

## **General Business Meeting**

October 24 – 25, 2019 9:00 am

Omni Jacksonville Hotel 245 Water Street Jacksonville, Florida 32202 (904) 355-6664

## **MEETING MINUTES**

### CALL TO ORDER

The meeting was called to order by Mr. Brooks, Chair, at 9:06 am. Those present for all or part of the meeting included the following:

### MEMBERS PRESENT

Christopher Brooks, LMT, *Chair* Sharon Phillips, LMT, AP, DOM, *Vice-Chair* Robyn Dohn Havard, PLCS

Victoria Drago, LMT Jennifer Wakeman, LMT

### **MEMBERS ABSENT**

Lydia Nixon, LMT (excused)

#### **BOARD COUNSEL**

Diane Guillemette, Esq., Assistant Attorney General

## STAFF PRESENT

Kama Monroe, *Executive Director* Gerry Nielsen, *Program Operations Administrator* 

### DEPARTMENT PROSECUTING ATTORNEYS

John Wilson, Esq., Assistant General Counsel Chadd Dunn, Esq., Assistant General Counsel Mary (Ali) Wessling, Esq., Assistant General Counsel Jeremy Trimble, Esq., Assistant General Counsel

## **COURT REPORTER**

Precision Court Reporting Lalonda Hall (904) 629-5310

**Please note:** The minutes reflect the actual order agenda items were discussed and may differ from the agenda outline.

AUDIO from this meeting can be found online: http://www.floridasmassagetherapy.gov/meeting-information/



## Thursday, October 24, 2019

### I. DISCIPLINARY PROCEEDINGS

#### **Respondents in Attendance**

## 01. RELAXING FEET, LLC (SETTLEMENT)

Case # 2018-26604 PCP: BROOKS/WHITRIDGE

Respondent was present with Counsel, Mr. Pugh, Esq. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to reject the settlement agreement. Motion seconded by Ms. Wakeman, which carried 5/1 with Ms. Havard in opposition.

**Action Taken:** After discussion, Ms. Phillips moved to counteroffer the terms of the agreement with the amendment of the fine to \$2,500.00. Motion seconded by Ms. Wakeman, which carried unanimously.

Representative accepted the proposed counter-offer on the record.

## 04. CARLTON L. SIZER, LMT (SETTLEMENT AGREEMENT)

Case # 2014-21931 PCP: HAVARD/WHITRIDGE

Respondent was present without Counsel. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the settlement agreement. Motion seconded by Mr. Brooks, which carried unanimously.

## 22. JAX OASIS SPA, LLC (INFORMAL HEARING)

Case # 2018-27519 PCP: NIXON/SPASSOFF

Respondent was present without counsel. Mr. Trimble represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to reprimand the license, suspend the license until compliant with licensing, to impose an administrative fine in the amount of \$1,000.00 and costs in the amount of \$446.25 to be paid within 1 year of the entry of the final order, with aggravating factors on the record (physical presence).



# 27. LZS, LLC, D/B/A CHINESE WELLNESS CENTER (INFORMAL HEARING)

Case # 2018-02342 PCP: NIXON/PHILLIPS

Respondent was present with counsel, Justina Turner, Esq. An interpreter was present to translate from Mandarin to English. Mr. Trimble represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to reprimand the license, to suspend the license for 3 months and to impose an administrative fine in the amount of \$1,500.00 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried 5/1 with Mr. Brooks in opposition.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$717.63 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

#### **RECESS 10:38 / RECONVENE 11:00**

## 23. MI RYUNG LEE, LMT (INFORMAL HEARING)

Case # 2015-00964 PCP: WALKER/DAVIS

Respondent was not present. Counsel for the respondent, Mr. Hugo, Esq. was present. Counsel for the respondent requested continuance.

**Action Taken:** After discussion, Dr. Phillips moved to deny the motion to deny continuance. Motion seconded by Ms. Wakeman, which carried 5/1 with Mr. Brooks in opposition.

Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to revoke the license, and impose an administrative fine in the amount of \$1,250 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to assess costs in the amount of \$24.19 within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.



