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IDAPA 24 TITLE 03 Chapter 01

24.03.01 - RULES OF THE STATE BOARD OF CHIROPRACTIC PHYSICIANS

000. LEGAL AUTHORITY (Rule 0).

These rules are hereby prescribed and established pursuant to the authority vested in the State Board of Chiropractic Physicians by the provisions of Section 54-707, Idaho Code. (7-1-93)

001. TITLE AND SCOPE (Rule 1).

These rules shall be cited as IDAPA 24, Title 03, Chapter 01, "Rules of the State Board of Chiropractic Physicians."
(7-1-93)

002. (**RESERVED**).

003. WRITTEN INTERPRETATIONS (Rule 3).

The board may have written statements which pertain to the interpretation of the rules of this chapter. Such interpretations, if any, are available for public inspection and copying at cost in the main office of the Bureau of Occupational Licenses.

(7-1-93)

004. -- 009. (RESERVED).

010. DEFINITION (Rule 10).

01. Board. The State Board of Chiropractic Physicians as prescribed in Section 54-703, Idaho Code. (7-1-93)

011. -- 099. (RESERVED).

100. APPLICATIONS (Rule 100).

01. Application. Applications on forms furnished by the Bureau of Occupational Licenses must be on file thirty (30) days before the date of examination, and must be accompanied by an unmounted photograph, size three inches by three inches (3" x 3"), bust only, taken within the year preceding the date of examination. (7-1-93)

02.	Oualifications.	· .		7	(7-	1_0	93	1
02.	Qualifications.				l / -	1-	フニ	,,

- a. New applicants will meet the following requirements: (7-1-93)
- i. National Boards Parts I, II, III and Physiotherapy. (7-1-93)
- ii. Graduation from a CCE approved college or university. (7-1-93)
- iii. Applicants will be required to pass the following subjects of the Idaho Examination: Jurisprudence, Nutrition, X-Ray, Adjustive Technique Practical and Adjustive Technique Written. (7-1-93)
 - b. Endorsement applicants will meet the following requirements: (7-1-93)
 - i. National Boards Parts I, II, III and Physiotherapy. (7-1-93)
- ii. If licensed prior to January, 1980, CCE approved college or university not required. If licensed after January, 1980, applicant must have graduated from a CCE approved college or university. (7-1-93)
- iii. Five (5) years of consecutive experience immediately prior to application and a valid, unrevoked, unsuspended license to practice chiropractic in another state. (7-1-93)
 - iv. Applicants will be required to pass the following subjects of the Idaho Examination: Jurisprudence,

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(7-1-93)Nutrition, X-Ray and Adjustive Technique Written. 101. -- 149. (RESERVED). 150. **FEES (Rule 150).** 01. Application Fee. Application Fee (includes original license) - One hundred dollars (\$100). (7-1-93) 02. Examination Fee. Examination Fee (in addition to application fee) - One hundred fifty dollars (\$150). (7-1-93)03. Reexamination Fee. Reexamination Fee - One hundred fifty dollars (\$150). (7-1-93)04. Annual Renewal Fee. Annual Renewal Fee - One hundred dollars (\$100). (7-1-93)05. Inactive License. Inactive License - Fifty dollars (\$50). (7-1-93)06. Inactive. Inactive (retired, age sixty-five (65) and over) License - Five dollars (\$5). (7-1-93)07. Temporary Permit Fee. Temporary Permit Fee - Fifty dollars (\$50). (7-1-93)Non-Refundable. All fees are non-refundable. 08. (7-1-93)151. -- 199. (RESERVED). 200. **EXAMINATIONS** (Rule 200). Time and Place. Examination for licensure will be held semi-annually in January and July, at a time and place designated by the Board in Boise, Idaho. (7-1-93)Scope of Examination. The Idaho examination shall consist of the following subjects: 02. (7-1-93)X-Ray Interpretation - written. a. (7-1-93)b. Adjustive Technique - written and practical. (7-1-93)Jurisprudence - written. (7-1-93)c. d. Nutrition - written. (7-1-93)e. Examinations in the areas listed in Section 54-709(1)(b), Idaho Code not included in this rule are covered by the required written National Board Examination. (7-1-93)03. (7-1-93)Grading of Examinations. An examination is passed when the applicant receives a score of seventy-five percent (75%) or above in each subject tested as determined by the board for that examination. Due to the adjustive technique requiring artistic abilities this particular examination will be graded only as pass or fail in the opinion of the examining Board Members. (7-1-93)b. Failure to pass three (3) or more subject examinations will require the applicant to retake the entire examination. (7-1-93)(7-1-93)04. Re-Take Examinations. In reference to Section 54-709, Idaho Code, an applicant for licensure failing a retake examination,

must attend at least thirty-six (36) hours of post graduate study through a recognized Council on Chiropractic

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Education approved school offering the subject matter pertinent to and required by the candidate's area of failure.

