and carried 5/0.
18	prosenteur rite motion was seconded and earried ever
19	Other Disciplinary ended: 10:49
20	Discipline started: 10:49
20	
22	FINAL ORDER ACTIONS – Cont.:
23	
24	Motion for Final Order by Settlement Agreement:
25	i i ou i i i i i i i i i i i i i i i i i
26	Sha'Meka Vivre Mixon, D.C. – Case Number 10-13979
27	PCP: Jenkins/Reynolds
28	
29	Dr. Mixon was present, sworn but was not represented by counsel.
30	Di. Mixon was present, sworn out was not represented by counser.
31	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
32	<ul> <li>Section 460.413(1)(u), F.S.</li> </ul>
33	<ul> <li>Section 460.413(1)(x), F.S.</li> </ul>
33 34	• Section 400.415(1)( $x$ ), 1.5.
34 35	Sha'Meka Vivre Mixon, D.C. – Case Number 11-10497
35 36	PCP: Harding/Mathesie
30 37	
38	Ms. Possitto Van Winkla informed the board that the respondent had violated
	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
39 40	• Sections 460.413(1)(1), 460.413(1)(ff), F.S. through Rule 64B2-17.009, F.A.C.
40	
41	Sha'Meka Vivre Mixon, D.C. – Case Number 12-08172
42	PCP: Harding/Mathesie
43	
44	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
45	• Section 460.413(1)(v), F.S.
46	

1	Sha'Meka Vivre Mixon, D.C. – Case Number 13-02898
2	PCP: Waived
3	
4	Ms. Rossitto-Van Winkle informed the board that the respondent had violated:
5	• $460.413(1)(i)(v)\&(ff), F.S.$
6	M. Dessite Wey Wights informed the based that the mean of deaths designed
7	Ms. Rossitto-Van Winkle informed the board that the respondent had violated: $S_{2} = S_{2} $
8 9	• Sections 456.072(1)(k), 460.413(1)(i) and 460.413(1)(ff), F.S., and Rule 64B2-
9 10	13.007, F.A.C.
10	Ms. Rossitto-Van Winkle advised the board that the settlement agreement contained the
12	following provisions:
12	• appearance
13	<ul> <li>reprimand</li> </ul>
15	<ul> <li>administrative fine of \$25,000, payable within 9 years in equal monthly payments</li> </ul>
16	(2010-13979 and 2011-10497)
17	<ul> <li>administrative costs of \$26,553.69, payable within 9 years in equal monthly</li> </ul>
18	payments (2010-13979, 2011-10497, 2012-08172, and 2013-02898)
19	• Payment of past due administrative fines and costs within 9 years (2012-08172,
20	2009-10720, 2013-02898, 2010-13986)
21	• National Ethics and Boundaries Examination within 18 months
22	• Florida Laws and Rules Examination within 18 months
23	• Attend five (5) meetings within nine (9) years
24	• Probation with monitoring for a period of four (4) years by a board approved
25	monitor as defined by Final Order
26	• Probation with early termination after two one-half (2 <sup>1</sup> / <sub>2</sub> ) years of successful
27	completion of monitoring
28	• submit an Affidavit that the respondent has read Chapters 456 and 460, F.S. and
29	the Board Rules 64B2, F.A.C., within thirty (30) days of the filing of the Final
30	Order
31	• suspension with suspension stayed to allow the respondent to comply with the
32	Final Order; however, if any terms of the Final Order are violated the stay will be
33	lifted
34 25	• continuing education within two (2) years – nine (9) hours with six (6) hours in
35 36	record keeping, documentation and coding, and three (3) hours in Ethics with at least 2 hours in laws and rules
30 37	<ul> <li>tolling provisions shall apply</li> </ul>
38	• torning provisions shall appry
39	Dr. Mixon addressed the board.
40	
41	Discussion ensued.
42	
43	Dr. Fogarty moved to reject the settlement agreement. The motion was seconded
44	and carried 4/0.
45	

1	Further discussion ensued.
2 3	Dr. Fogarty moved to issue a counter-offer by accepting all terms as recommended,
4	with the exception of monitoring for a period of four (4) years with the monitoring
5	once per month for the first year and then quarterly for the remaining three years
6	at the discretion of the monitor; and attend a board meeting annually for each year
7	of probation. The motion was seconded and carried 4/0.
8	
9 10	Ms. Loucks requested if Dr. Mixon would agree to the counter-offer or she could request seven days to determine if she would accept or reject the counter-offer.
11 12 13	Ms. Mixon stated that she would request seven days.
13	Discipline ended: 11:45
15	Applications started: 11:45
16	
17	<b>APPLICANTS PRESENTED FOR BOARD REVIEW – Cont.:</b>
18	
19	Matthew Robert Pollack, D.C.
20	
21 22	Dr. Pollack was present, sworn but was not represented by counsel.
23	Ms. Loucks stated that Dr. Pollack's application was before the board due to answering
24	"Yes" to disciplinary history question and had provided supporting documentation. The
25	board office also received additional information from the National Practitioner Data
26	Bank. The application is complete.
27	
28	Dr. Pollack addressed the board.
29	
30	Discussion ensued.
31	
32	Dr. Fogarty moved to approve Dr. Pollack's application for licensure. The motion
33	was seconded and carried 5/0.
34	
35	Applications ended: 11:49
36	Other Disciplinary started: 11:50
37	Dissinlinen Compliance Dr. Mathesia
38 39	Disciplinary Compliance – Dr. Mathesie
40	Michael D. Goldin, D.C. – Termination of Probation
40 41	Michael D. Golulli, D.C. – Ter initiation of I Tobation
42	Dr. Goldin was present, sworn and addressed the board.
43	21. Colum was present, sworn and addressed the bourd.
44	Discussion ensued.
45	

