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**STATE OF ALASKA  
DEPARTMENT OF COMMERCE, COMMUNITY AND  
ECONOMIC DEVELOPMENT  
DIVISION OF CORPORATIONS,  
BUSINESS & PROFESSIONAL LICENSING  
BOARD OF DENTAL EXAMINERS**

**MINUTES OF MEETING  
December 4, 2015**

By authority of AS 08.01.070(2) and AS 08.36.040 and in compliance with the provisions of Article 6 of AS 44.62, a scheduled meeting of the Board of Dental Examiners was held December 4, 2015, at 550 W. 7<sup>th</sup> Ave, Suite 1535, Anchorage, Alaska.

The meeting was called to order by Dr. Thomas Wells at 8:32 a.m.

Wells introduced the board's new member, Dr. Michael Moriarty and thanked Moriarty for serving.

**Roll Call**

Those present, constituting a quorum of the board, were:

Dr. Thomas Wells, President – Anchorage  
Dr. David Nielson – Dentist - Anchorage  
Paula Ross – Dental Hygienist - Anchorage  
Dr. Paul Silveira – Dentist – Valdez  
Dr. Thomas Kovaleski – Dentist - Chugiak  
Robyn Chaney- Public Member – Dillingham  
Dr. Michael Moriarty – Dentist – Seward  
Gail Walden – Dental Hygienist - Wasilla – arrived 8:51 a.m.

Absent:

Dr. Steven Scheller- Dentist - Fairbanks, excused

In attendance from the Division of Corporations, Business & Professional Licensing, Department of Commerce, Community and Economic Development were:

Stacia Erkenbrack, Licensing Examiner – Juneau (telephonically)  
Angela Birt, Chief Investigator - Anchorage  
Jasmin Bautista, Investigator – Anchorage  
Ed Riefle, Investigator – Anchorage

47 Sara Chambers, Operations Manager - Juneau  
48 Janey Hovenden, Director – Juneau  
49 Martha Hewlett, Administrative Officer II, - Juneau  
50

51 **Agenda Item 1- Agenda**

52  
53 Nielson asked that a quick topic of x-ray inspection be added to the agenda. X-ray  
54 inspection was added to New/Old business.  
55

56 **Agenda Item 2- Minutes**

57  
58 The Board reviewed the minutes from the September 4, 2015 board meeting.  
59 Correction was made to line 49 to read pedodontist. Silveira asked about Nielson  
60 discussing with Logan about practice ownership. Nielson did not recall that he was  
61 going to discuss practice ownership with Logan, he thought rather x-ray inspection.  
62 It was determined that a meeting with three or more people was considered a sub-  
63 committee and would need to be public noticed.  
64

65 **On a motion duly made by Chaney, seconded by Kovaleski and approved**  
66 **unanimously, it was**

67  
68 **RESOLVED to approve the minutes of the September 4, 2015 minutes**  
69 **with corrections.**  
70

71 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea – Kovaleski,  
72 yea – Moriarty, yea - 7 yeas - motion passed.  
73

74 The board reviewed the minutes from the October 2, 2015 teleconference.  
75

76 **On a motion duly made by Chaney, seconded by Ross and approved**  
77 **unanimously, it was**

78  
79 **RESOLVED to approve the minutes of the October 2, 2015 minutes.**  
80

81 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea – Kovaleski,  
82 yea – Moriarty, yea - 7 yeas - motion passed.  
83

84 **Agenda Item 3- Ethics**

85  
86 Wells discussed ethics and asked if there were any comments or reports to make.  
87

88 **Agenda Item 4- Investigative Report**

89

90 Wells introduced Jasmin Bautista and Bautista discussed the investigative report that  
91 covered August 29, 2015 through November 20, 2015. Bautista stated there were eight  
92 files opened, eight closed and a total of four matters that remained open and under  
93 investigation. One of the open cases was going before the board for consideration at this  
94 meeting. The board had also discussed the matter at a previous board meeting. Bautista  
95 asked if the board would like to go into executive session to further discuss the case.  
96 Nielson stated the case had not been discussed that he recalled.

97

98 **On a motion duly made by Chaney, seconded by Ross, and approved**  
99 **unanimously, it was**

100

101 **RESOLVED to go into executive session in accordance with AS**  
102 **44.62.310(c)(2), for the purpose of discussing case number 2015-**  
103 **00651.**

104

105 Staff to remain

106

107 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea - Kovaleski,  
108 yea - Moriarty, yea - 7 yeas - motion passed.

