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1	COMMONWEALTH OF PENNSYLVANIA	
2	DEPARTMENT OF STATE	
3	BUREAU OF PROFESSIONAL AND OCCUPATIONAL AFFAIRS	
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6	<u>FINAL MINUTES</u>	
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8	MEETING OF:	
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10	STATE BOARD OF CHIROPRACTIC	
11	VIA VIDEOCONFERENCE	
12		
13	TIME: 10:30 A.M.	
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15	PENNSYLVANIA DEPARTMENT OF STATE	
16		
17	November 19, 2020	
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State Board of Chiropractic November 19, 2020 BOARD MEMBERS: John E. McCarrin, D.C., Acting Chair K. Kalonji Johnson, Commissioner, Bureau of Professional and Occupational Affairs Kelsie Coats, Consumer Protection Member Miriam Merry Woods, Public Member BUREAU PERSONNEL: Kenneth J. Suter, Esquire, Board Counsel, on behalf of Nicole L. VanOrder, Esquire, Board Counsel Kimberly A. Adams, Esquire, Board Prosecution Liaison David N. Smith, Esquire, Board Prosecutor Peter D. Kovach, Esquire, Board Prosecutor Michelle Roberts, Acting Board Administrator Cynthia K. Montgomery, Esquire, Deputy Chief Counsel/Regulatory Counsel, Department of State Theodore Stauffer, Executive Secretary, Bureau of Professional and Occupational Affairs ALSO PRESENT: William D. Aukerman, D.C. Michael S. Swank, D.C. Joseph Gerard Halloran, D.C. John M. Rizzo, D.C., Rizzo Chiropractic Edward L. Nielsen, MHS, Executive Vice President, Pennsylvania Chiropractic Association Keith Miller, D.C., Vice President, Pennsylvania Chiropractic Association

3 * * * 1 2 State Board of Chiropractic 3 November 19, 2020 * * * 4 5 [Pursuant to Section 708(a)(5) of the Sunshine Act, 6 prior to the meeting, the Board entered into executive 7 session with Kenneth J. Suter, Esquire, Board Counsel, on behalf of Nicole L. VanOrder, Esquire, Board 8 Counsel, to have attorney-client consultations and for 9 10 the purpose of conducting quasi-judicial 11 deliberations. The Board returned to open session at 12 10:30 a.m.] * * * 13 14 The regularly scheduled meeting of the State 15 Board of Chiropractic was held on Thursday, November 16 19, 2020. * * * 17 Official Call to Order 18 19 [John E. McCarrin, D.C., Acting Chair, called the 20 meeting to order at 10:30 a.m. 21 K. Kalonji Johnson, Commissioner, Bureau of 22 Professional and Occupational Affairs, was not present 23 at the commencement of the meeting.] * * * 24 25 [Kenneth J. Suter, Esquire, Board Counsel, noted the

meeting was being recorded, and those who remained on 1 2 the line were giving their consent to being recorded.] * * * 3 4 Approval of minutes of the October 1, 2020 meeting 5 ACTING CHAIR MCCARRIN: 6 I would like everybody to take a look at 7 the minutes. Has everybody had a chance to review the previous minutes? I would 8 9 like to make a motion to approve the 10 minutes of the previous meeting? 11 Could I get a second? 12 MS. WOODS: Second. 13 14 ACTING CHAIR MCCARRIN: 15 We need to take a vote from the Board on the draft minutes. 16 17 18 Woods, aye; Halloran, abstain; Swank, 19 abstain; Aukerman, abstain; McCarrin, 20 aye; and Stauffer, on behalf of 21 Commissioner Johnson, aye. 22 [The motion carried. Michael Swank, Joseph Halloran, 23 and William Aukerman abstained from voting on the 24 motion.1 25 * * *

4

Report of Board Prosecutor 1 2 [Peter D. Kovach, Esquire, Senior Prosecutor in 3 Charge, presented the Consent Agreement for Case No. 19-43-011264. 4 5 John F. Hooper, Esquire, Counsel for the 6 Respondent, was present and participated in the 7 discussion.] * * * 8 9 [David N. Smith, Esquire, Board Prosecutor, presented 10 the Consent Agreement for Case No. 18-43-011530.] * * * 11 12 ACTING CHAIR MCCARRIN: 13 Case No. 19-43-011264. We need a motion 14 for approval to accept the Consent 15 Agreement. 16 I'll make that motion to accept the 17 Consent Agreement. I need a second on that motion. 18 19 MS. WOODS: 20 Second. 21 ACTING CHAIR MCCARRIN: We will do a roll call on this. 22 23 24 Woods, aye; Halloran, aye; Swank, aye; 25 McCarrin, aye; Aukerman, aye; and