(7-1-93)

201. -- 249. (RESERVED).

250. RENEWAL OR REINSTATEMENT OF LICENSE (Rule 250).

- 01. Expiration Date. All chiropractic licenses expire on June thirtieth (30th) of each year and must be renewed annually on or before July first (1st). Licenses not so renewed will cancel on October (1st) first of that year.

 (7-1-93)
 - 02. Reinstatement. Reinstatement shall be governed by the provisions of Section 67-2614, Idaho Code. (7-1-93)

251. -- 299. (RESERVED).

300. RENEWAL REQUIREMENT (Rule 300).

- 01. Active Status. Each renewal application must be accompanied by: (7-1-93)
- a. The established fee and; (7-1-93)
- b. Certification of having attended and completed a minimum of twelve (12) hours of scientific clinics, forums, or chiropractic study within the previous twelve (12) months, as approved by the Idaho Board of Chiropractic Physicians. (7-1-93)
- 02. Inactive Status. All licentiates' continued education requirement will be waived for any year or portion thereof until the licentiate is actively in practice in Idaho. Where this waiver is granted, the licentiates' renewal certificate and card will be marked "Inactive". When the licensee desires active status, he must show acceptable fulfillment of continuing educational requirements for the current year and submit a fee equivalent to the difference between the inactive and active renewal fee. The continuing educational requirement and the fees will not be prorated for a partial year.

 (7-1-93)
- 03. Definition of Inactive Status. "Inactive" status means licensee is a holder of an Idaho chiropractic license which may be made active by fulfilling the continuing educational requirement for the current year and paying the additional fee required. Until he does meet this requirement, he may not practice chiropractic in Idaho.

 (7-1-93)
- 04. Inactive Retired. "Inactive Retired" status means licensee is a holder of an Idaho chiropractic license, is over sixty five (65) years of age and permanently retired from the practice of chiropractic. (7-1-93)

301. -- 349. (RESERVED).

350. CONTINUING EDUCATION (Rule 350).

In order to further protect the public health and to facilitate the administration of the Chiropractic Act, the board has formulated the following rules: (7-1-93)

- 01. Subject Material. The subject material of the continuing education requirement shall be germane to the practice of chiropractic and sponsored by an approved school of chiropractic. (The above is limited to Section 54-709(1)(b), Idaho Code). (7-1-93)
- 02. Verification of Attendance. It shall be necessary for the applicant to provide verification of attendance by securing authorized signatures from the course instructors or sponsoring institution substantiating any and all days attended. This verification must be available on request by the Board. (7-1-93)

351. -- 399. (RESERVED).

400. APPROVED SCHOOLS OF CHIROPRACTIC (Rule 400).

- 01. Requirement For Approval. The Idaho Board of Chiropractic Physicians will consider only that school or college or university of chiropractic as a reputable school, college or university of chiropractic in good standing if such school, college or university conforms to the requirements of "recognized candidate for accreditation", or "accredited" of the Council of Chiropractic Education or any foreign country college which meets equivalent standards as determined by the Idaho Board of Chiropractic Physicians and teaches accredited courses in all the subjects set forth in Section 54-709(1)(b), Idaho Code.

 (7-1-93)
- a. Regardless of the Council on Chiropractic Education status, the Board may make additional requirements for approval as a reputable school, college or university of Chiropractic. (7-1-93)
- 02. New Schools. Those graduates of new schools of chiropractic will only be accepted for licensure application provided the school reaches "recognized candidate for accreditation" status with the Council on Chiropractic Education within one year following the first graduating class and are approved by the Idaho Board of Chiropractic Physicians. (7-1-93)

401. -- 449. (RESERVED).

