

**OREGON BOARD OF DENTISTRY  
MINUTES  
JANUARY 23, 2004**

MEMBERS PRESENT: Ronald C. Short, D.M.D., President  
George A. McCully, D.M.D., Vice President  
Melissa G. Grant, D.M.D.  
Kenneth R. Johnson, D.M.D.  
Jean A. Martin, D.D.S., M.P.H.  
Rodney S. Nichols, D.M.D.  
Ellen M. Potts, B.S., R.D.H.

EXCUSED: Linda Lee, R.D.H., M.B.A.

STAFF PRESENT: Patrick D. Braatz, Executive Director  
Paul Kleinstub, D.D.S., M.S., Dental Director/Chief Investigator  
Daryll Ross, Investigator  
Harvey Wayson, Investigator  
Jerry McNerney, D.M.D., Consultant (portion of meeting)  
Thomas Waugh, D.M.D., Consultant (portion of meeting)  
Sharon Ingram, Executive Assistant (portion of meeting)

ALSO PRESENT: Lori Lindley, Esq., Assistant Attorney General

**Call to Order:** The meeting was called to order by the President at 7:30 a.m. at the Board office; 1515 SW 5<sup>th</sup> Avenue, Suite 602, Portland, Oregon.

**NEW BUSINESS**

**MINUTES**

Dr. Johnson moved, and Ms. Potts seconded, that the minutes of the November 21, 2003 Board meeting be approved as published. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, Dr. Nichols and Ms. Potts voting aye.

**ASSOCIATION REPORTS**

**Oregon Dental Association**

Jan Peterson, D.M.D., President-elect of the ODA, stated that the ODA was very interested in the discussion regarding the amount of training required for dental assistants taking x-rays in Oregon.

The ODA would appreciate clear guidelines, either following the Center for Disease Control's or OSHA's rules, regarding infection control and the testing of autoclaves and water lines. It's confusing for the ODA members when there is conflict.

Dr. Peterson mentioned that there is an article in the current ODA newsletter regarding the new dental hygiene program in La Grande.

### **Oregon Dental Hygienists' Association**

Lynn Ironside of the ODHA said that all of its officers were also at the Oregon Health Summit. She said there was nothing to report.

### **Oregon Dental Assistants Association**

No Report

## **COMMITTEE AND LIAISON REPORTS**

### **Dental Hygiene Committee**

Mr. Braatz reported that the OBD Dental Hygiene Committee met on Friday, December 12, 2003 and the draft minutes were included for the Board's review.

Mr. Braatz reviewed the minutes and the recommendations that the Committee made regarding the recent legislative change that allows for Oral Health Screenings by Dental Hygienists and Dental Assistants under protocols and training requirements developed by the Board.

The Committee recommended to the Board that no additional training be required for Dental Hygienists and Expanded Function Dental Assistants (EFDA) in order to perform Oral Health Screenings. In order for EFDAs to do screenings, a change to various rules would be required and the Committee made recommendations regarding those proposed rule changes.

The Board decided by consensus that all Dental Assistants should be able to do Oral Health Screenings so the EFDA rule would not need to be revised.

The Committee also recommended that the Board not require that a new form be developed for Oral Health Screenings, but rather that approved language be made available through the Board's Web site or other communication means.

Dr. Martin had some suggested changes to the recommended language and the Board asked her to prepare her revisions for Board review later in the meeting.

The Committee also reviewed a memo from ODHA asking the Committee to look at possible changes regarding limited formulary prescribing issues and Dental Hygiene diagnosis and treatment planning. The Committee did not make any recommendation to the Board, but wanted to know if the Board wanted the Committee to begin to work on this issue.

The Board will ask Legal Counsel if proceeding with these potential changes to the rules are within the current statutory authority of the Board.

### **Rules Oversight Committee**

Mr. Braatz reported that the OBD Rules Oversight Committee met on Friday, January 9, 2004 and the draft minutes were included for the Board's review.