Stauffer, on behalf of Commissioner 1 2 Johnson, aye. 3 [The motion carried unanimously. The Respondent's 4 name is Kevin Myers, D.C., Case No. 19-43-011264.] * * * 5 6 ACTING CHAIR MCCARRIN: 7 We need a motion on Case No. 18-43-8 011530. 9 DR. HALLORAN: 10 I make a motion to accept the Consent 11 Agreement for Case No. 18-43-011530. 12 ACTING CHAIR MCCARRIN: We need a second on this. 13 DR. AUKERMAN: 14 I'll second it. 15 16 ACTING CHAIR MCCARRIN: Let's take a vote from the Board. 17 18 19 Halloran, aye; Woods, aye; Aukerman, 20 aye; McCarrin, aye; Swank, aye; Coats, aye; and Stauffer, on behalf of 21 22 Commissioner Johnson, aye. 23 [The motion carried unanimously. The Respondent's 24 name is Marc Persson, D.C.] * * * 25

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Report of Board Counsel 1 2 [Kenneth J. Suter, Esquire, Board Counsel, on behalf 3 of Nicole L. VanOrder, Esquire, Board Counsel] MR. SUTER: 4 5 The Board was in Executive Session prior 6 to this meeting commencing. The purpose 7 of Executive Session was to discuss items 2, 3, 5, 6, 7, and 8 on the 8 9 Board's agenda today. 10 I understand the Board will entertain a motion for Item No. 5 on the 11 12 agenda, which is Case No. 18-43-007577. 13 This is a possible delegation to a 14 hearing examiner. 15 ACTING CHAIR MCCARRIN: 16 Did anyone want to make that motion? 17 DR. HALLORAN: 18 I make a motion to delegate to a hearing 19 examiner for a proposed Adjudication and 20 Order for Case No. 18-43-007577 on the 21 agenda. 2.2 ACTING CHAIR MCCARRIN: 23 I'll second that motion. Could we get a 24 vote from the Board, please? 25

7

8 Woods, aye; Aukerman, aye; Halloran, 1 2 aye; McCarrin, aye; Swank, aye; Coats, 3 aye; and Stauffer, on behalf of 4 Commissioner Johnson, aye. 5 [The motion carried unanimously.] * * * 6 7 ACTING CHAIR MCCCARRIN: 8 Looking now at Case No. 10-43-01589. We 9 need a motion on this case. 10 MR. SUTER: 11 This is a reinstatement case. The old 12 file number is the one John read, but it should be Case No. 20-43-013005. 13 14 ACTING CHAIR MCCARRIN: 15 Does anyone want to make a motion on 16 that? 17 DR. HALLORAN: 18 I make a motion to delegate to a hearing examiner Case No. 20-43-013005 for a 19 20 proposed Adjudication and Order. 21 ACTING CHAIR MCCARRIN: 22 Anyone want to second it? 23 DR. AUKERMAN: 24 I'll second it. 25 ACTING CHAIR MCCARRIN:

9 We need a vote from the Board. 1 2 3 McCarrin, aye; Woods, aye; Halloran, 4 aye; Aukerman, aye; Swank, aye; Coats, 5 aye; and Stauffer, on behalf of 6 Commissioner Johnson, aye. 7 [The motion carried unanimously.] * * * 8 9 ACTING CHAIR MCCCARRIN: 10 Looking now at item 7 at Case No. 19-43-008035. 11 12 DR. HALLORAN: 13 Case No. 19-43-008035. I make a motion 14 to grant the Motion to Enter Default and 15 Deem Facts Admitted. 16 ACTING CHAIR MCCARRIN: Bill? 17 DR. AUKERMAN: 18 19 I want to second the motion. 20 ACTING CHAIR MCCARRIN: 21 We need to take a vote from the Board. 22 23 Woods, aye; Halloran, aye; Aukerman, 24 aye; McCarrin, aye; Swank, aye; Coats, 25 aye; and Stauffer, on behalf of

