1 **BEFORE THE** 2 **BOARD OF CHIROPRACTIC EXAMINERS** 3 STATE OF OREGON 4 5 6 7 In the Matter of SECOND AMENDED FINAL 8 ORDER 9 Bryan Scott, D.C. (CONTINUES PROBATION 10 Years 2011 to 2013) 11 12 Case # 1998-1014 13 Licensee. 14 15 16 The Board of Chiropractic Examiners (Board) is the state agency responsible for 17 licensing, regulating and disciplining chiropractic physicians in the State of Oregon. Bryan Scott, 18 D.C. (Licensee), is licensed by the Board to practice as a chiropractic physician in the State of 19 Oregon. The Board has determined to continue Licensee's probation for the following reasons. 20 21 22 23 1. On February 11, 1999, the Board served Licensee with a proposed order for revocation, 24 ten year probation, limitation on license and other conditions alleging that Licensee committed 25 violations of the Board's rule on unprofessional conduct as defined in ORS 684.100(1)(g)(A) and 26 OAR 811-035-0015(1). 27 28 29 30 2. On March 26, 1999, a Final Order was issued which made findings of violation of ORS 31 684.100(1)(g)(A) and OAR 811-035-0015(1). That order required a stay of license revocation if 32 certain conditions of probation occurred. That order also indicated that after a minimum of 10 33 year probation, the Board may extend the probation in one or two year increments without further 34 hearing or notice if it believes it is warranted or indicated. This Order incorporates by reference 35 the findings of the March 26, 1999 Final Order. 36 37 On March 17, 2011, the Board met and reviewed this matter and updated information 38 from his treating psychologist. The Board reviewed correspondence from Licensee. The Board 39 determined the Licensee needs the continued monitoring and treatment required by the Final 40 Order. The Board voted to extend his probation an additional two years as the Order allowed. 41

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Pursuant to ORS 183.415(5), the Board continues in the stay of the revoked license of Licensee provided he fully and completely complies with the conditions of probation and the permanent limitation on his license.

4.

Conditions of Probation

<u>Licensee shall remain on probation for an additional two years</u>, at which time the OBCE may extend the probation in one or two year increments without further hearing or notice, if it believes it is warranted or indicated. Conditions of probation are as follows:

- a) Licensee must remain in treatment with Kelly R. Fielding, Ph.D., or another psychologist or psychiatrist specializing in treatment of sexual offenders approved by the Board, until such time as the treating psychologist or psychiatrist and a second evaluating psychologist or psychiatrist also approved by the Board and with similar credentials, jointly determine that no further treatment of Licensee is warranted.

 <u>Licensee must see Dr. Fielding for a treatment session at least three times a year. This includes at least one polygraph examination a year.</u> All therapy and reporting will be at the sole cost of Licensee.
- b) <u>Licensee shall cause the treating psychologist or psychiatrist to submit a report to the Board regarding Licensee's progress following each meeting.</u> Licensee waives any privilege and consents to allow contact between the treating psychologist or psychiatrist and the Board for purposes of verifying compliance with the terms of this order.
- c) Upon completion of treatment, Licensee must make arrangements with the treating psychologist or psychiatrist which are acceptable to the Board for continuing reporting to the Board. The reporting must be on a biannual basis and must provide the results of the polygraph or other testing approved by the Board to provide evidence of continued non-offending behavior.
- d) Licensee must be able to abide and continue to abide by all restrictions placed upon him by the Department of Human Services.
- e) Licensee must never be alone with a minor in his chiropractic office.
- f) The Board or its representative is authorized to enter Licensee's business premises for the duration of the probation to examine, review and photocopy Licensee's patient or other records to determine compliance with the terms of this probation.

5.