Mr. Braatz reviewed the minutes and the recommendations that the Committee made regarding the recent legislative change that requires that the Board change or develop new rules regarding the implementation of the new legislation.

The Committee recommended to the Board that the following items be placed into rule regarding:

- Senate Bill 390 dealing with operation of a dental practice. The Committee reviewed the draft new rule 818-012-0150 on the Extension of Authority to Operate a Dental Practice.
- Senate Bill 606 dealing with the administration of local anesthesia. The Committee recommended the draft-amended rule 818-012-0075 Administration of Local Anesthesia – Lip Color Procedures.
- House Bill 2240 dealing with various housekeeping language. The Committee recommended drafts for amended rules 818-042-0010 Definitions; 818-042-0020 Dentist Responsibility; 818-021-0010 Application for License to Practice Dentistry; 818-021-0011 Application for License to Practice Dentistry Without Further Examination; 818-021-0020 Application for License to Practice Dental Hygiene; 818-021-0025 Application for License to Practice Dental Hygiene Without Further Examination.
- House Bill 3157 that amended the educational requirements for LAPs as well as allowing Oral Health Screenings for Dental Hygienists and Dental Assistants. The Committee recommended the amended rule draft for 818-035-0080 Continuing Education.
- The amended rule draft 818-042-0020 Dentist Responsibility that had been proposed by the Dental Hygiene Committee.
- The amended rule draft 818-042-0070 Expanded Function Dental Assistant and concurred with the Dental Hygiene Committee's recommendation of adding a sub paragraph 10.
- The proposal made by Dr. McCully suggesting a new sub paragraph 11 be created and would read as follows: (11) Provide any care that is reversible and does not involve any cutting or removal of human tissue as may be directed by the supervising dentist provided that any such care is checked by an Oregon licensed dentist after the care has been rendered.
- The amended rule draft 818-012-0040 Infection Control Guidelines which would bring the rules in line with the newly proposed CDC guidelines regarding weekly testing of sterilization equipment, rather than monthly.
- The amended rule draft 818-042-0080 (b) of adding the word "composite" to the existing rules.

Dr. McCully moved, and Dr. Grant seconded, to adopt the Rules Oversight Committee's recommendations along with the minor amendments that have been suggested by the Board at the meeting today and to move forward with the rules process. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, and Dr. Nichols voting aye. Dr. Grant and Ms. Potts voted no.

The Board deferred from the printed agenda to take up the appearance of Dr. Vaughn Tidwell regarding the development of the Four-Year Baccalaureate Degree Dental Hygiene Program at Pacific University.

Dr. Tidwell introduced Dr. Willard Kniep, the Provost and Vice-President of Academic Affairs for Pacific University, and both presented the current status of the development of a program.

Dr. Tidwell asked the Board if they would be willing to approve a statement of support regarding the development of such a program.

Dr. McCully moved, and Dr. Martin seconded, that the following statement of support be approved by the Board and sent to Dr. Tidwell for his use in further developing this program. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, Dr. Nichols and Ms. Potts voting aye.

### **STATEMENT OF SUPPORT**

**Whereas** the Oregon Board of Dentistry is the governing body for dental-related services in the State of Oregon, and

**Whereas** Pacific University has presented to the Oregon Board of Dentistry evidence of a plan to develop a four-year Baccalaureate Degree Dental Hygiene Program to serve the citizens of the State of Oregon.

**Be it resolved** that the Oregon Board of Dentistry supports the efforts of Pacific University in the development of a Baccalaureate Degree Dental Hygiene Program and endorses their efforts to further advance Dental Hygiene services for the residents of the State of Oregon.

### **Review and Adoption of Revised Memorandum of Understanding (MOU) with DHS**

The Board invited Gail R. Shibley, Administrator at the Office of Public Health Systems, Oregon Department of Human Services, and Terry D. Lindsey, Program Manager, Radiation Protection Services, Oregon Department of Human Services, to address the Board regarding the new Memorandum of Understanding between the Oregon Board of Dentistry and the Oregon Department of Human Services.