## 53. KIA XIN SPA, INC. Case # 2016-20171 / DOAH # 19-1304 PCP: WAKEMAN/WHITRIDGE (RECOMMENDED ORDER)

Respondent was not present. Counsel for the Respondent, Mr. Holland, Esq. was present.

**Action Taken:** After discussion, Ms. Drago moved to dismiss the recommended order. Motion seconded by Mr. Brooks, which carried 5/1 with Ms. Havard in opposition.

## 34. MICHELLE H HINDEL, LMT (DETERMINATION OF WAIVER)

Case # 2018-01216

PCP: BROOKS/WHITRIDGE

Respondent was present without Counsel. Mr. Trimble represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to find that the election of rights was not timely filed. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$250.00 to be paid within 60 days of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 60 days of the entry of the final order.

**Action Taken:** After discussion, Dr. Phillips moved to assess costs in the amount of \$232.77 to be paid within 60 days of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

## 38. MARIE DAVIS WALKER, LMT (DETERMINATION OF WAIVER)

Case # 2016-00373

PCP: BROOKS/SPASSOFF

Respondent was present without Counsel. Mr. Dunn represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by

**Action Taken:** After discussion, Ms. Havard moved to impose an administrative fine in the amount of \$500.00 within 90 days of the entry of the final order.

**Action Taken:** After discussion, Ms. Wakeman moved to assess costs in the amount of \$8.06 to be paid within 90 days of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.



## 40. CHUN XIA SUO, LMT (DETERMINATION OF WAIVER)

Case # 2017-11652 PCP: BROOKS/SPASSOFF

Respondent was not present. Representation for respondent, Richard A. Brown, Esq. was present.

Representation for the respondent wished to discuss the issue of waiver.

**Action Taken:** After discussion, Dr. Phillips moved to find that the election of rights was not received timely. Motion seconded by Ms. Havard, which carried unanimously.

Mr. Dunn represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Havard moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$3,000 to be paid within within 1 year of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to assess costs in the amount of \$64.09 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

## 44. HEAD TO WELLNESS GROUP, LLC Case # 2018-04318 PCP: NIXON/SPASSOFF (DETERMINATION OF WAIVER)

Respondent was present without Counsel. Mr. Dunn represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Drago moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Item was tabled for discussion.

## 45. BRANDI M MOORE, LMT (DETERMINATION OF WAIVER)

Case # 2018-11062

PCP: WAKEMAN/SPASSOFF

Respondent was present without counsel.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Drago, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.



**Action Taken:** After discussion, Dr. Phillips moved to reprime the license and to impose an administrative fine in the amount of \$50.00 to be paid within 5 years of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Ms. Havard moved to waive costs. Motion seconded by Mr. Brooks, which carried unanimously.

## 44. HEAD TO WELLNESS GROUP, LLC Case # 2018-04318 PCP: NIXON/SPASSOFF (DETERMINATION OF WAIVER)

Item was taken up following discussion of terms of settlement. The terms of settlement included a reprimand, a fine in the amount of \$250.00 to be paid within 6 months of the entry of the final order, a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order, and assessment of costs in the amount of \$323.43 to be paid within 6 months of the entry of the final order, with mitigating factors on the record.

Respondent agreed to the terms of the settlement as proposed on the record.

**Action Taken:** After discussion, Ms. Havard moved to accept the terms of the proposed settlement agreement. Motion seconded by Mr. Brooks, which carried unanimously.

## 33. ISABEL P MIDDLETON, LMT (DETERMINATION OF WAIVER)

Case # 2015-12786 PCP: NIXON/HAYNES

Respondent was not present. Counsel for the Respondent, II We, Esq. appeared on behalf of the respondent. Mr. Trimble represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Ms. Havard moved to reprimand the license, to suspend the license until the licensee complies with background screening requirements, to impose an administrative fine in the amount of \$1,000.00 within 1 year of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$2,041.45 within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.