1	The Board imposes a permanent limitation on Licensee prohibiting the treatment of
2	minors under any circumstance.
3	
4	6.
5	The Board and Licensee agree that, if at any time within the probationary period Licensee
6	violates the conditions of probation or limitation on his license, the stay of revocation may be
7	terminated and the revocation made effective immediately.
8	
9	
10	Dated: March 23, 2011
11	
12	BOARD OF CHIROPRACTIC EXAMINERS
13	State of Oregon
14	Original signature on file at OBCE
15	
16	By:
17	Dave McTeague, Executive Director
18	
19	Very one and the leaf of the l
20	You are entitled to judicial review of this order pursuant to ORS 183.480. Judicial review may
21 22	be obtained by filing a petition in the Oregon Court of Appeals. The petition must be filed within
23	60 days from the date of service of this order.
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2	State of Oregon)	Case # 1998-1014
3	County of Marion)	Bryon Scott DC
4			
5			
6	I, Dave McTeague, being t	first duly sworn,	state that I am the Executive Director of the
7			such, am authorized to verify pleadings in this
8			al Order is true to the best of my knowledge a
9	I verily believe.		
10		Origir	nal signature on file at OBCE
11			Section of the diagram
12		Dave McTeo	gue, Executive Director
13		Oregon Boar	d of Chiropractic Examiners
14		oregon Bour	d of emopractic Examiners
15			
16			
17 18			
10	•		
19		SUBSCRIBED	AND SWORN to before me
20		this <u>24</u>	May of March, 2011
21		Origi	nal signature on file at OBCE
22		un Karananan Tananan	
23		NOTARY PI	BLIC FOR OREGON
24		My Commissi	on Expires: (0-7-2011
25			
			OFFICIAL SEAL K J EDMUNDSON



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2	Certificate of Service
3	
4	I, Dave McTeague, certify that on March 23, 2011, I served the foregoing Second
5	Amended Final Order upon the party hereto by mailing, certified mail, postage prepaid, a true,
6	exact and full copy thereof to:
7	
8	By regular mail to:
9	
10	Bryan Scott, DC
11	2787 Sunset Ave
12	West Linn, OR 97068
13	
14	CIL + ODCE
15	Original signature on file at OBCE
16	
17	Dave McTeague
18	Executive Director
19	Oregon Board of Chiropractic Examiners
20	Gregori Bould of Chiropractic Examiners
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7	In the Matter of)	AMENDED FINAL
8		·)	ORDER
9	Bryan Scott, D.C.)	(CONTINUES PROBATION)
10)	ŕ
11)	Case # 1998-1014
12	Licensee	e.)	:
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The Board of Chiropractic Examiners (Board) is the state agency responsible for licensing, regulating and disciplining chiropractic physicians in the State of Oregon. Bryan Scott, D.C. (Licensee), is licensed by the Board to practice as a chiropractic physician in the State of Oregon. The Board has determined to continue Licensee's probation for the following reasons.

0.71 44 4000 4 7 4

On February 11, 1999, the Board served Licensee with a proposed order for revocation, ten year probation, limitation on license and other conditions alleging that Licensee committed violations of the Board's rule on unprofessional conduct as defined in ORS 684.100(1)(g)(A) and OAR 811-035-0015(1).

1.

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On March 26, 1999, a Final Order was issued which made findings of violation of ORS 684.100(1)(g)(A) and OAR 811-035-0015(1). That order required a stay of license revocation if certain conditions of probation occurred. That order also indicated that after a minimum of 10 year probation, the Board may extend the probation in one or two year increments without further hearing or notice if it believes it is warranted or indicated. This Order incorporates by reference the findings of the March 26, 1999 Final Order.

On March 19, 2009, the Board met and reviewed this matter and updated information from his treating psychologist. The Board also interviewed Licensee in person. The Board determined the Licensee needs the continued monitoring and treatment required by the Final Order. The Board voted to extend his probation an additional two years as the Order allowed.

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Pursuant to ORS 183.415(5), the Board continues in the stay of the revoked license of Licensee provided he fully and completely complies with the conditions of probation and the permanent limitation on his license.

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The Board imposes a permanent limitation on Licensee prohibiting the treatment of minors under any circumstance.