10 1 Commissioner Johnson, aye. 2 [The motion carried unanimously.] 3 * * * 4 DR. HALLORAN: 5 I'd like to make a motion to approve the 6 Blanket Delegation Order with the 7 amended language to change out in that 8 first sentence, Nursing Board to 9 Chiropractic Board. 10 ACTING CHAIR MCCARRIN: I'll second that motion and then we'll 11 discuss it. I'll second that motion. 12 13 Before we vote on it as a Board, let's 14 have Ken explain. 15 MR. SUTER: 16 This is a Blanket Delegation Order that applies to all immediate temporary 17 18 suspensions. They would all be 19 delegated to a hearing examiner for a 20 final Adjudication and Order. This does 21 not change the current procedure for 22 this Board. 23 ACTING CHAIR MCCARRIN: 24 I need a vote from the Board. 25

Woods, aye; Halloran, aye; Aukerman, 1 2 aye; Swank, aye; Coats, aye; and 3 Stauffer, on behalf of Commissioner Johnson, aye; McCarrin, aye. 4 5 [The motion carried unanimously.] * * * 6 7 Report of Board Counsel - Miscellaneous 8 [Kenneth J. Suter, Esquire, Board Counsel, on behalf of Nicole L. VanOrder, Esquire, Board Counsel, noted 9 10 the status of the regulations for the Board's review.] * * * 11 Report of Acting Chair 12 13 [John E. McCarrin, D.C., Acting Chair, informed 14 everyone that Board members are not permitted to 15 discuss personal issues, because the Board member 16 would have to abstain from any hearings and voting on 17 the matter should it come before the Board. Нe 18 explained that the protocol is to reach out to the 19 Board and ask for the matter to be placed on the 20 agenda for discussion.] 21 * * * 2.2 Miscellaneous 23 [Michelle Roberts, Acting Board Administrator, noted 2.4 2021 Board meeting dates. 25 Acting Chair McCarrin noted the next Board

meeting date is scheduled for January 28, 2021.] 1 * * * 2 3 Public Comment 4 [John M. Rizzo, D.C., Rizzo Chiropractic, began by 5 noting his request to be placed on the agenda to 6 discuss a laboratory issue regarding COVID testing. 7 Mr. Suter, on behalf of Ms. VanOrder, explained 8 that the issue was not placed on the agenda at this 9 time as the matter was being reviewed internally. 10 Dr. Rizzo expressed his concern that the matter 11 had not been given faster consideration because it 12 pertains to COVID-19 testing. Edward L. Nielsen, MHS, Executive Vice President, 13 14 Pennsylvania Chiropractic Association, explained that 15 Dr. Rizzo was approved to provide COVID testing by the 16 Department of Health and then there was a question 17 from Ms. VanOrder as to whether the practice would be 18 within the scope of practice of a chiropractor. Нe 19 commented that the Pennsylvania Chiropractic 20 Association (PCA) shared Dr. Rizzo's concern. 21 Dr. Rizzo was approved by the Pennsylvania 22 Department of Health to provide COVID-19 testing by a 23 simple nasal swab that could be conducted in the office with results determined in a matter of 15 2.4 25 minutes and was requesting access be granted as soon

1 as possible.

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2	Dr. Halloran commented that Board Counsel had			
3	provided a letter to their legal team, stating what			
4	can and cannot be done. The Board was not privy to			
5	that letter because Ms. VanOrder was not available.			
6	Mr. Suter suggested contacting Ms. VanOrder to			
7	resolve the issue, because the Board cannot provide an			
8	advisory opinion.			
9	Keith Miller, D.C., Vice President, Pennsylvania			
10	Chiropractic Association, stated the Board used to			
11	send a written document to licensees in the state,			
12	where advisory opinions were put out for decades on			
13	certain topics. He questioned whether the law had			
14	changed or did the Board supersede their authority by			
15	offering those opinions in the past.			
16	Acting Chair McCarrin explained that over the			
17	past few years, even when Dr. McConnell and Dr.			
18	McCullough were on the Board, all boards were			
19	instructed not to be an opinion board for liability			
20	reasons. He stated the Board was instructed to follow			
21	certain policies. Changes could only be made at a			
22	higher level.			
23	Dr. Halloran stated the Board cannot just make			
24	decisions. The Board must go through procedures and			
25	communication with the Governor's Office and Board			

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Counsel. He assumed that before any type of letter would have been sent to Dr. Rizzo or PCA in response to a question that it would have been vetted through the Governor's Office to make a decision on the matter that would align with the state law before making that decision.

7 Dr. Rizzo stated COVID testing was currently only 8 by emergency use through Clinical Laboratory 9 Improvement Amendments (CLIA) labs, noting that it 10 could change down the road where it was not only 11 emergency use and become widespread. He noted seeking 12 to provide only COVID testing and desired a fast 13 resolution.