## 32. JIE LI, LMT (DETERMINATION OF WAIVER)

Case # 2017-19856 PCP: DRAGO/HAYNES

Respondent was present without Counsel. A translator was present to translate Mandarin to English. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$1,000.00 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$189.20 to be paid within 1 year of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

#### RECESS 1:30 / RECONVENE 2:55

## **B. Settlement Agreements**

02. LW EASTERN SERVICES, INC Case # 2018-19822 PCP: NIXON/SPASSOFF

**Action Taken:** After discussion, Ms. Wakeman moved to accept the terms of the proposed settlement agreement. Motion seconded by Dr. Phillips, which carried unanimously.

03. SEA COAST SPA, LLC Case # 2018-26732 PCP: WAKEMAN/SPASSOFF

**Action Taken:** After discussion, Mr. Brooks moved to accept the terms of the proposed settlement agreement. Motion seconded by Dr. Phillips, which carried unanimously.

#### **B. Voluntary Relinquishments**

Items 08 and 11 were taken together.

08. ZHEN JI JIN, LMT Case # 2017-17417 PCP: WAKEMAN/SPASSOFF
11. SHUMEI XU. LMT Case # 2018-15306 PCP: WAKEMAN/WHITRIDGE

**Action Taken:** After discussion, Mr. Brooks moved to accept the voluntary relinquishments. Motion seconded by Dr. Phillips, which carried unanimously.

Items 07, 09, and 10 were taken en masse.

07. YANISLEYDIS GIL CONCECION, LMTCase # 2015-14160 PCP: DRAGO/HAYNES

09. SHUMEI XU, LMT Case # 2018-15205 PCP: DRAGO/SPASSOFF
10. YING PAN, LMT Case # 2016-10940 PCP: DRAGO/WHITRIDGE

Action Taken: After discussion, Mr. Brooks moved to accept the voluntary relinquishments. Motion

seconded by Dr. Phillips, which carried unanimously.

14. MEIZI GAO, LMT Case # 2018-23982 PCP: BROOKS/WHITRIDGE



**Action Taken:** After discussion, Dr. Phillips moved to accept the voluntary relinquishment. Motion seconded by Ms. Wakeman, which carried unanimously.

### Items 05, 06, 12, and 13 were taken en masse.

 05. FLORIDA THERAPY SPA
 Case # 2019-03100
 PCP: N/A

 06. LIXIA ZHU, LMT
 Case # 2019-05248
 PCP: N/A

 12. DH FLORIDA, LLC
 Case # 2019-30551
 PCP: N/A

13. SAUL MARTINEZ, LMT Case # 2018-17145 PCP: NIXON/SPASSOFF

**Action Taken:** After discussion, Mr. Brooks moved to accept the voluntary relinquishments. Motion seconded by Dr. Phillips, which carried unanimously.

15. BRENT C. STUCKEY, LMT Case # 2017-04331

**Continued for Quorum** 

16. SHARON E. IGLAI, LMT Case # 2015-20645

**Continued for Quorum** 

## C. Informal Hearings

17. TONY'S ORIENTAL MASSAGE Case # 2015-26844 PCP: DRAGO/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which

**Action Taken:** After discussion, Ms. Wakeman moved to reprimand the license and to impose an administrative fine in the amount of \$2,500.00 to be paid within 1 year of the entry of the final order with aggravating factors on the record (length of time). Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$181.16 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.



#### 18. DANIELLE A CHEN, LMT

Case # 2018-00186

PCP: NIXON/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Drago, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$250.00 to be paid within 60 days of the entry of the final order and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 60 days of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to assess costs in the amount of \$192.75 to be paid within 60 days of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

## 19. SHARON GAIL HOOKS, LMT Case # 2017-18487 PCP: WAKEMAN/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$500 to be paid within 180 days of the entry of the final order and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 1 year of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$624.04 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.



#### 20. OLGA PATRICIA PAEZ, LMT

Case # 2015-01518

PCP: WAKEMAN/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$500 to be paid within 6 months of the entry of the final order, and to require a 10hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$56.70 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

#### 21. SHU YING MA, LMT

Case # 2018-05672

PCP: BROOKS/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Havard moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to dismiss count 2 of the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to accept the conclusions of law as set forth in the administrative complaint for the remaining counts and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Havard, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 to be paid within 6 months of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to assess costs in the amount of \$1,248.75 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

22. JAX OASIS SPA, LLC

Case # 2018-27519 PCP: NIXON/SPASSOFF

Item was heard earlier in the meeting.