Conditions of Probation

Licensee shall remain on probation for an additional two years, at which time the OBCE may extend the probation in one or two year increments without further hearing or notice, if it believes it is warranted or indicated. Conditions of probation are as follows:

- a) Licensee must remain in treatment with Kelly R. Fielding, Ph.D., or another psychologist or psychiatrist specializing in treatment of sexual offenders approved by the Board, until such time as the treating psychologist or psychiatrist and a second evaluating psychologist or psychiatrist also approved by the Board and with similar credentials, jointly determine that no further treatment of Licensee is warranted. Licensee must see Dr. Fielding for a treatment session at least three times a year. This includes at least one polygraph examination a year. All therapy and reporting will be at the sole cost of Licensee.
- b) Licensee shall cause the treating psychologist or psychiatrist to submit a report to the Board regarding Licensee's progress following each meeting. Licensee waives any privilege and consents to allow contact between the treating psychologist or psychiatrist and the Board for purposes of verifying compliance with the terms of this order.
- c) Upon completion of treatment, Licensee must make arrangements with the treating psychologist or psychiatrist which are acceptable to the Board for continuing reporting to the Board. The reporting must be on a biannual basis and must provide the results of the polygraph or other testing approved by the Board to provide evidence of continued non-offending behavior.
- d) Licensee must be able to abide and continue to abide by all restrictions placed upon him by the Department of Human Services.
- e) Licensee must never be alone with a minor in his chiropractic office.
- The Board or its representative is authorized to enter Licensee's business premises for the duration of the probation to examine, review and photocopy Licensee's patient or other records to determine compliance with the terms of this probation.

1 2 3	BEFORE THE BOARD OF CHIROPRACTIC EXAMINERS STATE OF OREGON
4 5	In the Matter of)
6 7 8	Bryan Scott, D.C.) FINAL ORDER
9 10 11 12) Licensee.))) Case # 98-1014
13 14 15 16 17	The Oregon Board of Chiropractic Examiners (OBCE) is the state agency responsible for licensing, regulating and disciplining chiropractic physicians in the State of Oregon. Bryan Scott, D.C. (Licensee), is licensed by the OBCE to practice as a chiropractic physician in the State of Oregon.
19 20	1.
21 22 23 24 25 26	On February 11, 1999, the Oregon Board of Chiropractic Examiners (OBCE) served Bryan Scott, D.C. (Licensee), with a proposed order of revocation (stayed), ten year probation, limitation on license and other conditions alleging that Licensee committed violations of the Board's rule on unprofessional conduct as defined in ORS 684.100(1)(g)(A) and OAR 811-035-0015(1):
27 28	2.
29 30 31 32 33	By an Agreement dated February 26, 1999, a copy of which is attached hereto and marked Attachment A, Licensee admitted the facts alleged in the Proposed Notice and submitted a written statement requesting a hearing, and waiving his right to appear.
34 35	3.
36 37 38 39 40 41 42	On March 18, 1999, during its regularly scheduled meeting, the OBCE considered the allegations contained in the Proposed Notice of Reprimand, the contents of the OBCE's investigative file in this matter, and Licensee's admissions and statement.

4.

Based upon the evidence recited in paragraph 3, above, the OBCE finds by a preponderance of the evidence that the allegations contained in the Proposed Notice are true and constitute a violation of ORS 684.100(1)(g)(A) and OAR 811-035-0015(1), to wit: engaging in sexual conduct during the year 1982 with S. F., who was between eleven and twelve years old, on five or six occasions over a two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance and caused S.F to watch sexually explicit videos. In August 1992, Licensee engaged in sexual conduct with S.G., a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower S.G.'s resistance and caused S.G to watch sexually explicit videos.

5.

DISCIPLINARY ACTION

In light of the above, and pursuant to ORS 183.415(5), the OBCE revokes Licensee's license due to the above-described violations. For the reasons that follow, the OBCE stays the revocation provided Licensee fully and completely complies with the conditions of probation and the permanent limitation on license:

- a) Licensee is currently participating in a sexual offender treatment program with Kelly R. Fielding, Ph.D.
- b) Licensee has passed periodic polygraph tests indicating that he is not currently engaging in any offending behaviors;
- c) Licensee will be required to remain in treatment and be monitored for a much longer period of time as a result of the conditions of this Final Order;
- d) Licensee has agreed to and is currently in compliance with restrictions placed upon him by Oregon State Office for Children and Families (SCF); and
- e) Psychological evaluations of Licensee indicate that Licensee is not a threat to his adult patient population and that his risk to reoffend is low as long as Licensee adheres to the restrictions placed upon him by SCF and those required by the OBCE.