Mr. Nielsen stated the Department of Health determined chiropractors were essential health care providers and wondered if this were just miscommunications. He commented that it could be as simple as doctors of chiropractic are essential and approved for COVID testing because of the emergency circumstances.

21 Commissioner Johnson noted it to be his 22 understanding that the Department of Health had been 23 issuing guidance documents throughout the last several 24 months under their authority. He commented that there 25 is the temporary waiver under the emergency order that

1 allows for limited testing, but the emergency orders 2 and temporary waivers do not substantively change the 3 scope of practice that licensees are expected to 4 practice under nor do they change the Board's 5 authority to administer regulations and to impose the 6 regulations under the practice act.

7 Commissioner Johnson noted a concern and 8 confusion about the scope of a licensee's ability to 9 diagnose or administer under the specific grant of the 10 emergency order and under the typical scope of 11 authority granted within the practice act. He 12 mentioned the need for a discussion with their policy 13 staff and health policy staff to clarify the 14 instructions to assure the information is being 15 disseminated among the regulated community and administrative level. 16

Dr. Rizzo thanked the Board and will submit the letter to Ms. VanOrder for a quick resolution. Mr. Suter offered to bring Ms. VanOrder up to speed with the discussion and would stress the urgency.

22 Commissioner Johnson ensured the letter would be 23 disseminated to the policy staff for discussion 24 between the two agencies.]

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* * *

Report of Commissioner 1 2 [K. Kalonji Johnson, Commissioner, Bureau of 3 Professional and Occupational Affairs, thanked Board 4 members for their continued resilience and patience 5 while transitioning through the virtual platform. Не offered continued thoughts and prayers for all of the 6 7 licensees and members of the profession providing essential services throughout the pandemic. 8 Commissioner Johnson thanked the members of the 9 10 public who had taken the opportunity to provide 11 feedback and raise important issues. 12 Commissioner Johnson thanked Mr. Suter, Ms. 13 Roberts, and the prosecutorial division for their hard 14 work.] * * * 15 16 Report of Commissioner - Act 53 Discussion 17 [K. Kalonji Johnson, Commissioner, Bureau of 18 Professional and Occupational Affairs, stated Act 53 was enacted on July 1, 2020, with an effective date of 19 20 December 27, 2020. He commented that Act 53 is a 21 modernization of the Criminal History Records 22 Information Act (CHRIA), which was the statutory 23 provision that governed how a criminal history was used when making determinations on granting licensure. 2.4 25 Commissioner Johnson reported that Act 53

provides greater transparency for the public by requiring the bureau to provide published lists of offenses that directly relate to the profession and a best practices guide for individuals who are members of the licensing community or prospective members of the licensing community.

7 Commissioner Johnson explained that the idea 8 behind the best practices guide is to help individuals 9 navigate through issues and questions surrounding what 10 prior criminal history is considered when determining 11 licensure.

12 Commissioner Johnson referred to the Board's 13 list, noting it to be a tentative list that had been 14 curated by Board Counsel under the guidance of Deputy 15 Chief Counsel Cynthia Montgomery in collaboration with the prosecutorial division. He stated the lists were 16 17 curated from both the provisions within Act 53 as well 18 as the existing practice act, regulations, and a look back at discipline history within the Board itself. 19 20 He noted the list is a starting point of a more formal 21 process that will involve the traditional regulatory 22 process.

23 Commissioner Johnson asked for Board approval of 24 the tentative list for publication before the December 25 27 effective date. He also noted being directed to

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provide public forums, where members of the business 1 2 community and stakeholders could provide feedback. 3 Cynthia K. Montgomery, Esquire, Deputy Chief Counsel/Regulatory Counsel, Department of State, 4 5 informed the Board that the list was created by Ms. 6 VanOrder working with the prosecution division, who 7 created a key numbering system 1 through 4. She 8 addressed the crime identified with a number 1 9 specifically in the statute in Act 53 in § 3113(f) as 10 a drug trafficking offense.

Ms. Montgomery stated any board with an existing provision in their law, which was precluded by the granting of a license because of a felony conviction under the Controlled Substances Act, under Act 53, would be limited to drug trafficking offenses.

16 Ms. Montgomery referred to § 3113(d) of Act 53 regarding sexual offenses. She stated the provision 17 18 specifically provides that when determining 19 eligibility as a health care practitioner, a licensing 20 board may not issue a license to an individual or 21 allow an individual to practice as a health care 22 practitioner if they have been convicted of one of 23 these sexual offenses. She noted those offenses are 24 identified in the list as a number 3.

