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Mary Fallin, Governor
Chris Benge,
Secretary of State
Peggy Coe, Editor-in-Chief

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SUBMISSION OF ADOPTED RULES TO GOVERNOR AND LEGISLATURE:

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September 11, 2016

SUPERSEDED EMERGENCY ACTIONS:

n/a

INCORPORATIONS BY REFERENCE:

n/a

ANALYSIS:

The rule amendments will revise the statutorily authorized fees assessed to each state bond issue.

CONTACT PERSON:

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PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTIONS 250.3 (5) AND 308 (E), WITH AN EFFECTIVE DATE OF SEPTEMBER 11, 2016:

SUBCHAPTER 5. FEES

90:10-5-2. Fee schedule

(a) Fees (calculated by multiplying the principal amount times the applicable fee, as shown in the table below):

Principal Amount Fee (expressed as basis points times principal amount of issuance or obligation)

<u>Principal Amount</u>	<u>Fee (expressed as basis points times principal amount of issuance or obligation)</u>
<u>First \$5 million</u>	<u>3 basis points (.0003)</u>
<u>In excess of \$5 million, up to and including \$50 million</u>	<u>2 basis points (.0002)</u>
<u>All amounts in excess of \$50 million</u>	<u>1 basis point (.0001)</u>
\$200,00 or less	No Fee
Greater than \$200,000 up to and including \$2 million	5 basis points (.0005)
Next \$3 million	3 basis points (.0003)
Next \$10 million	2 basis points (.0002)
Over 15 million	1 basis point (.0001)

(b) Examples reflecting the calculation of fees are:

(1) The fee for a \$205,000 lease purchase obligation is calculated as follows:

$$\$205,000 \times .0005 = \$102.50 \text{ (fee due)}$$

(2) The fee for a \$5,500,000 bond issue or lease purchase obligation is calculated as follows:

$$\$2,000,000 \times .0005 = \$1,000$$

$$\$3,000,000 \times .0003 = \$900$$

$$\$500,000 \times .0002 = \$100$$

$$\text{Fee due} = \$2000$$

[OAR Docket #16-582; filed 6-17-16]

**TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS
CHAPTER 1. ADMINISTRATIVE ORGANIZATION AND OPERATIONS**

[OAR Docket #16-662]

RULEMAKING ACTION:

PERMANENT final adoption

RULES:

Subchapter 1. General Provisions

140:1-1-2 [AMENDED]

AUTHORITY:

Oklahoma Board of Chiropractic Examiners; 59, O.S., 2001, Section 161.2

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ANALYSIS:

The rule amendment deletes language "and which has been approved by the Board". In accordance with A.G. Opinion 02-22, the rule itself is the approval. There is no approval outside the rule process. As a result, the proposed amendment adds language stating explicitly that "the Board hereby approves" the procedures described.

CONTACT PERSON:

Beth Carter, Executive Director, 421 N.W. 13th Street, Suite 180, Oklahoma City, OK 73103, 405-522-3400.

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTIONS 250.3(5) AND 308(E), WITH AN EFFECTIVE DATE OF SEPTEMBER 11, 2016:

Permanent Final Adoptions

SUBCHAPTER 1. GENERAL PROVISIONS

140:1-1-2. Definitions.

The following words and terms when used in this chapter, shall have the following meaning, unless the context clearly indicates otherwise:

"Accredited Chiropractic College" means a chiropractic educational institution, which is accredited by the Commission on Accreditation of the Council on Chiropractic Education or its successor.

"Act" means the Oklahoma Chiropractic Practice Act, 59 O.S. 1991, §§161.1 et seq.

"APA" means the Oklahoma Administrative Procedures Act, 75 O.S.1991, §§ 250 et seq.

"Advisory Committee" means the committee appointed by the Board to advise and assist the Board in the investigation of the qualifications for licensure, complaints as to the conduct of chiropractic physicians, and for such other matters as the Board delegate to them.

"Applicant" means any person submitting an application for licensure to the Board.

"Board" means the Board of Chiropractic Examiners.

"Certified chiropractic assistant" means an unlicensed member of a chiropractic physician's team of healthcare workers who may assist a chiropractic physician in the performance of examination and therapeutic procedures and techniques necessary to deliver healthcare services within the scope of chiropractic. and has been certified by the Board.

"Chiropractic" means the science and art that teaches health in anatomic relation and disease or abnormality in anatomic. disrelation, and includes hygienic, sanitary and therapeutic measures incident thereto in humans.

"Chiropractic physician" or **"licensee"** means a person who holds an original license to practice chiropractic in this state.

"Continuing education requirements" means attendance by a licensee at a minimum of (16) sixteen hours of Chiropractic education seminars as required for a renewal license.

"Emergency meeting" means a meeting of the board, which is called pursuant to the Open Meeting Act based upon exigent circumstances, which require expedited attention, by the board to the matters concerned.

"Emergency meeting" means a meeting of the board, which is called pursuant to the Open Meeting Act based upon exigent circumstances, which require expedited attention, by the board to the matters concerned.

