

Tennessee Board of Chiropractic Examiners



Newsletter



2010

A Regulatory Agency of the state of Tennessee

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227 French Landing, Suite 300, Heritage Place Metro Center, Nashville, TN 37243 <http://tennesse.gov/health> (615) 532-5127 or 1-800-778-4123, extension 25127 • Office Hours: Monday – Friday 8:00 a.m. to 4:30 p.m. Central Time (except state and federal holidays) Fax: (615) 532-5369

In conjunction with the purpose and goals of the Department of Health, the Mission of the Bureau of Health Licensure and Regulation is to: Monitor, access, and enforce health care laws and regulations; Protect, promote and enhance quality health care for all citizens; Continuously strive to meet the needs of our customers in a respectful and caring manner; Provide quality work-life necessary to attract and retain competent, caring employees; Empower our employees to become entrepreneurs in their jobs; Increase awareness and public confidence in our services; and, Utilize our resources efficiently and cost effectively.

Current Composition of the Board

The Board of Examiners in Chiropractic Examiners is composed of the following members: Michael Massey, DC, president; Craig Ratcliff, DC, vice-president, Christopher Alexander, DC, secretary, Andrea Selby, DC; Barry Kelton, DC; Sheila Fitzgerald, citizen member and Gina Hampton, citizen member.

2011 Board Meeting Dates

February 10, 2011
9 a.m., Poplar Room

May 12, 2011
9 a.m., Poplar Room

August 11, 2011
9 a.m., Poplar Room

November 10, 2011
9 a.m., Poplar Room

All board meetings will be held at 227 French Landing, Suite 150, Heritage Place, Metro Center, Nashville, TN, unless otherwise noted.

Chiropractic Examiners Website

You may download a copy of the rules, applications and forms, board member list, board meeting schedule, policy statements, and other pertinent information at the board's website:

health.state.tn.us/boards/chiropractic/index.htm.

Rule Amendments

Rule 0260-02-.12(2) is amended to require that a six (6) hour Board approved course in risk management, sexual/professional boundaries, and Tennessee

statutory and regulatory chiropractic jurisprudence must be taken within twelve (12) months prior to licensure or within the first six (6) months of licensure. If taken prior to licensure, the course must be an additional course beyond the regular chiropractic school program. If taken within the first six (6) months after licensure, the course shall not constitute part of the twenty-four (24) clock hour continuing education requirement in paragraph (1) of this rule for the first calendar year that continuing education is required. New licensees, whether by examination or reciprocity, shall be exempted from the continuing education requirements of 0260-02-.12(1) for the calendar year in which they are licensed, but must take the six (6) hour course as described above in 0260-02-.12(2)(a).

Rule 0260-03-.03(3) is amended to allow graduates of a board approved radiological education course who have successfully completed examination and are working in a clinical internship exempt from the certification requirements, but only for a period of time not to exceed one (1) year from the date of examination, unless an extension is granted by the Board. At all times until certification is received, graduates shall practice only under supervision as set forth in rule 0260-03-.10. A graduate must immediately cease any practice upon notice of failure of the examination and may not engage in the practice again until successful completion of the examination.

Rule 0260-03-.12(2) is amended to require new certification requirements. New technologist certification must submit proof of successful completion of all education and examination requirements necessary for certification in Tennessee, pursuant to paragraph 0260-03-.04(1) and rule 0260-03-.08. The requirements shall be considered sufficient preparatory education and training to constitute continuing education credit for the calendar year in which the applicant is approved for certification.

New certification by criteria (reciprocity based on licensure in another state) must submit proof of successful completion of all requirements necessary for certification in Tennessee, pursuant to paragraph 0260-03-.04(2) and shall be considered sufficient preparatory education and training to constitute continuing education credit for the calendar year in which education and training requirements for licensure in another state were completed.

New certification by criteria (reciprocity based on another profession) must submit proof of successful completion of all requirements necessary for certification in Tennessee, pursuant to paragraph 0260-03-.04(3), shall be considered sufficient preparatory education and training to constitute continuing education credit for the calendar year in which such education and training requirements for certification to practice radiography were completed.