23. MI RYUNG LEE, LMT

Case # 2015-00964 PCP: WALKER/DAVIS

Item was heard earlier in the meeting.

24. JUAN A TORRES III, LMT

Case # 2016-17883

PCP: DRAGO/WHITRIDGE



Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$250.00 to be paid within 6 months of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$817.72 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

### 25. LISSETT TERRELONGE AGUDIN, LMT Case # 2018-20889 PCP: NIXON/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$10,250.00 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to assess costs in the amount of \$70.20 to be paid within 1 year of the entry of the final order. Motion seconded by Ms. Havard, which carried unanimously.



Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

Action Taken: After discussion, Dr. Phillips moved to find there was no dispute of material facts. Motion seconded by Mr. Brooks, which carries unanimously.

Action Taken: After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Dr. Phillips moved to reprimand the license, to impose an administrative fine in the amount of \$750.00 to be paid within 1 year of the entry of the final order, and to require a 10hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 1 year of the entry of the final order. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$758.11 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

27. LZS, LLC, D/B/A

Case # 2018-02342 PCP: NIXON/PHILLIPS

CHINESE WELLNESS CENTER

Item was heard earlier in the meeting.

28. JUDITH BORIS, LMT

Case # 2015-14051

**Continued for Quorum** 

29. NA LIN, LMT

Case # 2015-20227

**Continued for Quorum** 

30. DALAL A. ZABAN, LMT

Case # 2015-12416

**Continued for Quorum** 

31. PATRICIA LEEK, LMT

Case # 2014-16444

**Continued for Quorum** 



## D. Determinations of Waiver

### 32. JIE LI, LMT Case # 2017-19856 PCP: DRAGO/HAYNES

Item was heard earlier in the meeting.

#### 33. ISABEL P MIDDLETON, LMT Case # 2015-12786 PCP: NIXON/HAYNES

Item was heard earlier in the meeting.

#### 34. MICHELLE H HINDEL, LMT Case # 2018-01216 PCP: BROOKS/WHITRIDGE

Item was heard earlier in the meeting.

### 35. KAREN ANN THOMAS, LMT Case # 2017-20202 PCP: BROOKS/WHITRIDGE

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to revoke the license. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to assess costs in the amount of \$799.28 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

## 36. WAN HUA YU, LMT Case # 2017-15845

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and requested an informal hearing and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Havard moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to revoke the license and to impose an administrative fine in the amount of \$1,250.00 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to assess costs in the amount of \$374.02 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

#### 37. SEAN D SAWYER, LMT

Case # 2015-16108 PCP: WAKEMAN/WHITRIDGE

PCP: BROOKS/WHITRIDGE



Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$1,000.00 to be paid within 6 months of the entry of the final order, and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$154.98 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to amend his motion to include an aggravating factor (actual knowledge of the violation). Dr. Phillips seconded the amendment. Motion carried unanimously.

38. MARIE DAVIS WALKER, LMT Case # 2016-00373 PCP: BROOKS/SPASSOFF

Item was heard earlier in the meeting.

#### 39. SHUNYUE PIAO, LMT

Case # 2016-24740 PCP:

PCP: BROOKS/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Dr, Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to revoke the license and to impose an administrative fine in the amount of \$2,500.00 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to assess costs in the amount of \$293.93 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

40. CHUN XIA SUO, LMT

Case # 2017-11652

PCP: BROOKS/SPASSOFF

Item was heard earlier in the meeting.



#### 41. LEDIA KALLANXHI, LMT

Case # 2017-00074

PCP: NIXON/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

Action Taken: After discussion, Ms. Wakeman moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by

Action Taken: After discussion, moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by

Action Taken: After discussion, Mr. Brooks moved to reprimand the license, to impose an administrative fine in the amount of \$500.00 to be paid within 6 months of the entry of the final order and to require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$359.45 to be paid within 6 months of the entry of the final order. Motion seconded by Ms. Phillips, which carried unanimously.