"Examination" means the process used by the Board, prior to the issuance of an original license, to test the qualifications and knowledge of an applicant on any or all of the following: current statutes, rules, or any of those subjects listed in Section 161.8 of the Act.

"Executive Director" means the Executive Director of the Board.

"Final order" means on order made by the Board pursuant to the APA and which is subject to judicial review.

"Individual proceeding" means the formal process employed by the Board to provide a hearing for a licensee of

the Board to provide a hearing for the licensee of the Board accused of a violation of the Act and in which the Board may take action against such person's original license to practice chiropractic in this state

"Licensure" means the Board's process with respect to the grant, denial, renewal, revocation, or suspension of an original or renewal license.

"Nonclinical" means of a business nature including, but not limited to, practice management, insurance information, and computer information. It shall also mean the discussion of philosophy as it relates to the performance of chiropractic;

"OAC" means the Oklahoma Administrative Code.

"Order" means a formal or official decision of the Board including, but not limited to, final orders.

"Original license" means a license which grants initial authorization to practice chiropractic in this state issued by the Board to an applicant found by the Board to meet the requirements for licensure of the Act,

(A) by examination pursuant to § 161.7 and 161.8 of the Act and 140:10-3-1 through 140:10-3-4; or

(B) by relocation of practice pursuant to § 161.9 of the Act and 140:10-3-5.

"Party" means a person or agency named and participating or properly seeking and entitled by law to participate in an individual proceeding.

"Person" means any individual, association, governmental subdivision, or public or private organization of any character other than an agency.

"Regular meetings" means regular meetings of the Board held at such times and places as scheduled by the Board and includes continued and reconvened meetings as may be allowed pursuant to the Open Meetings Act. Provided, however, that continued and reconvened meetings shall be as limited by the Open Meeting Act.

"Relocation of Practice" means the ability for an applicant to obtain a chiropractic license on the following conditions:

(A) The applicant is of good moral character;

(B) The applicant shall submit documentary evidence that they have been in active practice for five (5) years immediately preceding the date of application;

(C) The applicant has had no disciplinary action pending against their license in any other state, country or province;

(D) The licensee requesting relocation of practice shall comply with the jurisprudence assessment examination administered by the Board of Chiropractic Examiners of this state.

(E) The applicant may be requested to appear before the Board for a personal interview, and:

(F) The applicant shall meet all other requirements set forth in the Oklahoma Chiropractic Practice Act.

"Renewal license" means a license issued by the Board on or before the first day of January of each year to a licensee, which authorizes the licensee to practice chiropractic in this state for the succeeding calendar year.

"Revocation" means the recalling, annulling or rendering inoperative of an original license or renewal license, or both, by

the Board, after notice and an opportunity for a hearing in an individual proceeding.

"Rule or rules" means the rules of the Board promulgated pursuant to the APA or its successor statutes.

"Rule-making" means the process employed by the Board for the promulgation of a rule.

"Scope of practice" means chiropractic is the science and art that teaches health in anatomic relation and disease or abnormality in anatomic disrelation, and includes hygienic, sanitary and therapeutic measures incident thereto in humans. Pursuant to 59O.S. § 161.2, the Board hereby approves ~~The scope of practice of chiropractic shall include those diagnostic and treatment services and procedures related to the science and art of chiropractic as defined herein and as described in the Oklahoma Chiropractic Practice Act, and which have been taught by an accredited chiropractic college and have been approved by the Board of Chiropractic Examiners.~~ Such diagnostic and treatment services and procedures shall include the following: Chiropractic physicians may examine, analyze and diagnose the human body to correct, relieve or prevent diseases and abnormalities by the use of any physical, chemical, electrical, or thermal method; use or order diagnostic radiological imaging; use or order laboratory testing; and use any other method of examination for diagnosis and analysis taught by an accredited chiropractic college ~~and approved by the Board of Chiropractic Examiners.~~ In addition, Chiropractic physicians may adjust, manipulate and treat the human body by manual, mechanical, chemical, electrical, or natural methods; by the use of physiotherapy; meridian therapy; by utilizing hygienic, sanitary and therapeutic measures; by the administration of naturopathic and homeopathic remedies, by the application of first aid or by performing any other treatment taught by an accredited chiropractic college ~~and approved by the Board of Chiropractic Examiners.~~ Nothing in this rule shall permit a Chiropractic Physician to prescribe legend drugs, beyond injectable nutrients, ~~as authorized by is currently the law in Title 59 Section 161.12 of Title 59 of the Oklahoma Statutes.~~

"Secretary-Treasurer" means the Secretary-Treasurer of the Board.

"Special meeting" means all meetings of the Board other than regular or emergency meetings.

"Suspension" means temporary discontinuance or cessation, with an expectation of reinstatement, of an original license or renewal license, or both, by the Board after notice and an opportunity for a hearing as required in an individual proceeding.