Ms. Shibley stated she wanted to thank the Board for providing oversight, to introduce herself and build an on-going relationship with the Board, and to discuss the revised MOU. She provided background regarding herself and her department and distributed an informational packet to the Board.

She described the two changes in the revised MOU. The Oregon Health Division is now the Department of Health Services and the second change is in the number of hours of training for dental assistants from 40 hours to 30 hours. She stated the broader issue is how can things be made more efficient, be streamlined while maintaining public safety, and negotiation.

Dr. Martin expressed concern about the impact of the change and safety. Also, that she could not support signing the revised MOU.

Dr. McCully was opposed to the Office of Public Health Systems having oversight of personnel taking x-rays in the dental office. He also raised concern over statements made by Ms. Shibley to the Legislature, asked for clarification, and felt that it has discredited the dental profession.

Ms. Shibley stated that was not her intent and she would provide a breakdown of the calculations used, based on national standards.

She suggested the revised MOU not be signed and asked if members of the Board and Mr. Braatz could work together with her office to move forward. Also, that she would provide information to Mr. Braatz supporting her comments to the Legislature.

## **EXECUTIVE DIRECTOR'S REPORT**

### **Budget Report**

A report showing expenditures and revenue through November 30, 2003 was provided for Board review. Mr. Braatz said it appeared that revenues and expenditures were on track.

### **Board and Staff Speaking Engagements**

Mr. Braatz said he and Dental Director Paul Kleinstub made a presentation on December 5 at the Red Lion Inn in Salem at the DBIC Risk Management Seminar regarding updates and issues regarding the OBD.

### **American Association of Dental Examiners Mid-Year Meetings, American Association of Dental Administrators' Meeting and the American Dental Association's National Dental Examiners' Advisory Forum**

Dr. Martin moved, and Dr. Nichols seconded, to authorize the Executive Director to attend the AADE Mid-Year Meeting; the ADA National Dental Examiners' Advisory Forum and to serve as the Board's official voting representative; and the AADA's Meeting and to further authorize Lori Lindley, Asst. Attorney General, to attend the Board Attorneys' Roundtable Program which is a part of the AADE Mid-Year Meeting. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, Dr. Nichols and Ms. Potts voting aye.

### **Review of OAR 818-021-0011 regarding Application for License to Practice Dentistry Without Further Examination.**

Mr. Braatz alerted the Board to an issue regarding the current provision found in 818-021-0011(1)(b). That provision allows someone who has completed a two-year accredited predoctoral program to seek licensure if they have not graduated from a dental school in the United States or Canada.

A candidate who would like to seek licensure in Oregon has contacted the Board regarding the completion of a two-year accredited postdoctoral program. Under the Board's current rules this person would not be eligible.

Dr. McCully moved, and Ms. Potts seconded, to submit for rulemaking the following change to 818-021-0111: (1)(b) Having graduated from a dental school located outside of the United States or Canada, completion of a predoctoral dental education program of not less than two years at a dental school accredited by the Commission on Dental Accreditation of the American Dental Association **or completion of a postdoctoral General Dentistry Residency program of not less than two years at a dental school accredited by the Commission on Dental Accreditation of the American Dental Association,** and proficiency in the English language; and

The motion passed with Dr. McCully, Dr. Grant, Dr. Martin, Ms. Potts, Dr. Johnson, and Dr. Nichols voting aye.

## **Newsletter**

Mr. Braatz reported that the next publication of the Board's Newsletter will go to the printers in early February with a mailing date sometime before the end of February.

## **UNFINISHED BUSINESS**

### **COMMITTEE MEETING DATES**

The Board deferred to the end of the meeting the establishment of future committee meeting dates.

### **CORRESPONDENCE**

**The Board received a letter from the American Dental Association** regarding Continuing Education requirements for Dentists who may be deployed by the military. No action necessary.

**The Board received a letter from the American Dental Association** regarding a call for comments regarding ADA Resolution 90. No action necessary.