CONDITIONS OF PROBATION

Licensee shall remain on probation for a minimum of ten years, at which time the OBCE may extend the probation in one or two year increments without further hearing or notice, if it believes it is warranted or indicated. Conditions of the probation are as follows:

- a) Licensee must remain in treatment with Kelly R. Fielding, Ph.D., or another psychologist or psychiatrist specializing in treatment of sexual offenders approved by the OBCE, until such time as the treating psychologist or psychiatrist and a second evaluating psychologist or psychiatrist, also approved by the OBCE and with similar credentials, jointly determine that no further treatment of Licensee is warranted. All therapy and reporting will be at the sole cost of Licensee.
- b) Licensee shall cause the treating psychologist or psychiatrist to submit quarterly reports to the OBCE regarding Licensee's progress. Such reports shall be submitted prior to the 15th day of the months of January, April, July, and October of each year, for as long as Licensee remains in treatment. Licensee waives any privilege and consents to allow contact between the treating psychologist or psychiatrist and the OBCE for purposes of verifying compliance with the terms and conditions of this proposed order.
- c) Upon completion of treatment, Licensee must make arrangements with the treating psychologist or psychiatrist which are acceptable to the OBCE for continued reporting to the OBCE. The reporting must be on a quarterly basis and must provide the results of polygraph or other testing approved by the OBCE to provide evidence of continued non-offending behavior.
- d) Licensee must continue to abide by any and all restrictions placed upon him by the SCF.
- e) Licensee must never be alone with a minor in his chiropractic office.
- f) The OBCE or it's representative is authorized to enter Licensee's business premises for the duration of the probation to examine, review and photocopy Licensee's patient or other records to determine compliance with the terms of this probation.

a Chiropractic Physician of:) case # 98-1014
Bryan Scott, D.C.,))
Licensee.) AGREEMENT RE: PROPOSED) DISCIPLINARY ACTION)
If Licensee does not wish to	appear at hearing, Licensee may
settle this matter by agreement.	To do so, please check the
appropriate space, sign and retur	n this document to the Oregon
Board of Chiropractic Examiners,	Morrow Crane Building, 3218
Pringle Road SE, First Floor, Sui	te 150, Salem, Oregon 97302.
If Licensee wishes to have a	hearing, and does not wish to
stipulate to the facts, or if Lice	ensee wishes to appear
personally, Licensee must request	a hearing in a separate
document, filed with the Licensee	's answer to the charges.
1I, exists for the Oregon Board of Chicivil penalties and costs of this imposition of this discipline, and hearing.	nroceeding. I seems to be
	, D.C.
· · · · · · · · · · · · · · · · · · ·	Dated:
and accurate. I have an additiona the Board to consider in its delib	Written statement that t
	Dated: 2/26/99