#### 42. TERRI KUBASSEK, LMT

Case # 2017-06180

PCP: NIXON/SPASSOFF

Continued at the request of the Respondent

#### 43. KATIE ANN SEITTER, LMT

Case # 2018-14554

PCP: NIXON/SPASSOFF

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion. Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

Action Taken: After discussion, Ms. Wakeman moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to revoke the license. Motion seconded by Mr. Brooks, which carried unanimously.

Action Taken: After discussion, Mr. Brooks moved to assess costs in the amount of \$98.27 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

## 44. HEAD TO TO WELLNESS GROUP, LLC Case # 2018-04318 PCP: NIXON/SPASSOFF

Item was heard earlier in the meeting.

#### 45. BRANDI M MOORE, LMT

Case # 2018-11062

PCP: WAKEMAN/SPASSOFF

Item was heard earlier in the meeting.



#### 46. SALON BALIAGE & SPA

Case # 2016-27264

PCP: WAKEMAN/SPASSOFF

**Action Taken:** After discussion, Dr. Phillips moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Ms. Drago, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to reprimand the license and to impose an administrative fine in the amount of \$250.00 to be paid within 6 months of the entry of the final order with aggravating factors on the record (effect on livelihood). Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to assess costs in the amount of \$43.04 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

#### 47. RYAN ALLEE BRADY, LMT

Case # 2016-16793

**PCP: WAKEMAN/SPASSOFF** 

Respondent was not present. Ms. Wessling represented the Department and presented the case to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to accept the investigative report into evidence for the purpose of imposing discipline, to find that the respondent was properly served and waived their right to an informal hearing, and to accept the findings of fact as set forth in the administrative complaint. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved to accept the conclusions of law as set forth in the administrative complaint and find that the findings of fact and conclusions of law constitute a violation of the practice act. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved to revoke the license and to impose an administrative fine in the amount of \$1,000.00 to be paid within 6 months of the entry of the final order. Motions seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Ms. Havard moved to assess costs in the amount of \$1,731.05 to be paid within 6 months of the entry of the final order. Motion seconded by Dr. Phillips, which carried unanimously.

48. YAN ZHENG, LMT

Case # 2014-20522

**Continued for Quorum** 

49. DANIEL PEREZ, LMT

Case # 2018-07201

**Continued for Quorum** 

50. ARMANDO DIBENEDETTO, LMT Case # 2012-10801

**Continued for Quorum** 

51. MONICA TANNER, LMT Case # 2015-16162

**Continued for Quorum** 

52. SHUFEN XU, LMT Case # 2017-12401



#### **Continued for Quorum**

## E. Recommended Order

53. KIA XIN SPA, INC. Case # 2016-20171 / DOAH # 19-1304 PCP: WAKEMAN/WHITRIDGE Item was heard earlier in the meeting.

#### A-01. CAMERON KELLOGG, LMT Case # 2018-26228 / DOAH # 19-2730PL PCP: NIXON/PHILLIPS

The item was not heard during this meeting, as it was unclear that notice was perfected.

#### II. REPORTS

## A. Prosecutor's Report

Ms. Wessling presented the prosecutor's report to the Board.

**Action Taken:** After discussion, Mr. Brooks moved to direct Prosecution Services to continue litigation in year and older cases. Motion seconded by Dr. Phillips, which carried unanimously.

## B. Review and Approval of Minutes

## C. Board Counsel's Report

August 2019 Rules Report

September 2019 Rules Report

**October 2019 Rules Report** 

## D. Chair Report

E. Vice Chair Report

#### F. Executive Director Report

Ratification of Licenses (07/11/2019 – 10/15/2019)

**Action Taken:** After discussion, Mr. Brooks moved to ratify the licenses. Motion seconded by Ms. Wakeman, which carried unanimously.

## G. Legislative Liaison Report

#### H. Rules Liaison Report

- I. School Liaison Report
- J. Continuing Education Liaison Report
- K. Unlicensed Activity Report
- L. Healthiest Weight Liaison Report
- M. Public Relations Liaison Report

RECESS: 4:45 PM



## Friday, October 25, 2019

**RECONVENE: 9:06 AM** 

## III. ADMINISTRATIVE PROCEEDINGS

## **Applicants in Attendance**

59. Beach, Christian James

File # 100353

Applicant was present without counsel.