**The Board received a letter from Robert Campbell, D.D.S.** regarding information from the American Dental Society of Anesthesiology regarding the Enteral Conscious Sedation Workshop. No action necessary.

**The Board received a letter from Robert W. Staley, Jr., D.D.S.** regarding Dentist-Patient Privilege in Oregon. No action necessary.

**The Board received a letter from Michael J. Meredith, Ph.D.** regarding the new CDC Guideline on weekly monitoring of dental sterilization units. The Rules Oversight Committee reviewed Dr. Meredith's letter and made a recommendation to change the Board's rules to reflect this change.

**The Board received a letter from Paul G. Sims, D.D.S.** regarding nominations for AADE Citizen of the Year Award. No action necessary.

**The Board received a letter from American Dental Association** regarding actions of the 2003 ADA House of Delegates and Council related information. No action necessary.

**The Board received a letter from April Love, D.D.S.** regarding continuing education credit for volunteer dentists. The Board referred the letter to the Licensing and Standards Committee for review and possible recommendation and action.

### **Articles and News of Interest (no action necessary)**

- ADA, State Legislative Report, December 2003
- ADA, State Legislative Report, January 2004
- ADA, State Legislative Report, October 2003
- AADE, The Bulletin, Winter 2003
- North Carolina State Board of Dental Examiners, The Dental Forum, Fourth Quarter 2003
- North Dakota State Board of Dental Examiners, Newsletter, Fall 2003
- Oregon Dental Assistants Association, News Bulletin, Winter Issue 2003

- Idaho State Board of Dentistry, Newsletter, Winter 2003/04Fall 2003

**EXECUTIVE SESSION:** The Board entered into Executive Session pursuant to ORS 192.606 (1)(f), (h) and (k); ORS 676.165; ORS 676.175 (1), and ORS 679.320 to review records exempt from public disclosure, to review confidential investigatory materials and investigatory information, and to consult with counsel.

### **PERSONAL APPEARANCES AND COMPLIANCE ISSUES**

Licenses appeared pursuant to their Consent Orders in case numbers 2003-0209, 2003-0208, 2003-0079, 1999-0174, 1999-0058, 2003-0064, 1997-0091, 2003-0149.

**OPEN SESSION:** The Board returned to Open Session.

Ms. Potts was excused from the meeting at 1:30 p.m.

### **CONSENT AGENDA**

**2004-0087, 2004-0105, 2004-0084, 2004-0101, 2004-0085, and 2004-0096,** Dr. Nichols moved, and Dr. Martin seconded, that these cases be closed with No Further Action, per the staff recommendations. The motion passed with Dr. McCully, Dr. Grant, Dr. Martin, Dr. Johnson, and Dr. Nichols voting aye.

### **COMPLETED CASES**

**2004-0024, 2004-0023, 2004-0001, 2004-0065, 2003-0134, 2003-0057, 2004-0009, 2004-0018, 2001-0101, 2004-0054, 2004-0033, 2003-0153, 2004-0043, 2004-0048, 2004-0077, 2004-0019, and 2004-0016** Dr. McCully moved, and Dr. Johnson seconded, that these cases be closed with a finding of No Violation of the Dental Practice Act or No Further Action, per the staff recommendations. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2003-0098** Dr. Grant moved, and Dr. Martin seconded, with respect to Respondent #1, issue a Notice of Proposed Disciplinary Action and offer Licensee a Consent Order incorporating a \$250 civil penalty and 10 hours of community service to be completed within six months; with respect to Respondent #2, issue a Letter of Concern reminding Licensee to assure that all licenses and certifications are current before permitting a person to perform duties requiring a license or certification. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2003-0122** Dr. Grant moved, and Dr. Nichols seconded, issue a Notice of Proposed Disciplinary Action and offer the Licensee a Consent Order in which the Licensee would agree to be reprimanded, pay a civil penalty of \$5,000.00 and provide 40 hours of Board approved community service within 18 months of the effective date of the Order, unless the Board grants an extension, and advises the Licensee in writing. The Community Service shall be pro bono, and shall involve the Licensee providing direct dental care to patients. Licensee shall submit documentation verifying completion of the community service within the specified time allowed for the community service. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2003-0226** Dr. Martin moved, and Dr. Nichols seconded, that the Board close the matter with a Letter of Concern, addressing the issue of ensuring that when informed consent is obtained prior to providing treatment, PARQ or its equivalent is documented in the patient records and that the taking of adequate radiographs, models, and diagnostic notes, be