In the Matter of Bryan Scott, D.C. Bryan Scott, D	1 2 3	BEFORE THE BOARD OF CHIROPRACTIC EXAMINERS STATE OF OREGON
Licensee. PERMANENT LIMITATION ON LICENSE] LICENSE] Case # 98-1014	6 7 8) NOTICE AND PROPOSED Bryan Scott, D.C.) DISCIPLINARY ACTION [LICENSE REVOCATION (STAYED);
The Oregon Board of Chiropractic Examiners (OBCE) is the state agency responsible for licensing, regulating and disciplining chiropractic physicians in the of Oregon. Bryan Scott, D.C. (Licensee), is licensed by the OBCE to practice as chiropractic physician in the State of Oregon. Pursuant to ORS 684.100(9), the proposes to take the disciplinary action proposed in this Notice against Licensee because his conduct, as described below, constitutes unprofessional conduct as defined in ORS 684.100(1)(g)(A) and OAR 811-035-0015(1): 1. Licensee notified the OBCE on July 13, 1998 that he was enrolled in an eighteer month sexual offender treatment program, and that he was required to notify the by the Oregon State Office of Services to Children and Families (SCF). 2. Licensee has admitted that during the year 1982, he engaged in sexual conduct S. F., who was between eleven and twelve years old, on five or six occasions ov two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance caused S.F to watch sexually explicit videos. 3. Licensee has admitted that in August 1992, he engaged in sexual conduct with a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	10 11 12	Licensee.) PERMANENT LIMITATION ON LICENSE]
Licensee notified the OBCE on July 13, 1998 that he was enrolled in an eighteer month sexual offender treatment program, and that he was required to notify the by the Oregon State Office of Services to Children and Families (SCF). 2. Licensee has admitted that during the year 1982, he engaged in sexual conduct S. F., who was between eleven and twelve years old, on five or six occasions ov two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance caused S.F to watch sexually explicit videos. 3. Licensee has admitted that in August 1992, he engaged in sexual conduct with a a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	14 15 16 17 18 19	responsible for licensing, regulating and disciplining chiropractic physicians in the State of Oregon. Bryan Scott, D.C. (Licensee), is licensed by the OBCE to practice as a chiropractic physician in the State of Oregon. Pursuant to ORS 684.100(9), the OBCE proposes to take the disciplinary action proposed in this Notice against Licensee because his conduct, as described below, constitutes unprofessional conduct as
Licensee notified the OBCE on July 13, 1998 that he was enrolled in an eighteer month sexual offender treatment program, and that he was required to notify the by the Oregon State Office of Services to Children and Families (SCF). 2. Licensee has admitted that during the year 1982, he engaged in sexual conduct S. F., who was between eleven and twelve years old, on five or six occasions ov two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance caused S.F to watch sexually explicit videos. 3. Licensee has admitted that in August 1992, he engaged in sexual conduct with a a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	22	1.
Licensee has admitted that during the year 1982, he engaged in sexual conduct S. F., who was between eleven and twelve years old, on five or six occasions ov two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance caused S.F to watch sexually explicit videos. 3. 3. 3. Licensee has admitted that in August 1992, he engaged in sexual conduct with a a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	24 25 26	Licensee notified the OBCE on July 13, 1998 that he was enrolled in an eighteen month sexual offender treatment program, and that he was required to notify the OBCE by the Oregon State Office of Services to Children and Families (SCF).
Licensee has admitted that during the year 1982, he engaged in sexual conduct S. F., who was between eleven and twelve years old, on five or six occasions ov two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance caused S.F to watch sexually explicit videos. 3. 3. 3. 3. 4. 3. 5. 6. 6. 6. 6. 7. Licensee has admitted that in August 1992, he engaged in sexual conduct with a a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	28	2.
35 36 37 Licensee has admitted that in August 1992, he engaged in sexual conduct with a a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	30 31 32 33	Licensee has admitted that during the year 1982, he engaged in sexual conduct with a S. F., who was between eleven and twelve years old, on five or six occasions over a two month period of time. Licensee used nitrous oxide to lower S.F.'s resistance and caused S.F to watch sexually explicit videos.
Licensee has admitted that in August 1992, he engaged in sexual conduct with a a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower	35	3.
39 resistance and caused S.G to watch sexually explicit videos. 40 41	37 38 39 40 41	Licensee has admitted that in August 1992, he engaged in sexual conduct with a S.G., a fifteen year old, in his chiropractic office. Licensee used nitrous oxide to lower S.G's resistance and caused S.G to watch sexually explicit videos.

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PROPOSED DISCIPLINARY ACTION

The OBCE proposes to revoke Licensee's license due to the above-described violations. For the reasons that follow, the OBCE further proposes to stay the revocation PROVIDED that Licensee fully and completely complies with the conditions of probation and the permanent limitation on license listed in Sections 5 and 6:

- a) Licensee is currently participating in a sexual offender treatment program with Kelly R. Fielding, Ph.D. Licensee has passed periodic polygraph tests indicating that he is not currently engaging in any offending behaviors;
- b) Licensee will be required to remain in treatment and be monitored for a longer period of time as a result of the conditions of this proposed order;
- c) Licensee has agreed to and is currently in compliance with restrictions placed upon him by SCF; and
- d) Psychological evaluations of Licensee indicate that Licensee is not a threat to his adult patient population and that his risk to reoffend is low as long as Licensee adheres to the restrictions placed upon him by SCF and those proposed by the OBCE.