109

110 Off record at 8:47 a.m.

111 On record at 9:10 a.m.

112

113 Chief Investigator, Birt stopped by the meeting to say hello. Wells introduced  
114 Moriarty to Birt.

115

116 **Agenda item 5 - Public Comment**

117

118 There was no one at the meeting for public comment.

119

120 **Agenda Item 6 - Old/New Business**

121

122 The Board scheduled the board meetings for 2016. The board changed the February  
123 5, 2016 board meeting to February 26, 2016. Additional board meetings were  
124 scheduled for May 13, 2016 and September 23, 2016. The December board meeting  
125 will be determined later in the 2016 year.

126

127 The board reviewed CE courses for case number 2014-001808.

128

129 **On a motion duly made by Nielson, seconded by Moriarty, and approved**  
130 **unanimously, it was**

131

132 **RESOLVED to approve the CE coursework for Gary Sawdy.**

133

134 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, abstain - Wells, yea -  
135 Kovalski, yea - Walden, yea - Moriarty, yea - 7 yeas - motion passed.

136

137 Nielson discussed the publishing of fees & Alaska State insurance law. He  
138 mentioned there was a dentist in town who was concerned about a particular office  
139 that was advertising prices for procedures like crowns that were contracted with a  
140 labor union and did not know if it was legal or not. It was because they negotiated  
141 with a union, if you negotiate with a union, you can do whatever you want. The  
142 second part of the question was that the advertised discounted prices were for the  
143 uninsured, which was less than the normal cost. The opinion was if you were  
144 offering a deal with the public, there was not much you can do about it. On the  
145 flipside of that is when they signed contracts with the insurance company, they  
146 signed the (inaudible) clause that says you cannot charge the insurance company  
147 more than your lowest published rate. So basically, if they've signed any other  
148 contract with an insurance company, they were basically breaking that contract.  
149 Nielson's question was, did the board ever talk to the Department of Insurance to  
150 see if they have a problem with that, and if they did, did they do anything about it.  
151 And, was it the insurance company's job to police that and is that even in the board's  
152 jurisdiction to do anything about. Nielson felt the public should have a level playing  
153 field and not be misled. Nielson looked at the Code of Ethics, which the board uses as  
154 a guideline, and it was very specific about not doing that sort of thing. However, it  
155 was an advisory opinion. Does that mean the board could do an advisory opinion  
156 also and stop them from doing this?

157 Birt stated that the AG had determined that was not unethical because in the Code of  
158 Ethics, it was an advisory opinion and not written into law. Because business was  
159 becoming more competitive, prices cannot be driven up that high and the board  
160 existed to protect the public and the consumer was best served by better pricing  
161 and they did not see a problem with that. If the board would like to write an  
162 advisory opinion, they had a statute for that, in regards to misleading advertising. If  
163 the board interpreted that some type of advertising offering a lower rate to people  
164 without insurance and not offering the same rate to insured people was misleading,  
165 then the board could put that out there. In order to enforce that, the board would  
166 need to put that in statute. The Department of Insurance would not take action  
167 unless they received a complaint from the insurance company.

168 Wells stated that the board did not traditionally get involved with fees or  
169 procedures. The board's position was to protect the safety of the people.

170 Restorative Function applicant, Cynthia Inderrieden was reviewed again. The board  
171 had requested logs from her a year ago and was submitted this year. Nielson stated  
172 her logs were impressive; the question was, were these military programs  
173 equivalent to taking the restorative function WREB test. Walden stated her concern  
174 was that the logs ended in 2006, her thought was that she would have submitted  
175 something more recent. Kovaleski stated the other question was her didactic ADA  
176 approved, since that is what it said in the law. Kovaleski stated it was very clear, it  
177 needed to be an ADA approved course or she needed to take the WREB. Kovaleski  
178 continued that she could take that information to WREB and see if they would  
179 accept her work to take the WREB. Walden had printed the EFDA application and  
180 right now the only exception for military training was Washington. Moriarty stated  
181 the applicant needed to take this to WREB and see if they would accept it as  
182 restorative function training and let her take the WREB. The board agreed  
183 unanimously that the applicant should take her information to WREB and see if they  
184 would allow her to take the exam. Once she passed the WREB, she could come back  
185 through to the board.