1	Dr. Wellikoff moved to approve the request for termination of probation as
2	presented. The motion was seconded and carried 5/0.
3	
4	Other Disciplinary ended: 11:52
5	Applications started: 11:52
6	
7	REQUEST FOR CONSIDERATION OF LICENSURE CONDITIONS - Marlon
8 9	Moritz, D.C.
9 10	Dr. Moritz was present swam but was not represented by sourcel. Ms. Ison D'Arriv
10	Dr. Moritz was present, sworn but was not represented by counsel. Ms. Jean D'Aprix,
11	Chief Operating Officer with Professionals Resource Network (PRN) was also present and sworn.
12	
13	Ms. Loucks stated that Dr. Moritz's application was before the board due to the public
14	board meeting on January 18, 2013, resulting in the board requiring a PRN evaluation.
16	He requested the board to reconsider the licensure conditions.
17	The requested the board to reconsider the needs are conditions.
18	Ms. D'Aprix stated that PRN requested Dr. Moritz to agree to a five (5) year contract.
19	Mis. D'Aprix stated that i Niv requested Di. Montz to agree to a rive (5) year contract.
20	Dr. Moritz addressed the board. He indicated that he did not dispute the PRN
21	recommendation and had signed the agreement; however, he believed that the board had
22	required him to appear before the board to address the agreement.
23	required min to uppeur verore the court to address the agreement.
24	Discussion ensued.
25	
26	No action was required.
27	
28	On behalf of the board, Mr. Miller conducted a roll call of the attending initial
29	practitioners.
30	1
31	RATIFICATION OF LICENSURE:
32	
33	Chiropractic Physicians
34	(Dawn Marie Hazzard, CH 10799 – Kayla Ruth Glover, CH 10835)
35	• • • • • •
36	Dr. Wellikoff moved to approve the ratification list. The motion was seconded and
37	carried 5/0.
38	
39	Certified Chiropractic Physician Assistants
40	(Alexandra Tanley Isidor CI 728)
41	
42	Dr. Fogarty moved to approve the ratification list. The motion was seconded and
43	carried 5/0.
44	
45	Registered Chiropractic Assistants
46	(Alissa Ivory Beem, RCA 10930 – Gail Joan Parr, RCA 11288)

1	
2 3	Dr. Fogarty moved to approve the ratification list. The motion was seconded and carried 5/0.
4	
5	Applications ended: 12:43
6	General Board Business started: 12:43
7	
8	DISCUSSION ABOUT GROUPON AND WEBSITE ADVERTISMENTS – Michael
9	Shreeve, D.C.
10	
11	Dr. Shreeve addressed the board regarding Groupon and website advertisements and
12	possible changes in advertising.
12	possible changes in advertising.
14	The board requested both state associations to post on their website the importance of
15	reviewing any advertisement agreements before signing and to ensure it complies with
16	Chapter 456, F.S.
17	Спарет 450, 1.5.
18	APPROVAL OF SPECIALTY – Council on Forensic Sciences – Rule 64B2-15.001,
18 19	F.A.C. – Deceptive and Misleading Advertising Prohibited; Policy; Definition
20	r.A.C. – Deceptive and Misleading Advertising Frombited, Foncy, Definition
20	Dr. Clayton W. Hopkins was present and addressed the board.
21	DI. Clayton W. Hopkins was present and addressed the board.
23	Dr. Hopkins provided an overview of the program and requested the Council on Forensic
24	Sciences to be listed as an approved specialty.
25	Sciences to be instea as an approved specialty.
25 26	The board stated that the Council was already recognized and approved by the Florida
20 27	board. Therefore no action was necessary.
28	board. Therefore no action was necessary.
28 29	DISCUSSION OF ELECTRODIAGNOSTIC – FCA's Position on Proposed Rule
30	DISCUSSION OF ELECTRODIAGNOSTIC - FCA's rosition on rioposed Rule
31	Mr. Paul Lambert, with the Florida Chiropractic Association addressed the board. FCA
32	did not support any restriction of the law.
32	the not support any restriction of the law.
33 34	The board stated their actions were to make sure the public is protected and safe.
35	The board stated then actions were to make sure the public is protected and safe.
36	The board reviewed the draft Rule 64B2-17.0026, F.A.C., with the recommended
30 37	
38	changes.
38 39	Discussion ensued.
	Discussion ensued.
40 41	Dr. Fogarty moved to accept Rule 64B2-17.0026, with modifications to (b)
42	"sponsored or co-sponsored by a council" The motion was seconded and carried 5/0.
43 44	tailitu 5/0,
	Dr. Hoffman moved that the property wells would not have any adverge increased
45 46	Dr. Hoffman moved that the proposed rule would not have any adverse impacts on
46	small businesses and the proposed rule would not be likely to directly or indirectly