5.

PROPOSED CONDITIONS OF PROBATION

OBCE proposes that Licensee shall remain on probation for a minimum of ten years, at which time the OBCE may extend the probation in one or two year increments without further hearing or notice, if it believes it is warranted or indicated. Conditions of the probation are as follows:

a) Licensee must remain in treatment with Kelly R. Fielding, Ph.D., or another psychologist or psychiatrist specializing in treatment of sexual offenders approved by the OBCE, until such time as the treating psychologist or psychiatrist and a second evaluating psychologist or psychiatrist, also approved by the OBCE and with similar credentials, jointly determine that no further treatment of Licensee is warranted. All therapy and reporting will be at the sole cost of Licensee.

- b) Licensee shall cause the treating psychologist or psychiatrist to submit quarterly reports to the OBCE regarding Licensee's progress. Such reports shall be submitted prior to the 15th day of the months of January, April, July, and October of each year, for as long as Licensee remains in treatment. Licensee waives any privilege and consents to allow contact between the treating psychologist or psychiatrist and the OBCE for purposes of verifying compliance with the terms and conditions of this proposed order.
- c) Upon completion of treatment, Licensee must make arrangements with the treating psychologist or psychiatrist and acceptable to the OBCE for continued reporting to the OBCE on a quarterly basis the results of polygraph or other testing approved by the OBCE to provide evidence of continued non-offending behavior.
- d) Licensee must continue to abide by any and all restrictions placed upon him by SCF.
- e) Licensee must never be alone with a minor in his chiropractic office.
- f) The OBCE or it's representative is authorized to enter Licensee's business premises for the duration of the probation to examine, review and photocopy Licensee's patient or other records to determine compliance with the terms of this probation.

6.

PERMANENT LIMITATION ON LICENSE

The OBCE proposes a permanent limitation on Licensee prohibiting the treatment of minors under any circumstance.

7.

The OBCE proposes that, if at any time within the probationary period Licensee violates the conditions of probation or limitation on his license, the stay of revocation will be terminated and the revocation made effective immediately.

7 8 Licensee shall pay all costs associated with this disciplinary proceeding, including investigative costs and attorney fees pursuant to ORS 684.100(9)(g).

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NOTICE OF RIGHT TO HEARING

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Licensee has the right, if Licensee requests, to a hearing as provided by the Administrative Procedures Act (ORS Chapter 183) before the OBCE or its hearings officer. At the hearing, Licensee may be represented by an attorney and may subpoena and cross-examine witnesses. A request for hearing must be made in writing to the OBCE, must be received by the OBCE within twenty-one (21) days from the date of mailing of this Notice (or if not mailed, the date of personal service), and must be accompanied by a written answer to all charges contained in this Notice. Upon receipt of a request for hearing, the OBCE will notify Licensee of the time and place of the hearing. If Licensee requests a hearing, Licensee will be given, prior to the commencement of the hearing, information on the procedures, right of representation, and other rights of parties relating to the conduct of the hearing as required by ORS 183.413(2).

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The answer shall be made in writing to the OBCE and shall include an admission or denial of each factual matter alleged in this Notice, together with a short, plain statement of each relevant affirmative defense Licensee may have. Except for good cause, factual matters alleged in this notice and not denied in the answer will be deemed admitted and any defense waived. New matters raised in the answer (affirmative defenses) are presumed to be denied by the agency and evidence shall not be taken on any issue not raised in the Notice and answer.

11.

If Licensee fails to request a hearing within 21 days, or fails to appear as scheduled at the hearing, the OBCE may issue a final order by default and impose the above sanctions upon Licensee, in addition to such costs as the OBCE deems appropriate under ORS 684.100(9). Upon default or failure to appear, any material in Licensee's file with the OBCE regarding the subject of this case automatically becomes part of the contested case record for the purpose of establishing a prima facie case. ORS 183.415(6).