Action Taken: After discussion, Dr. Phillips moved to issue the license unencumbered. Motion seconded by Ms. Wakeman, which carried unanimously.

#### 63. Minhall, Christopher Martin

File # 95065

Applicant was present without counsel.

Action Taken: After discussion, Dr. Phillips moved to deny the license for prior disciplinary history and failure to provide proof of educational equivalence. Motion seconded by Mr. Brooks, which carried 5/1 with Ms. Havard in opposition.

#### 65. Ramsdell, Bok Yeo

File # 100154

Applicant was present without counsel.

Action Taken: After discussion, Ms. Wakeman moved to issue the license contingent upon satisfaction of fines and costs issued in case 2008-17300. Motion seconded by Mr. Brooks, which carried 5/1 with Ms. Drago in opposition.

#### 68. Wilson, James

File # 99041

Application was tabled.

#### C. Applicants with History

#### 57. Alter, Rachel Devan

File # 95251

Applicant was not present.

**Action Taken:** After discussion, Dr. Phillips moved to deny the application due to statutory preclusion, with the option to withdraw within 15 days of the entry of the final order. Motion seconded by Ms. Drago, which carried unanimously.

### 58. Arel, Andrea

File # 100108

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to issue the license with the following conditions:

- Impose an administrative fine of \$500.00 to be paid within 1 year of the entry of the final order.
- To require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 1 year of the entry of the final order.

Motion seconded by Ms. Drago, which carried unanimously.

59. Beach, Christian James

File # 100353



## Item was heard earlier in the meeting.

#### 60. Deng, Min

File # 99895

Applicant was not present.

**Action Taken:** After discussion, Mr. Brooks moved to deny the license by endorsement, as her Georgia and Texas licenses may have been issued based on the issuance of a prior Florida license, which was rescinded due to questionable education records. Motion seconded by Dr. Phillips, which carried unanimously.

#### 61. Garland, Joanne Yvette

File # 59849

Applicant was not present.

**Action Taken:** After discussion, Dr. Phillips moved to deny the license, as the applicant is precluded from licensure due to being listed on the Office of The Inspector General's List of Excluded Persons. Motion seconded by Mr. Brooks, which carried unanimously.

## 62. Lane, Glenda A

File # 99453

Applicant was not present.

Action Taken: After discussion, Mr. Brooks moved to issue the license with the following conditions:

- Impose an administrative fine of \$1,000.00 to be paid within 6 months of the entry of the final order.
- To require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order.

Motion seconded by Ms. Wakeman, which carried unanimously.

#### 63. Minhall, Christopher Martin

File # 95065

Item was heard earlier in the meeting.

## 64. Noach, Theresa A.

File # 50426

Applicant was not present.

**Action Taken:** After discussion, Ms. Wakeman moved to issue the license unencumbered. Motion seconded by Dr. Phillips, which carried unanimously.

#### 65. Ramsdell, Bok Yeo

File # 100154

Item was heard earlier in the meeting.



#### 66. Vassell, Barbara

File # 99946

Applicant was not present.

**Action Taken:** After discussion, Mr. Brooks moved to issue the license with the following conditions:

- Impose an administrative fine of \$500.00 to be paid within 6 months of the entry of the final order.
- To require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order.

Motion seconded by Ms. Wakeman, which carried unanimously.

### 67. Waterford, Ahkeem

File # 99998

Applicant was not present.

Action Taken: After discussion, Dr. Phillips moved to issue the license with the following conditions:

- Impose an administrative fine of \$500.00 to be paid within 6 months of the entry of the final order.
- To require a 10-hour Florida Laws and Rules course to be completed above and beyond renewal requirements within 6 months of the entry of the final order.

Motion seconded by Ms. Wakeman, which carried unanimously.

#### 68. Wilson, James

File # 99041

Item was heard earlier in the meeting.

## A. Reconsiderations

#### 54. Blomberg, Sean

File # 97837

**Action Taken:** After discussion, Ms. Drago moved to deny the request for reconsideration. Motion seconded by Ms. Wakeman, which carried unanimously.

## 55. Masoud, Zuhdieh

File # 100067

**Action Taken:** After discussion, Ms. Wakeman moved to reconsider and to issue the license unencumbered. Motion seconded by Ms. Havard, which carried unanimously.