completed and documented in the records. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-006** Dr. Johnson moved, and Dr. Martin seconded, that the Board close the matter with a Letter of Concern addressing the issue of ensuring that when obtaining informed consent prior to providing treatment, there is a reasonable discussion of the risks of treatment and also that PARQ or its equivalent is documented in the patient's records. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0013** Dr. Nichols moved, and Dr. Martin seconded, that the Board with regard to Respondent #1 instruct its Counsel to prepare a cease and desist letter, with a warning that future violations of the Oregon Dental Practice Act will result in an enjoinder action being taken pursuant to ORS 679.027; regarding Respondent #2 close the matter with a Letter of Concern addressing the issue of ensuring that all persons under Licensee's supervision are properly certified, trained and hold the necessary permits for the duties they are asked to perform. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2003-0219** Dr. Grant moved, and Dr. Johnson seconded, that the Board close the matter with a Letter of Concern that addresses the responsibility to provide patient records in a timely manner upon written request and further, a responsibility to assure information requested in writing by the Oregon Board of Dentistry is provided to them within 10 days. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0004** Dr. Martin moved, and Dr. Johnson seconded, that the Board close the matter with a Letter of Concern addressing the issue of ensuring that when informed consent is obtained prior to providing treatment, PARQ or its equivalent is documented in the patient records, that a dental justification is documented prior to providing treatment, and that the appropriate level of CPR/BLS certification is maintained to keep a current Class 1 anesthesia permit. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0032** Dr. Johnson moved, and Dr. Martin seconded, that the Board close the matter with a Letter of Concern addressing the issue of ensuring that when pathology is evident on radiographs, the pathology is documented in the patient records. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2003-0206** Dr. Nichols moved, and Grant seconded, that the Board close the matter with a Letter of Concern addressing the issue of ensuring that when requested by the OBD, a written narrative and all records including, but not limited to, the jacket, treatment charts, models, radiographs, photographs, health histories, billing documents, correspondence, and memoranda be surrendered to the Board in a timely manner. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0046** Dr. Grant moved, and Dr. Martin seconded, that the Board close the matter with a strongly worded Letter of Concern addressing the issue of ensuring that when obtaining a patient's consent prior to providing treatment, PARQ or its equivalent is documented in the patient's records and that the Board's continuing education requirements are met at the time of license renewal. In addition, recommend to Licensee, in future cases justify treatment recommendation to accurately reflect patient's needs, further suggest that Licensee consider refunding cost difference to patient. The motion passed with Dr. McCully, Dr. Grant, Dr.

Johnson, and Dr. Nichols voting aye. Dr. Martin recused herself in the vote and discussion of the matter.

**2001-0082** Dr. Grant moved, and Dr. Johnson seconded, that the Board close the matter with a Letter of Concern addressing the following issues: 1) that when the Licensee is unable to complete a course of treatment, they should refer the patient to someone who can do so, and 2) the patient should not be called upon to make a professional judgment, if the Licensee doesn't have the expertise to do so. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0027** Dr. Martin moved, and Dr. McCully seconded, that the Board close the matter with a Letter of Concern addressing the issue of ensuring that when endodontic therapy is initiated and teeth are extracted a dental justification is documented and that when medication is prescribed, the name and amount of the medication prescribed is documented in the patient records. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0039** Dr. Johnson moved, and Dr. Grant seconded, that the Board accept the resignation of the Licensee and to close this matter and take no further action at this time. Dr. Martin moved, and Dr. McCully seconded to amend the motion to add however, that this matter be reopened if the Licensee reapplies for licensure in Oregon at a future date. The amendment passed with Dr. McCully, Dr. Grant, Dr. Martin, and Dr. Nichols voting aye. Dr. Johnson voted no. The motion as amended passed with Dr. McCully, Dr. Grant, Dr. Martin, and Dr. Nichols voting aye. Dr. Johnson voted no.