A two (2) clock hour Board approved course in risk management, sexual/professional boundaries, and Tennessee statutory and regulatory chiropractic jurisprudence must be taken within the twelve (12) months prior to licensure or within the first (1st) calendar year that continuing education is required. If taken prior to licensure, the course must be an additional course beyond the regular x-ray technologist program. If taken after licensure, the course shall not constitute part of the six (6) clock hour continuing education requirement in paragraph (1) of this rule.

Rule 0260-03-.12(4) is amended to require acceptable continuing education courses be approved by the Board of Chiropractic Examiners. No prior approval is required for continuing education courses conducted by the American Chiropractic Association, the International Chiropractors Association, the Tennessee Chiropractic Association, or CPR training and courses provided by the American Heart Association or the American Red Cross. No more than one (1) hour of credit will be granted for CPR training and courses.

Rule 0260-03-.12(6) is amended to include that no continuing education credit shall be awarded for multi-media hours or courses.

Rule 0260-03-.12(9) is amended to include that any certificate holder who falsely certified attendance and completion of the required hours of continuing education, or who does not or can not adequately and timely substantiate completed continuing education hours with the required documentation, may be subject to disciplinary action. Such disciplinary action may include a civil penalty of up to three-hundred (\$300) dollars and the requirement that deficient hours be made up within the next calendar year or any other lawful discipline.

Continuing education hours obtained as a result of

compliance with the terms of a Board Order in any disciplinary action shall not be credited toward the continuing education hours required to be obtained in any renewal period.

Rule 0260-05-.03 is amended to allow graduates of a Board approved chiropractic therapy assistant course who have successfully completed the examination and are working in a clinical internship an exemption from the certification requirements, but only for a period not to exceed one (1) year from the date of examination unless an extension is granted by the Board. At all times until certification is received, graduates shall practice only under supervision as set forth in rule 0260-05-.10.

Rule 0260-05-.04(1)(e) is amended to require applicants for certification shall provide proof of twelve hundred (1,200) hours of clinical internship under direct supervision. The supervisor is required to provide the Board of Chiropractic Examiners a report concerning the certificate holder's performance in each area of internship on forms provided by the board to become certified as a chiropractic therapy assistant. Such hours shall be completed within one (1) year from the date of examination, unless an extension is requested and granted by the Board.

Rule 0260-05-.05(3) procedures for certification is amended by deleting the language of the rule in its entirety.

Rule 0260-05-.12(2) is amended to require new chiropractic therapy assistant certifications submit proof of successful completion of all education and examination requirements necessary for certification in Tennessee, pursuant to paragraphs 0260-05-.04(1) and 0260-05-.08(1), and shall be considered sufficient preparatory education and training to constitute continuing education credit for the calendar year in which the applicant is approved for certification.

New certification by criteria (reciprocity/endorsement) must submit proof of successful completion of all requirements necessary for certification in Tennessee, pursuant to paragraph 0260-05-.04(2), shall be considered sufficient preparatory education and training to constitute continuing education credit for the calendar year in which education and training requirements for certification in another state were completed.

A two (2) clock hour board approved course in risk management, sexual/professional boundaries, and Tennessee statutory and regulatory chiropractic jurisprudence must be taken within twelve (12) months prior to licensure or within the first (1st) calendar year that continuing education is required. If taken prior to licensure, the course must be an additional course beyond the regular chiropractic therapy assistant program. If taken after licensure, the course shall not

constitute part of the six (6) clock hour continuing education requirement in paragraph (1) of this rule.

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Continuing education hours obtained as a result of compliance with the terms of a Board Order in any disciplinary action shall not be credited toward the continuing education hours required to be obtained in any renewal period. Effective date of rule amendments: October 24, 2010.