Case# 98-1014
) AGREEMENT RE: PROPOSED DISCIPLINARY ACTION
appear at hearing, Licensee may
To do so, please check the
n this document to the Oregon
Morrow Crane Building, 3218
te 150, Salem, Oregon 97302.
hearing, and does not wish to
ensee wishes to appear
a hearing in a separate
's answer to the charges.
, D.C., agree that cause iropractic Examiners to issue proceeding. I agree to the d hereby waive my right to a
, D.C.
Dated:
Dated: Dated:

In the Matter of the License as)

a Chiropractic Physician of:	
, D.C.,	AGREEMENT RE: PROPOSED DISCIPLINARY ACTION
If Licensee does not wish to	appear at hearing, Licensee may
settle this matter by agreement.	To do so, please check the
appropriate space, sign and retur	n this document to the Oregon
Board of Chiropractic Examiners,	Morrow Crane Building, 3218
Pringle Road SE, First Floor, Sui	te 150, Salem, Oregon 97302.
If Licensee wishes to have a	hearing, and does not wish to
stipulate to the facts, or if Lic	ensee wishes to appear
personally, Licensee must request	a hearing in a separate
document, filed with the Licensee	's answer to the charges.
l. I, exists for the Oregon Board of Chicivil penalties and costs of this imposition of this discipline, and hearing	ropractic Examiners to issue proceeding. I agree to the
	, D.C.
	Dated:
2. X I. BRYAN SENTERS alleged in the Notice of Proposend accurate. I have an additional the Board to consider in its delibing the my right to appear.	D.C., agree that the facts sed Disciplinary Action are true of written statement that I wish seration of this matter. It is

Certificate of Service

Bryan Scott, D. C. 6647 SE Woodstock Blvd. Portland, Oregon 97206-6656

Original signature on file at the OBCE office.

Dave McTeague
Executive Director
Oregon Board of Chiropractic Examiners

In the Matter of the License as a Chiropractic Physician of:) }
, D.C.,))
Licensee.) AGREEMENT RE: PROPOSED) DISCIPLINARY ACTION)
If Licensee does not wish to	o appear at hearing, Licensee may
settle this matter by agreement.	To do so, please check the
appropriate space, sign and retur	n this document to the Oregon
Board of Chiropractic Examiners,	Morrow Crane Building, 3218
Pringle Road SE, First Floor, Sui	te 150, Salem, Oregon 97302.
If Licensee wishes to have a	hearing, and does not wish to
stipulate to the facts, or if Lic	ensee wishes to appear
personally, Licensee must request	a hearing in a separate
document, filed with the Licensee	's answer to the charges.
1. I, exists for the Oregon Board of Chroivil penalties and costs of this imposition of this discipline, and hearing.	proceeding. I agree to the
	, D.C.
	Dated:
and accurate. I have an additiona the Board to consider in its delib submitted with this agreement. I	U Written statement that I wish
	Dated: 2/26/99

a Chiropractic Physician of:) }
Licensee.)) AGREEMENT RE: PROPOSED) DISCIPLINARY ACTION
If Licensee does not wish to	appear at hearing, Licensee may
settle this matter by agreement.	To do so, please check the
appropriate space, sign and retur	n this document to the Oregon
Board of Chiropractic Examiners,	Morrow Crane Building, 3218
Pringle Road SE, First Floor, Sui	te 150, Salem, Oregon 97302.
If Licensee wishes to have a	hearing, and does not wish to
stipulate to the facts, or if Lice	ensee wishes to appear
personally, Licensee must request	a hearing in a separate
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l. I, exists for the Oregon Board of Chicivil penalties and costs of this imposition of this discipline, and hearing.	proceeding. I agree to the
	, D.C.
2. X I. BRYAN Sevil as alleged in the Notice of Proposend accurate. I have an additionathe Board to consider in its delibitation with this agreement. I waive my right to appear.	eration of this matter. It is
	Dated: 2/26/99

Certificate of Service

I, Dave McTeague, certify that on // February 1999, I served the foregoing NOTICE OF PROPOSED DISCIPLINARY ACTION upon the party identified below by mailing, certified mail, postage prepaid, a true, exact and full copy thereof to:

Bryan Scott, D. C. 6647 SE Woodstock Blvd. Portland, Oregon 97206-6656

Original signature on file at the OBCE office.

Dave McTeague
Executive Director
Oregon Board of Chiropractic Examiners