186  
187 The Exam II vs Credential application process was discussed. Kovaleski explained  
188 for those that were not present in 2012 that the legislature made the specialty  
189 licenses disappear. The board figured out how to get those that effected licensed by  
190 presenting a caveat that those that had a two year program, a specialty program,  
191 could use that in lieu of the WREB. Sher Zinn, licensing supervisor, joined the  
192 meeting for clarification. Kovaleski stated there was some confusion on when we  
193 credentialed people and when we allowed them to show their two year certificate  
194 and get licensed by Exam II. Zinn explained that anyone that had been licensed for  
195 a particular amount of time would come in by credential in any program that was  
196 overseen by our division. If they qualified by credentials, they must apply by  
197 credentials. If they apply by exam it was because they had just taken the exam and  
198 did not have the qualifications for credentials. That is the way it was across the  
199 board for all licensing areas. It was discussed that the drawback to coming in by  
200 credential was the interview the applicants must have. Zinn reminded the board  
201 that the interview did not need to take place or wait for the board meetings. The  
202 interview could happen by one board member interviewing the applicant as long as  
203 that interview was recorded. The board had discussed this before, about having  
204 those interviews in between board meetings to expedite the licensing process. Then  
205 it would go out as a mail ballot with a note from the member that did the interview  
206 with the examiner that the applicant passed the interview and that they're ready to  
207 be licensed. If the concern was that they were not being licensed quickly enough,  
208 the board did have that avenue. By doing the interview by just the one person that  
209 was on the board in between meetings and then having a mail ballot. Kovaleski  
210 thanked Zinn for the clarification. Wells asked if the interview had to go through the

211 state and to be recorded, Zinn verified that it did. So, the board member would need  
212 to have the examiner present recording the interview.

213  
214 The examiner asked for clarification on how to proceed with the incoming Mission  
215 of Mercy applicants that would be adding additional dates to their courtesy license.  
216 The examiner would submit the applications with the additional date application  
217 and the new contract to the board for review. Additional fees would not be  
218 requested since those dates were in addition to the MOM event and would have  
219 been requested on the first courtesy license had the 2<sup>nd</sup> MOM dates been known.

220  
221 Nielson discussed x ray inspection and the list of updated x ray inspectors. The list  
222 had just been updated. Nielson stated that Bob Burger had retired and needed to be  
223 taken off the list. The examiner will contact the inspector to verify if he wanted to  
224 be taken off the list. Nielson asked about the new inspector who would only be  
225 working in the tribal system. Nielson asked that since the board did not have  
226 authority in that jurisdiction, had the board even needed to approve them or why  
227 the board needed to improve them. Kovaleski stated that sometimes they liked to  
228 moonlight or if they are a commission officer that the State of Alaska license might  
229 be the one thing to help them with a promotion or perhaps the inspector would  
230 move sometime in the future. Kovaleski also stated that a lot of tribal systems did  
231 require State of Alaska licensure. Nielson would get together with Dave Logan to go  
232 over the radiological inspection regulations. It was confirmed that meeting with one  
233 person for a board activity would not require public notice. Three or more was  
234 considered a sub-committee and public notice was required.

235  
236 Off the record 10:05 a.m.  
237 On the record 10:15 a.m.

238  
239 Wells asked how travel and wall certificates would be handled since the examiner  
240 was weathered in from the board meeting. The board would send travel to the  
241 examiner and the examiner would forward to the travel desk. Wall certificates  
242 would be pouched to the Anchorage office and the examiner would notify Wells  
243 regarding signatures once notified from Anchorage office that the certificates had  
244 arrived.

245  
246 **Agenda Item 7 – Budget Review**

247  
248 Janey Hovenden, Division Director and Martha Hewlett, Administrative Officer II  
249 discussed the FY15 year end and FY16 1<sup>st</sup> quarter reports. Hewlett discussed the  
250 direct, personal, indirect and travel expenditures of both reports. Hewlett explained  
251 the difference in the accounting codes since the transition to IRIS, the state's new

252 accounting system. Kovaleski asked if the balance carried over from the end of FY  
253 15 to the 1<sup>st</sup> quarter of FY16. Hewlett confirmed that it did. There were no further  
254 questions. The board thanked Hewlett and Hovenden and disconnected the call.