Practitioners Currently Under Monitoring

The board's disciplinary coordinator is currently "monitoring" 15 practitioners:

- 1 suspended
- 4 revoked
- 6 probation
- 4 unlicensed practice

Change of Address

A change of address must be reported (in writing or by e-mail) to the board's office within 30 days! Please include the following:

- your name and license number;
- your profession;
- your old address and phone number;
- your new address and phone number, e-mail address, and/or your fax number; and

- your signature!

Keeping the board's administrative staff up to date on your location facilitates the timely notification to you of important information such as your application for licensure renewal and important statutory and rule changes.

You may fax your change to the board's administrative office at (615) 532-5369 or by mail at: 227 French Landing, Heritage Place MetroCenter, Suite 300, Nashville, TN 37243.

You may e-mail the board at: TN.Health@tn.gov, call the Board at 615/532-5127, or visit the web site at: www.health.state.tn.us/boards/chiropractic/index.htm

Continuing Education Requirements

The board's rule regarding continuing education requires all chiropractic examiners to complete twenty-four (24) hours of continuing education courses each calendar year. CXTs and CTAs are required to obtain six (6) hours of continuing education courses each calendar year.

Non-compliant chiropractors are subject to board discipline which includes a fine of \$600 and make up the delinquent hours by the end of the calendar year. Non-compliant CTAs and CXTs are subject to board discipline which includes a fine of \$300 and make up the delinquent hours by the end of the calendar year. The action taken against the practitioner is reportable on the Department of Health website on the monthly Disciplinary Action Report.

2009 Audit Results

1035 chiropractic examiners audited

977 compliant
58 non-compliant

449 CTAs audited

413 compliant
36 non-compliant

115 CXTs audited

104 compliant
11 non-compliant

Non-compliant practitioners are subject to board discipline which includes a fine of \$100 and make up the delinquent hours. The action taken against the practitioner is reportable on the Department of Health web site on the monthly Disciplinary Action Report.

Reminder about Practitioner Profiles

The Health Care Consumer Right-to-Know Act of 1998, Tenn Code Ann. § 63-51-101 et seq., requires designated licensed health professionals to furnish certain information to the Tennessee Department of Health. The information for public dissemination includes: (1) A description of any criminal convictions for felonies within the most recent ten (10) years. (2) A description of any final disciplinary actions of licensing boards in other states within the most recent ten (10) years. (3) A description of any final disciplinary actions of licensing boards in other states within the most recent ten (10) years. Only cases which have occurred within the most recent ten (10) years shall be disclosed by the department to the public. (5) All malpractice court judgments in which a payment is awarded to a complaining party and all settlements of malpractice claims in which a payment is made to a complaining party beginning with reports for 1998 and each subsequent year; provided, such reports shall not be disseminated beyond the most recent ten-year period, but shall include the most recent ten-year period for which reports have been filed. From the information submitted, the Department will compile a practitioner profile which is required to be made available to the public via the World Wide Web and toll-free telephone line after May 1, 1999. **Each practitioner who has submitted information must update that information in writing by notifying the Department of Health, Healthcare Provider Information Unit, within 30 days after the occurrence of an event or an attainment of a status that is required to be reported by the law.** A copy of your initial or updated profile will be furnished to you for your review prior to publication. That opportunity will allow you to make corrections, additions and helpful explanatory comments. **Failure to comply with the requirement to submit and update profiling information constitutes a ground for disciplinary action against your license.**

A blank copy of the profile may be obtained at: <http://health.state.tn.us/Downloads/g6019027.pdf>

Professional Occupations Tax

Tenn Code Ann. §67-4-1701, et seq., requires the payment of an annual professional privilege (occupation) tax. Failure to pay your professional privilege tax constitutes grounds for suspension of your license to practice in Tennessee. If you fail to pay your professional privilege tax, the Department of Health will file formal charges against you seeking the suspension of your license pursuant to Tenn Code Ann. §67-4-1704 and Tenn Code Ann. §63-9-101, et seq. Avoid

the possible suspension of your privilege to practice in Tennessee by remitting your tax to the Department of

Revenue in a timely fashion. For more information please go to:

<http://tennessee.gov/revenue/tntaxes/proftax.htm>

Note: The Board of Chiropractic Examiners does not assess this tax; however, the board's administrative office has recently mailed letters to licensees who have failed to pay their professional occupations tax. Practitioners who remain delinquent are being processed for suspension of their license.