### 68. Wilson, James

File # 99041

**Action Taken:** After discussion, Dr. Phillips moved to reopen item 68 for discussion. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved to issue the license unencumbered. Motion seconded by Dr. Phillips, which carried unanimously.



## **B.** Applicants with Foreign Education

#### 56. Denyer, Steven

#### File # 89560

**Action Taken:** After discussion, Mr. Brooks moved that the foreign education presented meets or exceeds the minimum course of study requirements, and to issue the license unencumbered. Motion seconded by Dr. Phillips, which carried unanimously.

#### RECESS 12:00 / RECONVENE 1:30

## IV. RULES DISCUSSION

### A. 64B7-30.002, F.A.C. – Disciplinary Guidelines

**Action Taken:** After discussion, Ms. Havard moved to accept the proposed changes to the rule, with minor amendments as discussed. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Havard moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved that the proposed language would not constitute a minor violation. Motion seconded by Ms. Havard, which carried unanimously.

#### B. 64B7-27.100, F.A.C. - Fees

After discussion, the rule will be further discussed on a conference call to be scheduled for the afternoon of November 4<sup>th</sup>, 2019 at 3:00 pm. Board staff was directed to notice the meeting.

### C. 64B7-28, F.A.C. – Biennial License Renewal

#### **Proposed Administrative Changes:**

## 64B7-28.002, F.A.C. – Biennial Renewal of Massage Establishment License

**Action Taken:** After discussion, Mr. Brooks moved to adopt the proposed rule language with amendments on the record. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language would not constitute a minor violation. Motion seconded Dr. Phillips, which carried unanimously.

#### 64B7-28.0043, F.A.C. - Biennial Renewal of Massage Therapist License

**Action Taken:** After discussion, Mr. Brooks moved to adopt the proposed rule language as presented. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved that the proposed language would not constitute a minor violation. Motion seconded by Dr. Phillips, which carried unanimously.



#### 64B7-28.0095, F.A.C. – Continuing Education for Pro Bono Services (repealed/relocated)

**Action Taken:** After discussion, Dr. Phillips moved to adopt the proposed rule language as presented. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Ms. Wakeman moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved that the proposed language would not constitute a minor violation. Motion seconded by Ms. Wakeman, which carried unanimously.

### Human Trafficking Awareness (Continuing Education) Changes:

#### 64B7-28.009, F.A.C. - Required Continuing Education for Massage Therapists

**Action Taken:** After discussion, Mr. Brooks moved to adopt the proposed rule language as presented. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved that the proposed language would not constitute a minor violation. Motion seconded by Mr. Brooks, which carried unanimously.

## 64B7-28.0096, F.A.C. – Minimum Standards for Continuing Education

**Action Taken:** After discussion, Mr. Brooks moved to adopt the proposed rule language as presented. Motion seconded by Dr. Phillips, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language would not constitute a minor violation. Motion seconded by Dr. Phillips, which carried unanimously.

#### 64B7-28.010, F.A.C. – Requirements for Board Approval of Continuing Education Programs

**Action Taken:** After discussion, Ms. Havard moved to adopt the proposed rule language as presented. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Ms. Wakeman, which carried unanimously.

**Action Taken:** After discussion, Mr. Brooks moved that the proposed language would not constitute a minor violation. Motion seconded by Dr. Phillips, which carried unanimously.



## D. 64B7-26.003, F.A.C. – Massage Establishment Operations

**Action Taken:** After discussion, Mr. Brooks moved to adopt the proposed rule language with amendments on the record. Motion seconded by Ms. Havard, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved that the proposed language does not impact small business or regulatory costs in excess of one million dollars. Motion seconded by Mr. Brooks, which carried unanimously.

**Action Taken:** After discussion, Dr. Phillips moved that the proposed language would not constitute a minor violation. Motion seconded by Ms. Wakeman, which carried unanimously.

## V. GENERAL BUSINESS DISCUSSION

A. OLD BUSINESS
B. NEW BUSINESS

VIII. ADJOURN

**INFORMATIONAL** 