255

256 Off the record 11:10 a.m.

257 On the record 12:31 p.m.

258

259 **Agenda Item 8 – Miscellaneous Correspondence**

260

261 The board discussed derma fillers as a follow up question to dental providers  
262 providing cosmetic Botox to consumers. The board did not keep a check list of what  
263 providers could and could not do. If a problem arised, the board would follow up if a  
264 complaint was made.

265

266 Moriarty asked about a CE course that had been approved by ADS but did not  
267 sponsor the class when it was presented elsewhere. He would send the examiner  
268 the information to submit for the board for review.

269

270 The board reviewed correspondence for their informational purposes only.

271 The board reviewed correspondence regarding foreign CE courses. It was suggested  
272 that if anyone took the courses, that they had additional CE courses since these did  
273 not fall under any of the approved academies or associations.

274

275 **Agenda Item 8 – Personal Interviews for Applicants by Credentials**

276

277 The board welcomed Dr. Peter Emmons to the Board meeting and explained the  
278 interview process. Dr. Emmons appeared telephonically. The Board asked the  
279 standard interview questions.

280

281 **On a motion duly made by Kovaleski, seconded by Walden, and approved**  
282 **unanimously, it was**

283

284 **RESOLVED to approve the application for a dental license for Dr. Peter**  
285 **Emmons.**

286

287

288 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea – Kovaleski,  
289 yea – Walden, yea - Moriarty, yea - 8 yeas - motion passed.

290

291 The board welcomed Dr. John Etter to the Board meeting and explained the  
292 interview process. Dr. Etter appeared telephonically. The Board asked the standard  
293 interview questions.

294

295 **On a motion duly made by Wells, seconded by Chaney, and approved**  
296 **unanimously, it was**

297

298 **RESOLVED to approve the application for a dental license for Dr. John**  
299 **Etter.**

300

301 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea - Kovaleski,  
302 abstain - Walden, yea - Moriarty, yea - 7 yeas - motion passed.

303

304 The board welcomed Dr. Rachael Hogan to the Board meeting and explained the  
305 interview process. Dr. Hogan appeared telephonically. The Board asked the  
306 standard interview questions.

307

308 **On a motion duly made by Ross, seconded by Moriarty, and approved**  
309 **unanimously, it was**

310

311 **RESOLVED to approve the application for a dental license for Dr.**  
312 **Rachael Hogan.**

313

314 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea - Kovaleski,  
315 yea - Walden, yea - Moriarty, yea - 8 yeas - motion passed.

316

317 The board welcomed Dr. Mark Turner to the Board meeting and explained the  
318 interview process. Dr. Turner appeared telephonically. The Board asked the  
319 standard interview questions and Dr. Turner volunteered explanations to the yes  
320 answers on his application for licensure.

321

322 **On a motion duly made by Nielson, seconded by Silveira, and approved**  
323 **unanimously, it was**

324

325 **RESOLVED to approve the application for a dental license for Dr. Mark**  
326 **Turner.**

327

328 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea - Kovaleski,  
329 yea - Walden, yea - Moriarty, yea - 8 yeas - motion passed.

330



331 The board welcomed Dr. Ryan Baker to the Board meeting and explained the  
332 interview process. Dr. Baker appeared telephonically. The Board asked the  
333 standard interview questions.

334

335 **On a motion duly made by Walden, seconded by Chaney, and approved**  
336 **unanimously, it was**

337

338 **RESOLVED to approve the application for a dental license for Dr. Ryan**  
339 **Baker**

340

341 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea – Kovaleski,  
342 yea – Walden, yea - Moriarty, yea - 8 yeas - motion passed.

343

344 The board welcomed Dr. Tyler Williams to the Board meeting and explained the  
345 interview process. Dr. Williams appeared telephonically. The Board asked the  
346 standard interview questions.

347

348 **On a motion duly made by Chaney, seconded by Kovaleski, and approved**  
349 **unanimously, it was**

350

351 **RESOLVED to approve the application for a dental license for Dr. Tyler**  
352 **Williams.**

353

354 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea – Kovaleski,  
355 yea – Walden, yea - Moriarty, yea - 8 yeas - motion passed.