Statutory Changes of Interest

The 2010 Legislative Session has ended, and the administrative staff of the Board of Chiropractic Examiners has monitored several bills that are of interest to chiropractors, chiropractic x-ray technologists and chiropractic therapy assistants in the state of Tennessee. Below is a brief summary of those bills.

Public Chapter 862

This Public Chapter amends Tenn Code Ann. Title 63 (Professions of the Healing Arts), Chapter 2 (Medical Records), Part 1 (Release of Medical Records) and Title 68 (Health, Safety and Environmental Protection), Chapter 11 (Health Facilities and Resources), Part 15 (Protection of Patient's Privacy), to enact the "Colby Stansberry Act" relative to the authorized release of medical records. This Public Chapter allows a patient's authorized representative or next of kin (in the event that there is no authorized representative) to obtain the patient's medical records after the patient is incapacitated or deceased. Current law (Tenn Code Ann. §63-2-101, Release of medical records) already provides that a health care provider shall provide a patient or the patient's authorized representative with a copy or summary of the patient's medical records upon the patient's or authorized representative's written request. Current law does not require that the informed consent must be presented to the health care provider when the patient is alive or is competent. The Public Chapter, which adds a new section to current law, does not change an authorized representative's ability to obtain the patient's medical records; it clarifies that the authorized representative's informed consent survives the patient's death and incapacity and that a health care provider shall provide the medical records to the representative even if the representative provides the informed consent after the patient's death or incapacity. The Public Chapter also provides that should the patient not have an authorized representative, upon the patient's death or incapacity, the patient's next of kin could obtain the patient's medical records. Current law does not contain a provision authorizing the patient's next of kin to obtain the patient's medical records. The Public Chapter also adds a new subsection to the law to specify what the patient's informed consent must contain. The form must include the name of the patient;

type of information; name of facility; permitted purpose, individuals, agencies, or organization to whom disclosure may be made; signature of patient or representative; date signed; and effective time period of consent. Current law does not contain a provision about what must be contained in an informed consent. The Public Chapter also amends current law (Tenn Code Ann. §68-11-1503(a)(1) Confidentiality) relative to the obligations of a licensed health care facility in releasing a patient's medical records. The Public Chapter contains the same language about the release of medical records after the patient's death or incapacity that was placed in Title 63 as stated above. The Public Chapter also adds a new subsection to the law relative to licensed health care facilities to specify what the patient's informed consent must contain; the Public Chapter contains the same language as provided in Title 63 as stated above. The Public Chapter became effective April 30, 2010.

Public Chapter 865

This Public Chapter amends Tenn Code Ann. Title 63 (healing Arts), Chapter 2 (Medical Records), Part 1, relative to charges for copying and certifying medical records. The Public Chapter increases the costs of obtaining medical records from health care providers by lowering the threshold amount of pages that can be provided to a requestor for twenty dollars (\$20.00). Current law (Tenn Code Ann. §63-2-102, Costs of reproduction, copying or mailing of records) provides that the cost for obtaining medical records shall not exceed twenty dollars (\$20.00). Current law (Tenn Code Ann. §63—2-102, Costs of reproduction, copying or mailing of records) provides that the cost for obtaining medical records shall not exceed twenty dollars (\$20.00) for medical records that do not exceed forty (40) pages; the bill changes the forty (40) page limit to five (5) pages. Current law provides that the cost for those records exceeding forty (40) pages is twenty-five cents (\$.25) for each page. The Public Chapter changes the per page cost from twenty-five cents (\$.25) to fifty cents (\$.50) for those pages of the medical record that exceed the five (5) page limit. The Public Chapter also adds a provision that is not contained in current law providing that if the requested records are delivered by email, then the processing fee may not exceed fifty dollars (\$50.00). Mailing or shipping costs may be added on to this processing fee should the digital or electronic records be shipped to the requestor. The Public Chapter adds another provision indicating that the health care provider may charge a fee not to exceed twenty dollars (\$20.00) for certifying medical records that require notarization. The Public Chapter removes provisions contained in current law that provide that payment of the costs may be required by the provider prior to the records being furnished and that upon payment, the records shall be provided without delay. Also removed is a provision providing that in workers' compensation cases, a request for medical records shall include a medical or anatomical impairment rating. The Public Chapter also removes a