1 2 3	increase regulatory costs to any entity (including government) in excess of \$200,000 in the aggregate in Florida within 1 year after the implementation of the rule. The motion was seconded and carried 5/0.
4	motion was seconded and carried 5/0.
5	CHAIR/VICE CHAIR REPORT:
6 7	Entrum A con de Itoma
7 8	Future Agenda Items
o 9	No action
10	
10	EXECUTIVE DIRECTOR'S REPORT:
12	
13 14	Mr. Miller provided a brief report. He also requested the board to vote on accepting him as their Executive Director.
15 16 17	Dr. Shreeve moved to accept Mr. William Miller, as Executive Director. The motion was seconded and carried 5/0.
18	
19	BOARD COUNSEL'S REPORT:
20	Dula Status Depart
21 22	Rule Status Report
22	Ms. Loucks provided a review of the Rules Status Report and the Annual Regulatory
23 24	Plan. She requested the board members to email her any rules that may be modified for
25 26	the upcoming fiscal year.
27 28	Dr. Wellikoff requested the status of the appointments from the Governor's Office.
29 30	Mr. Miller stated he would check on the request and report to the board.
31 32	COMMITTEE REPORTS:
33 34	Dr. Hoffman stated that Ms. Reynolds was excused.
35 36	Budget – Ms. Reynolds
37	Revenue Report
38	• Expenditures by Function Ending December 31, 2012
39	Cash Balance Report Ending December 31, 2012
40 41	• Total expenditures (Direct and Allocated) by Board Ending December 31, 2012
42 43 44	<ul> <li>Allocations to Boards by Source Organization and Category Ending December 31, 2012</li> </ul>
45	Information only.
46	

1	CCPA – Dr. Shreeve
2 3 4 5	Certified Chiropractic Physician Assistant Program – Allied Health Institute – FYI
5 6 7	Dr. Shreeve provided an overview of the CCPA Program – Allied Health Institute.
, 8 9	There was no action necessary by the board.
10 11	Continuing Education – Dr. Wellikoff
12 13	Dr. Wellikoff provided an overview of the providers and courses being reviewed.
14 15	<b>CE Providers and Courses Approved by CE Committee</b>
16 17 18	Dr. Wellikoff moved to approve the ratification list as provided. The motion was seconded and carried 5/0.
18 19 20	Credentials – Dr. Wellikoff
21 22	No report.
23 24	Examination – Dr. Hoffman
25 26	No report.
27 28	Legislation – Dr. Fogarty/Ms. Reynolds
29 30	No report.
31 32 33	Dr. Fogarty requested Mr. Paul Lambert with the Florida Chiropractic Association to address several issues:
34 35 36	<ul> <li>PIP law suit challenge</li> <li>Effective 1/2014 policy PIP will be repealed and provided a summary of the new changes</li> </ul>
37 38 39 40	<ul> <li>Option med pay and hospital</li> <li>SB612 only applies to Nurses and ARNPs but was not moving through legislation.</li> </ul>
41 42 43 44	<ul> <li>Ms. Loucks addressed several bills that would impact the board.</li> <li>Public meeting law allow people to speak</li> <li>Rule making and challenges</li> </ul>
45 46	Probable Cause – Drs. Fogarty/Shreeve/Ms. Reynolds

1	Stats
2	
3 4	Information only.
4 5 6	Rules – Dr. Fogarty
0 7 8	Discussion of Rules:
9 10	• 64B2-13.004, F.A.C. – Continuing Education
10 11 12	The board discussed removing "annual" from Rule 64B2-13.004(13), F.A.C.
13 14 15	Dr. Shreeve moved to modify Rule 64B2-13.004(13), F.A.C., by deleting "annual" from the subsection. The motion was seconded and carried 5/0.
16 17 18 19 20	Dr. Shreeve moved that the proposed rule would not have any adverse impacts on small businesses and the proposed rule would not be likely to directly or indirectly increase regulatory costs to any entity (including government) in excess of \$200,000 in the aggregate in Florida within 1 year after the implementation of the rule. The motion was seconded and carried 5/0.
21 22 23	Memorandum from Deborah Loucks
24 25 26	Based on the board's discussion she indicated the board did not have to take any action on the following rules listed.
20 27 28 29 30	<ul> <li>64B2-16.010, F.A.C. – Mediation</li> <li>64B2-16.011, F.A.C. – Notice of Noncompliance</li> <li>64B2-16.0075, F.A.C. – Citations</li> </ul>
30 31 32	Unlicensed Activity – Vacant
33 34	No report.
35 36	NEXT MEETING DATE – June 21 <sup>st</sup> – Orlando
37 38	No action.
39 40	General Board Business end: 2:20
41 42	ADJOURNMENT:
43	The meeting was adjourned at 2:20 p.m.