**2003-0183** Dr. Nichols moved, and Dr. Johnson seconded, that the Board close the matter with a Letter of Concern reminding the Licensee of his duty to maintain appropriate continuing education hours during each licensure period if it is his intention to keep his dental license active for volunteer purposes. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2004-0003** Dr. Grant moved, and Dr. Johnson seconded, that the Board issue a Notice of Proposed Disciplinary Action and offer the Licensee a Consent Order in which the Licensee would agree to be reprimanded and to complete seven hours of continuing education in diagnosis and treatment and three hours of continuing education in record keeping. The motion passed with Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye. Dr. McCully recused.

**2004-0066** Dr. Grant moved, and Dr. Martin seconded, that the Board close the matter with a Letter of Concern addressing the issue of ensuring that when informed consent is obtained prior to receiving treatment, PARQ is documented in the patient records. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

## **PREVIOUS CASES REQUIRING BOARD ACTION**

**2004-0088** Dr. Martin moved, and Dr. Johnson seconded, that the Board close the matter with a determination of No Further Action. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2001-0204** Dr. Nichols moved, and Dr. Martin seconded, that the Board grant Licensee's request to lift the license suspension providing he agrees to a Consent Order incorporating

requirements that, prior to practicing dentistry in Oregon, he first demonstrates clinical competency by either, practicing dentistry for six months in another state with no final or pending adverse actions, OR completing a Board approved program or course of study designed to confirm clinical competency, AND taking and passing the Western Regional Examining Board; and incorporating the Board's protocols with respect to protection of the public, and recovery from drug and alcohol abuse and or addiction. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2000-0201** Dr. Johnson moved, and Dr. Martin seconded, that the Board regarding the matter of case 2000-0201, grant Licensee's request and offer an Amended Consent Order incorporating an extension until 2/15/04 for completion of three hours of continuing education in record keeping. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**2003-0120** Dr. Nichols moved, and Dr. Johnson seconded, that the Board issue Licensee a Notice of Proposed License Suspension for failure to follow a Final (Default) Order of the Board. The motion passed with Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye. Dr. McCully voted no.

**2001-0182** Dr. Grant moved, and Dr. Martin seconded, that the Board grant Licensee's request and remove his license from probationary status. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

**1997-0197** Dr. Grant moved, and Dr. Nichols seconded, that the Board accept Licensee's proposed recovery plan in Georgia and the Private Consent Order of the Georgia Board of Dentistry as sufficient to meet the requirements of the Oregon Board's Consent Order. Further, issue a letter of instructions to Licensee incorporating the following requirements:

- Licensee shall establish authorizations for release of information with his health care providers, initially identified as Dr. Gordon and Ms. Walter, to allow direct communication between the health care providers and the Oregon Board.
- Licensee shall arrange for the Oregon Board to receive quarterly reports from Licensee's health care providers, initially identified as Dr. Gordon and Ms. Walter.
- Licensee shall promptly advise the Oregon Board of any change in health care providers.
- Licensee shall promptly advise the Oregon Board of any change in his recovery program.
- Licensee shall arrange for the Oregon Board to receive copies of all urinalysis-testing results.
- Licensee shall promptly advise the Oregon Board of his return to this state, prior to the resumption of practicing of dentistry in Oregon.