provision providing that the payment requirements contained in current law will not supersede any other provision of the law that establishes costs for reproduction and copying. The Public Chapter became effective July 1, 2010.

Public Chapter 1043

This Public Chapter amends Tenn Code Ann. §63-6-210(b)(2) and (c) and provides that a licensee may renew a license within sixty (60) days following the license expiration date upon payment of the renewal fee in addition to a late penalty established by the board for each month or fraction of a month that payment for renewal is late; provided that the late penalty shall not exceed twice the renewal fee. When any licensee fails to renew a license and pay the biennial renewal fee within sixty (60) days after renewal becomes due, as provided in this section, the license shall be automatically revoked at the expiration of sixty (60) days after the renewal was required without further notice or hearing.

Further, any licensee whose license is automatically revoked as provided in subsection (b), may apply in writing to the board for reinstatement of such license, which may be granted by the board upon the payment of all past due fees and reinstatement fees established by the board, and upon further conditions as the board may require. The Public Chapter became effective May 27, 2010.

Public Chapter 1084

This Public Chapter amends Tenn Code Ann. §63-1-149 and requires that on and after October 1, 2010, before employing or contracting with any person who would be providing direct patient care, for whom a background check has not been completed, a health care professional licensed under any chapter of title 63 or title 68, chapters 24 and 140, shall initiate and perform a "registry check" which for the purposes of this section is defined as:

- (1) A state-by-state look in any state in which the person has lived in the previous seven (7) years of the national sex offender public registry website coordinated by the United States Department of Justice, including but not limited to the sexual offender registry maintained by the Tennessee Bureau of Investigation pursuant to Title 40, Chapter 39, Part 2; and
- (2) Any adult abuse registry maintained for any state in which the person has lived in the previous seven (7) years; and
- (3) The Department of Health's Elder Abuse Registry established pursuant to Title 68, Chapter 11, Part 10.

Additionally, should an applicant be listed on any of the registries listed above in subdivisions (a)(1)-(3), the health care professional shall not employ or contract with the person if the person would be providing direct patient care.

A health care professional who complies with the requirements to perform registry checks under subsection (a), or relies on a documented representation provided by an entity with which the health care professional contracts that the person who will work in the office is not on any of these registries, shall not be subject to civil or criminal liability solely based upon the information provided through a registry check under this section. This immunity shall extend to a claim related to the professional's refusal to employ or contract with a person based on information obtained from a registry check.

This section is not intended to apply to contracted, external staff who provide such services as cleaning services, maintenance of office or medical equipment or other services where direct patient contact is not intended.

This section shall not apply to health care professionals licensed under Title 63, Chapter 12.

The Department of Health posted on its website, as well as the website of each applicable licensing board, a link to all potential databases the health care professional would be required to check pursuant to subsection (a) above. In addition, each applicable licensing board shall notify all of its licensees at least annually through board newsletters of their obligations under this statute. The Public Chapter became effective June 3, 2010.

The complete text of Public Acts is available at:
<http://www.tennessee.gov/sos/acts/index.htm>

Number of Licensees

Chiropractors	-	1047
Chiropractic X-Ray Technologists	-	453
Chiropractic Therapy Assistants	-	114

To contact this board call:
(615) 532-5127 local or (800) 778-4123 extension
25127 nationwide
or

write to:

**Tennessee Board of Chiropractic
Examiners**
227 French Landing, Suite 300
Heritage Place – MetroCenter
Nashville, TN 37243

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