25

Ms. Montgomery referred to offenses with a number

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4, noting § 3113(e) of Act 53 regarding acts of 1 2 violence. She stated the statue provides that an 3 individual convicted of a crime of violence as set 4 forth in the schedule may be granted a license, 5 registration, certificate, or permit by a licensing board if at least 3 years have elapsed from 6 7 incarceration or 3 years from imposition of the sentence, the individual has remained conviction-free, 8 and demonstrates significant rehabilitation. 9

10 Ms. Montgomery stated the licensing board would have to make a finding using criteria set forth in the 11 12 statute in conducting an individualized assessment whether the licensure of the individual would pose a 13 14 substantial risk to the health and safety of the 15 individual's patients, clients, or the public or a substantial risk of further criminal convictions. 16 She 17 commented that those are set forth in the statute and 18 are on the list for every health-related board. 19 Ms. Montgomery requested the Board look at

20 offenses identified by a number 2, which are directly 21 related to the profession. She provided the 22 definition of "directly relates." She stated the 23 effect of being on this list of directly related 24 crimes set forth in § 3113 provides a two-stage 25 analysis of criminal conviction information. She

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1 explained that the first stage is to make the 2 determination as to whether the crime is directly 3 related, which would appear on this list.

4 Ms. Montgomery addressed rebuttable presumption, 5 where individuals convicted of crimes on the list of 6 offenses directly related to the profession would pose 7 a substantial risk to the health and safety of their 8 clients or the public or a substantial risk of further 9 criminal convictions. She mentioned the applicant or 10 licensee would have to demonstrate that they do not 11 pose such a risk by showing evidence of rehabilitation 12 with criteria under the statute for the Board to 13 consider.

Ms. Montgomery noted that the statute sets 14 15 criteria for the boards to consider in § 3113(c) when 16 making that evaluation as to whether the individual convicted of a crime would pose a risk. 17 She stated the Board should look at the crime and determine if it 18 19 is related to chiropractic and whether the crime would 20 question their ability to perform the duties and 21 responsibilities of a chiropractor.

Ms. Montgomery explained that individuals could look at the list and know the crime may be an impediment to licensure and then the best practices guide would give them the road map to get through the

1 process.

2	Ms. Montgomery noted the list is to be used for				
3	preparing preliminary determinations to allow				
4	individuals to apply for a preliminary determination				
5	and have their criminal history reviewed prior to				
6	applying and getting their education. She referred to				
7	§ 3115, where crimes that appear on the list could be				
8	an impediment to licensure and then they are referred				
9	to the best practices guide.				
10	Ms. Montgomery also noted Act 53 is to be used				
11	for the purpose of deciding whether to grant licenses				
12	and whether to discipline current licensees. She				
13	stated the list was curated by Board counsel with the				
14	assistance of the prosecution division.				
15	Ms. Montgomery informed the Board that notice of				
16	the availability of the list would be published in the				
17	Pennsylvania Bulletin on December 26, 2020, and placed				
18	on the Board's website. She stated Commissioner				
19	Johnson is responsible for promulgating all 29 lists				
20	and the proposed rulemaking.				
21	Ms. Montgomery requested Board members look at				
22	the items with a number 2 on list identified by case				
23	law, the Board's history, statute, and Act 53 for any				
24	additions or deletions to the current list. She noted				
25	the list was sent to interested parties and				

1 stakeholders.

2	Commissioner Johnson informed the Board that the					
3	implementation of Act 53 will be integrated into the					
4	Pennsylvania Licensing System (PALS) and the existing					
5	application process, noting the process would not be					
6	different than the Board's current process. He					
7	commented that the only real difference was more					
8	transparency and accessibility for the public to					
9	improve equitable outcomes.					
10	Mr. Kovach recommended removing improper					
11	prescribing of a controlled substance from the list as					
12	directly related to the practice.					
13	Mr. Suter explained the importance of the Board					
14	focusing on items marked with a number 2 because it					
15	would be up to the Board to determine that the crimes					
16	are directly related to the profession. He stated the					
17	list will be used for both applicants and disciplinary					
18	proceedings before the Board.					
19	Mr. Suter stated the items on the list raise a					
20	presumption that the prosecution office would have in					
21	further proceedings related to the profession. He					
22	noted that a crime could still come before the Board					
23	that is not on the list. That did not mean an					
24	applicant would automatically be granted a license.					
25	Ms. Montgomery stated just because a crime is on					