Dr. McCully moved, and Dr. Grant seconded to amend the motion to add a letter be sent to thank Licensee for the treatment rendered to the people of Oregon and to wish the Licensee good luck. The amendment passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye. The motion as amended passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

## LICENSURE AND EXAMINATION

### Ratification of Licenses Issued

Dr. Martin moved, and Dr. Johnson seconded, that licenses issued be ratified as published. The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

#### Dental Hygienists

H4724	Kira R. Angel, R.D.H.	November 21, 2003
H4725	Lisa J. Rowley, R.D.H.	November 25, 2003
H4726	Rhonda M. Lisch, R.D.H.	November 25, 2003
H4727	Dailene M. Selby, R.D.H.	November 25, 2003
H4728	Sarah A. Roadruck, R.D.H.	November 25, 2003
H4729	Mindy N. Wright, R.D.H.	November 25, 2003
H4730	Becky S. Faltyn, R.D.H.	December 1, 2003
H4731	Anna C. McDonald, R.D.H.	December 1, 2003
H4732	Sandep K. Sahota, R.D.H.	December 3, 2003
H4733	Renee D. Lunsford, R.D.H.	December 5, 2003
H4734	Teri L. Coddington, R.D.H.	December 5, 2003
H4735	Jennifer C. Green, R.D.H.	December 9, 2003
H4736	Delia Hearon, R.D.H.	December 16, 2003
H4737	Nicole K. Rochlitz, R.D.H.	December 18, 2003
H4738	Elizabeth M. Scully	January 9, 2004

#### Dentists

D8355	Mazen H. Chehab, D.M.D.	November 20, 2003
D8356	Christian E. Stein, D.M.D.	November 20, 2003
D8357	Gary H. Katz, D.D.S.	November 24, 2003
D8358	Shawn D. Young, D.M.D.	November 25, 2003
D8359	Jacob J. Lee, D.D.S.	November 25, 2003
D8360	Scott R. Dyer, D.M.D.	November 25, 2003
D8361	Lien B. Nguyen, D.M.D.	November 25, 2003
D8362	Nickie K. Le, D.D.S.	December 1, 2003
D8363	Tzuyu Meng, D.D.S.	December 5, 2003
D8364	William D. Bateman, D.M.D.	December 5, 2003
D8365	Jeffrey A. Dryden, D.D.S.	December 9, 2003
D8366	Brian M. Woo, D.D.S.	December 10, 2003
D8367	Tony C. Braunreiter, D.D.S.	December 18, 2003
D8368	Michael S. O'Connell, D.D.S.	December 18, 2003
D8369	Peter I Lubisch, IV, D.M.D.	December 19, 2003
D8370	Keith M. Doyle, D.M.D.	December 29, 2003
D8371	Brock D. Herriges, D.M.D.	January 9, 2004
D8372	Denny Y. Fang, D.D.S.	January 9, 2004

## **ORAL HEALTH SCREENING POLICY**

Dr. McCully moved, and Dr. Johnson seconded the motion to adopt the following language as the OBD Official Policy on Oral Health Screenings as a result of the passage of 2003 House Bill 3157:

This is an oral health screening. A screening is just a quick look and does not take the place of a complete examination by a dentist. Serious oral health problems may be missed in a brief visual screening. The person doing the screening may or may not have any dental training.

1. No visible signs of oral problems. See your dentist on a regular basis.
2. Visible signs of oral problems. Recommend evaluation by a dentist.
3. Visible signs or patient related symptoms of urgent oral needs. Recommend immediate evaluation by a dentist.

The motion passed with Dr. McCully, Dr. Grant, Dr. Johnson, Dr. Martin, and Dr. Nichols voting aye.

## **Specialty Examinations**

None

## **Announcements**

Communications Committee will meet Friday, February 27, 2004, at 11:00 a.m.  
Licensing, Standards and Competency Committee has a tentative meeting scheduled for Thursday, March 4, 2004, at 7:00 p.m.

## **ADJOURNMENT**

The meeting was adjourned at 4:30 p.m. Dr. Short noted that the next Board meeting would take place March 12, 2004.

Approved by the Board March 12, 2004.

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Ronald Short, D.M.D.  
President