450. ADVERTISEMENTS. (Rule 450).

No chiropractor shall disseminate or cause the dissemination of any advertisement or advertising which is any way fraudulent, false, deceptive or misleading. Any advertisement or advertising shall be deemed by the board to be fraudulent, false, deceptive, or misleading if it:

(7-1-93)

- 01. Contains a Misrepresentation of Fact. Contains a misrepresentation of fact; or (7-1-93)
- 02. Misleading or Deceptive. Is misleading or deceptive because in its content or in the context in which it is presented it makes only a partial disclosure of relevant facts. More specifically, it is misleading and deceptive for a chiropractor to advertise free services (i.e. x-rays, examination, etc.) or services for a specific charge when in fact the chiropractor is transmitting a higher charge for the advertised services to a third party payor for payment or charges the patient or a third party. It is misleading and deceptive for a chiropractor or a group of chiropractors to advertise a chiropractic referral service or bureau unless the advertisement specifically names each of the individual chiropractors who are participating in the referral service or bureau. (7-1-93)
- 03. Creates False, or Unjustified Expectations of Beneficial Treatment or Successful Cures. Creates false, or unjustified expectations of beneficial treatment or successful cures; or (7-1-93)
- 04. Appeals Primarily to Lay Person. Is likely to appeal primarily to a lay person's fears, ignorance, or anxieties regarding his state of health or physical well-being; or (7-1-93)
- 05. Fails To Identify. Fails to identify conspicuously the chiropractor or chiropractors referred to in the advertising as a chiropractor or chiropractors; or (7-1-93)
- 06. Failure To Perform. Contains any representations or claims, as to which the chiropractor, referred to in the advertising, fails to perform; or (7-1-93)
- 07. Use of the Term Chiropractor. Contains any representation which identifies the chiropractic practice being advertised by a name which does not include the terms "chiropractor," "chiropractic," or some easily recognizable derivative thereof; or (7-1-93)
- 08. Area of Practice. Contains any representation regarding a preferred area of practice or an area of practice in which the practitioner in fact specializes, which represents or implies that such specialized or preferred area of practice requires, or that the practitioner has received any license or recognition by the state of Idaho or its authorized agents, which is superior to the license and recognition granted to any chiropractor who successfully meets the licensing requirements of Chapter 7, Title 54, Idaho Code; or (7-1-93)
 - 09. Deceptive or Misleading Heading. Appears in any classified directory, listing, or compendium

under a heading, which when considered together with the advertisement, has the capacity or tendency to be deceptive or misleading with respect to the profession or professional status of the chiropractor; or (7-1-93)

10. Deceptive or Misleading Information. Contains any other representation, statement or claim which is misleading or deceptive. (7-1-93)

451. -- 499. (RESERVED).

500. BOARD POLICIES AND DIRECTIVES (Rule 500).

- 01. Register. The board shall keep on file a current register of all applicants for licensure, rejected applicants and licentiates, and the current license status of all licensed Idaho Chiropractic Physicians. (7-1-93)
- 02. Board of Chiropractic Physicians' Agents. The board shall authorize, by written agreement, the Bureau of Occupational Licenses to act as agent in its interest. (7-1-93)
- 03. Board Budget. The board shall assist in preparation of an annual budget including all anticipated expenditures and income. (7-1-93)
- 04. Authorized Expenditures. The Board authorizes actual and necessary expenditures for Board business to Board Members outside of Board meetings. (7-1-93)
- 05. Delegates to Federation of Chiropractic Licensing Boards. Authorized delegates to the annual congress shall receive the honorarium and travel expenses as provided in Section 54-706(4), Idaho Code. (7-1-93)

501. -- 549. (RESERVED).

550. CHIROPRACTIC ASSISTANTS (Rule 550).

- 01. Definition. A chiropractic assistant is defined as any individual functioning in a dependent relationship with a supervising chiropractic physician in the performance of any chiropractic practice. (7-1-93)
- 02. Chiropractic Physician Responsible and Liable For. The chiropractic physician shall be responsible and liable for: (7-1-93)
 - a. Direct supervision; (7-1-93)
 - b. Any acts of the assistant in the performance of chiropractic practice; (7-1-93)
- c. Proper training and capabilities of the chiropractic assistant before authorization is given to perform any chiropractic practice. (7-1-93)
 - 03. Chiropractic Assistant Limitations. A chiropractic assistant shall not: (7-1-93)
 - a. Manipulate articulations; (7-1-93)
 - b. Provide diagnostic results or interpretations to the patient; (7-1-93)
- c. Provide treatment advice to any patient without instructions from the supervising Chiropractic Physician. (7-1-93)

551. -- 599. (RESERVED).

600. Rule MAKING HISTORY PRIOR TO JULY 1, 1993 (Rule 600).

Supersedes Rules adopted September 7, 1977 Authority Chapter 7, Title 54, Idaho Code, July 1, 1980 Adopted Under Emergency Provisions, June 10, 1982 Final Adoption, August 21, 1982 As Amended December 21, 1987 Effective January 11, 1988 Adopted Under Emergency Provisions, March 29, 1993

(7-1-93)

601. -- 999. (RESERVED).