this list, with the exception of the sexual offenses, 1 2 did not mean the individual could not be granted a 3 license. She further explained that crimes directly 4 related, if the crime is on the list, would create a 5 rebuttable presumption that licensure of the 6 individual or continued licensure of the individual 7 would pose a risk to patients, clients, or the public 8 or a significant risk of further criminal activity and 9 shifts the burden to the individual. 10 Ms. Montgomery requested a motion from the Board 11 to approve the list as drafted with or without the 12 amendment from the prosecution division. She commented that the amendment is appropriate because a 13 14 chiropractor would not be charged with improper 15 prescribing because they do not have prescribing 16 within their scope of practice.] * * * 17 MS. MONTGOMERY: 18 19 Would there be a motion to approve the 20 list as presented with the exception of 21 removing the 2 from improper 22 prescribing? 23 ACTING CHAIR MCCARRIN: 24 I'll make that motion. Does anyone want 25 to second that motion?

24 DR. HALLORAN: 1 2 I'll second the motion. 3 ACTING CHAIR MCCARRIN: We could move forward now and take the 4 5 group vote. 6 7 Woods, aye; McCarrin, aye; Halloran, aye; Aukerman, aye; Coats, aye; Johnson, 8 9 aye; and Swank, aye. 10 [The motion carried unanimously.] * * * 11 Report of Board Administrator 12 13 [Michelle Roberts, Acting Board Administrator, 14 addressed license renewals, noting the Department of 15 State's Facebook page reminding chiropractors to renew 16 licenses by November 30, 2020, with one more post on 17 social media and then a final post on November 29, 18 2020, reminding everyone of one day to renew. 19 Commissioner Johnson noted 82% of chiropractors 20 had renewed their license. He thanked Ms. Roberts and 21 staff in the program area who were tackling all of those applications. He mentioned the staff were 22 23 answering phones and support tickets, as well as processing applications to ensure renewals. 24 25 Dr. Halloran reminded everyone that there is no

grace period and encouraged everyone to renew on time. 1 2 Ms. Roberts mentioned that one of the biggest 3 questions related to liability insurance. She 4 emphasized that liability insurance is a condition of 5 licensure and not a condition of practice. She 6 explained that even those who are not practicing must 7 have a liability insurance policy. She noted the information could be uploaded directly to the renewal 8 9 or sent through email. She explained that those who 10 answered "no" would need to provide some sort of 11 explanation or copy of the declaration page of the liability insurance in order to finish processing the 12 13 renewal.] * * * 14 15 New Business [Joseph Gerard Halloran, D.C., thanked Dr. McCarrin 16 17 for the great job of handling the business as chair.] * * * 18 19 Adjournment 20 ACTING CHAIR MCCARRIN: 21 We need a motion for adjournment. 2.2 DR. HALLORAN: 23 I make a motion to adjourn this meeting. 24 ACTING CHAIR MCCARRIN: 25 Anyone want to second that?

DR. AUKERMAN: I'll second. ACTING CHAIR MCCARRIN: With that in favor, we adjourn the meeting. I hope you folks all have a nice and safe holiday. We will see you on January 28. [The motion carried unanimously.] * * * [There being no further business, the State Board of Chiropractic Meeting adjourned at 12:10 p.m.] * * *

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3	CERTIFICATE
4	
5	I hereby certify that the foregoing summary
6	minutes of the State Board of Chiropractic meeting,
7	was reduced to writing by me or under my supervision,
8	and that the minutes accurately summarize the
9	substance of the State Board of Chiropractic meeting.
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12	in loga
13	Evan Bingaman,
14	Minute Clerk
15	Sargent's Court Reporting
16	Service, Inc.
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1 2 3		STATE BOARD OF CHIROPRACTIC REFERENCE INDEX	
4		November 19, 2020	
5 6 7	TIME	AGENDA	
7 8 9 10	10:30	Executive Session Return to Open Session	
10 11 12	10:30	Official Call to Order	
13	10:33	Approval of Minutes	
14 15	10 : 35	Report of Prosecutorial Division	
16 17 18	10:43	Report of Board Counsel	
19 20	10:50	Report of Acting Chair	
20 21 22	10:52	Miscellaneous	
22 23 24	10:55	Public Comment	
24 25 26	11:23	Report of Commissioner - Act 53 of 2020)
20 27 28	12:07	Report of Board Administrator	
20 29 30	12:09	New Business	
31 32	12:10	Adjournment	
33 34			
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36 37 38			
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