356

357 Moriarty stepped out 1:10 p.m.

358 Moriarty returned 1:15 p.m.

359

360 The board welcomed Dr. Gabor Klade to the Board meeting and Wells explained the  
361 interview process. Dr. Klade appeared telephonically. The Board asked the  
362 standard interview questions along with additional questions for clarification on  
363 some responses. Dr. Klade answered "no" to having been subject to disciplinary  
364 proceedings or actions. Nielson asked if Klade would consider going before the  
365 Washington State Dental Board of Quality Assurance Commission as a type of peer  
366 review proceeding. Klade stated he was not sure what Nielson was asking and  
367 asked if Nielson meant would Klade go before the Washington Dental Board Quality  
368 Assurance Commission? Nielson responded, no, that the fact that he had to go  
369 before the Washington State Dental Quality Assurance Commission, when that was  
370 going on, would he consider that a peer review type of proceeding. Klade  
371 responded, yes, I believe so. He continued that he was not 100% clear of the

372 question. Nielson asked Klade if he agreed that it could be considered a peer review.  
373 Nielson stated he had not personally been through that type of proceeding but that  
374 it sounded like peer review and he just wanted to know what Klade thought about  
375 that because he had answered no to that question. Klade responded, oh, question  
376 #2, yes it was a peer review, and I do believe so, yes. Moriarty asked if Klade had  
377 ever been under investigation for a complaint relating to dental practice. Klade  
378 responded, dental malpractice, no. He continued that he had changed his answer to  
379 question #4, that he had two malpractice payments about 1988 and 1995.  
380 Kovaleski asked if Klade had ever been subject to a report from the National  
381 Practitioner Data Bank or the American Association Dental Boards. Klade asked, is it  
382 "ever" then, he was in the Data Bank for two reasons, a long time ago, but that he  
383 currently had nothing against him, had a current license and had never lost a  
384 license. Wells asked if there was anything he would like to add to support his  
385 application. Klade responded, only that he had been practicing for close to 30 years,  
386 and he does feel that he was practicing good dentistry. He had dental friends that he  
387 worked on and he never harmed the public in anyway. He added that he had a large  
388 patient base and had a lot of requests to be seen. Moriarty asked for clarification  
389 regarding his application that said he had been practicing since 1986 at Gentle  
390 Dental Care in IL. Klade confirmed he had started his career at Gentle Dental in  
391 1986. Moriarty stated that his records show he did not get a license until January of  
392 1987, and was wondering how that was possible. Klade asked if the question was  
393 how he had a license from 1987 to 1994 in Illinois. Moriarty answered, no, he was  
394 wondering how he practiced dentistry in 1986 when it said his license didn't come  
395 through until 1987. Klade looked at his application and stated he graduated in 1986  
396 and received his license right away and thought there may have been a clerical  
397 error. Klade confirmed he started work with Gentle Dental in August of 1986.  
398 Moriarty stated he was looking at something from Illinois Division of Professional  
399 Regulations that showed he was licensed on 1/2/1987. Klade stated he may have  
400 misquoted 8/86 from 1/87 and apologized. He stated he could look that up for the  
401 Board. Nielson stated he had looked through the dental references and that most of  
402 them were from Alaska and asked if Klade had other dentists he worked with in  
403 Washington that could send a reference for him. Klade stated he had a lot of them  
404 and also from Chicago that he had practiced with at Gentle Dental for many, many  
405 years. Nielson asked if he could provide those names. Klade responded, absolutely,  
406 how many were they thinking about. Nielson answered two or three. Klade  
407 responded, perfect, he could certainly do that. Wells thanked Klade for his time and  
408 that the board would take his application and interview under advisement. Klade  
409 thanked the board for their time.

410

411 **On a motion duly made by Chaney, seconded by Ross, and approved**  
412 **unanimously, it was**

413           **RESOLVED to go into executive session in accordance with AS**  
414           **44.62.310(c)(2), for the purpose of discussing the application of case**  
415           **#2015-000651.**  
416

417 Roll call- Nielson, yea - Ross, yea - Chaney, yea - Silveira, yea - Wells, yea - Kovaleski,  
418 yea - Walden, yea - Moriarty, yea - 8 yeas - motion passed.  
419

420 **Off record 1:26 p.m.**

421 **On record 1:54 p.m.**

422

423 **On a motion duly made by Nielson, seconded by Kovaleski, it was**  
424

425           **RESOLVED to approve the application for Dr. Gabor Klade.**  
426

427

427 Roll call- Nielson, nay - Ross, nay - Chaney, nay - Silveira, nay - Wells, nay - Kovaleski,  
428 nay - Walden, nay - Moriarty, nay - 8 nays - motion failed.  
429

430

430 Motion did not pass. The board based denial of licensure by credential for Dr. Gabor  
431 Klade by the authority of Regulation 12 AAC 28.910. (c) the board may deny an  
432 application for a dental license for the same reasons that the board may impose  
433 disciplinary sanctions upon a licensee under AS 08.36.315. Grounds for discipline,  
434 suspension or revocation of license. (1) Used or knowingly cooperated in deceit,  
435 fraud, or intentional misrepresentation to obtain a license.

436

436 The board based denial on the grounds that there were multiple incidents that Dr.  
437 Klade was deceitful or misrepresented information to obtain a license, specifically  
438 Question 2 on the State of Alaska license application, which asks "Have you had a  
439 professional license denied, revoked, suspended, or otherwise restricted,  
440 conditioned, or limited or have your surrendered a professional license, been fined,  
441 placed on probation, reprimanded, disciplined, or entered into a settlement with a  
442 licensing authority in connection with a professional license you have held in any  
443 jurisdiction including Alaska and including that of any military authorities or is any  
444 such action pending?" Dr. Klade answered "no." National Practitioner Databank  
445 (NPDB) and Professional Background Information Services (PBIS) reports revealed  
446 a "Stipulation to Informal Disposition: signed by Dr. Klade on August 2, 1997.  
447 Question 4 of the application, "Have you ever been the subject of a report from the  
448 National Practitioner Data Bank of the American Association of Dental Boards  
449 Clearinghouse for Board Actions that relates to criminal or fraudulent activity, or  
450 dental malpractice?" Dr. Klade answered, "no". The NPBD revealed a "Stipulation to  
451 Informal Disposition signed by Dr. Klade on August 2, 1997, and two insurance  
452 settlements, dated 6/12/2001 and 7/30/1992. Question 12 of the PBIS application  
453 and report, Dr. Klade did not list to PBIS that he had a failed NERB exam. Questions

454 15 and 17 of PBIS report reflect a discrepancy between when he began practicing, in  
455 1986 and date he was licensed, 1/2/1987. Question 23 of PBIS, "Has your license  
456 ever been revoked, suspended, reprimanded, fined or disciplined. Dr. Klade  
457 answered "no". Question 24 of PBIS, "Have you ever been subject to peer review",  
458 Dr. Klade answered "no". Additional misrepresentation during the interview  
459 process included discrepancy in licensure at the beginning of his practicing in the  
460 early part of his career. Also, have you ever been the subject of a disciplinary or  
461 peer review proceeding, Klade answered "no" to that question. When asked if he  
462 went before the Washington State Dental Quality Assurance Commission, he  
463 originally said "no" and then after questioning admitted yes, he did consider that a  
464 peer review proceeding.

465  
466 Chair called for break at 1:58 p.m.

467 Returned 2:08 p.m.

468

469 **Agenda Item 9 – Regulations**

470

471 The board reviewed the anesthetic regulations with suggestions from the  
472 Department of Law. The first comment was the term moderate sedation and that it  
473 was not a defined term. Walden stated the definitions were straight out of ADA  
474 guidelines. The board reviewed the regulations draft and Walden would make  
475 suggested changes. When completed Walden would email to examiner, who would  
476 distribute to the rest of board for review or suggestions before returning to the  
477 regulations specialist. It was determined there would be no cost involved to private,  
478 state or other agencies. The board is hoping to have public comment before or  
479 coinciding with the next board meeting in February.

480

481 Ed Riefle and Bautista from investigations returned to discuss full and partial board  
482 review regarding investigations. Investigations tries not to present full board review  
483 to prevent tainting of the board. Full board review is presented only to take an  
484 action or for interview for licensure so as to not taint the board.

485

486 **Agenda item 11- Office Business**

487

488 Wall certificates would be pouched to Anchorage for signature. Nielson would sign  
489 for Wells and Ross would sign for Chaney.

490

491 **Meeting adjourned 4:23 p.m.**

492

493

494

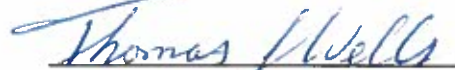
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Respectfully submitted:



Stacia Erkenbrack  
Licensing Examiner

Approved:



Thomas Wells, DDS, President

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