[OAR Docket #16-662; filed 7-6-16]

**TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS
CHAPTER 3. DISCIPLINARY PROCEDURES**

[OAR Docket #16-663]

RULEMAKING ACTION:
PERMANENT final adoption

RULES:
Subchapter 3. Filing and Disposition of Complaints
140:3-3-2 [AMENDED]
140:3-3-9 [AMENDED]
140:3-3-10 [NEW]

AUTHORITY:
Oklahoma Board of Chiropractic Examiners; 59, O.S., 2001, Section 161.6
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ANALYSIS:
The rule amendments are necessary in order to be compliant with statutory amendments in Title 59 O.S. 161.6.

CONTACT PERSON:
Beth Carter, Executive Director, 421 N.W. 13th Street, Suite 180, Oklahoma City, OK 73103, 405-522-3400.

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTIONS 250.3(5) AND 308(E), WITH AN EFFECTIVE DATE OF SEPTEMBER 11, 2016:

SUBCHAPTER 3. FILING AND DISPOSITION OF COMPLAINTS

140:3-3-2. Procedures for complaints against chiropractic physicians

(a) Any person may submit to the Board a complaint against a chiropractic physician. In the event a complaint is made against a member of the Board or the Advisory Committee that member of the Board or Advisory Committee shall recuse himself from further action, investigation or other matter related to said complaint.

(b) The Board shall make available a form which may be used for the filing of complaints.

(c) After a complaint is received by the Board, the Executive Director and the Chair of the Advisory Committee, or a member of the Advisory Committee appointed by the Chair to serve as the Chair's designee, Advisory Committee shall meet and determine whether the complaint merits further investigation. If a determination is made that the complaint merits further investigation, the Executive Director, in consultation with the Chair of the Advisory Committee or the Chair's designee, shall assign the complaint to an investigator.~~The Advisory~~

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~~Committee may utilize the services of an investigator who shall have the authority to investigate a complaint only upon directive of a simple majority of the Advisory Committee or the chair of the Advisory Committee. The focus and scope of the investigation shall pertain only to the subject of the complaint.~~

(d) No member of the Board shall review any complaint or discuss any complaint with any member of the Advisory Committee or any other person, including the complainant and the chiropractic physician named in the complaint, except that the Board may review the written report of the Advisory Committee as provided in (h), (i) and (j) of this section.

(e) No member of the Advisory Committee or the investigator may, in any way, discuss any complaint or the details therein with any person without order from the Board or a Court of competent jurisdiction. Discussion or disclosure of any complaint or information therein by an Advisory Committee member may result in that Advisory Committee member's removal from the investigation committee and other such sanctions as the Board deems appropriate.

(f) The amount of time for investigation of a complaint received by the Advisory Committee shall not exceed thirty-six (36) months.

(g) ~~Upon receipt of the complaint, the Advisory Committee or~~The investigator shall provide the chiropractic physician named in the complaint with a notice of the complaint and shall require said chiropractic physician to provide a written response to the complaint within thirty (30) calendar days of mailing of a copy of the notice to said chiropractic physician. The failure of a chiropractic physician to respond to such a request of the Advisory Committee or investigator shall be grounds for disciplinary action by the Board. In addition, the chiropractic physician named in the complaint shall not contact, attempt to contact or allow anyone else to contact the person(s) who filed the complaint or the person(s) who the chiropractic physician named in the complaint believes may have filed the complaint.

(h) It shall be the duty of the ~~Advisory Committee or~~investigator to investigate the complaint fully and in a manner consistent with due process requirements and the APA and to present the findings of the investigation to the Advisory Committee for review. At the conclusion of the investigation, the Advisory Committee, in consultation with the Board's prosecuting attorney, shall:

(1) ~~refer the matter to the~~The Executive Director may to issue a field citation pursuant to 140:3-3-9 and thereafter submit a written report to the Board detailing the facts concerning the citation, ~~or;~~

(2) ~~The Executive Director, a member of the Advisory Committee or the investigator shall~~ submit a written report to the Board detailing the findings and determinations of the Advisory Committee ~~or investigator~~ and making a recommendation ~~in its written report~~ as to further action by the Board.

(i) The written report of the Advisory Committee ~~or investigator~~ shall be drafted so as to keep anonymous the name of the Complainant and the chiropractic physician named in the complaint. The report shall include a brief recitation of the

facts of the complaint and a statement whether the Advisory Committee ~~or investigator~~ found competent evidence to support the allegations contained in the complaint.

(j) The Board shall review the report of the Advisory Committee ~~or investigator~~ at a meeting of the Board, provided, however that the Board's review of the report shall not be conducted as a hearing and the Board shall not hear testimony or receive evidence. Upon review of the report, the Board may:

(1) dismiss the complaint if the Board finds there is not reasonable cause to believe that there was a violation of the Chiropractic Practice Act or Title 140 of the Oklahoma Administrative Code;

(2) issue a letter of concern, pursuant to 140:3-3-3, to the chiropractic physician named in the complaint if the Board finds that there is reasonable cause to believe that said chiropractic physician has committed a violation, but such violation, if proven, is not of such a nature as to warrant the imposition of a penalty by the Board; or

(3) initiate an individual proceeding, pursuant to 140:3-3-4, against the chiropractic physician named in the complaint if the Board finds that there is reasonable cause to believe that said chiropractic physician has committed a violation and that such violation, if proven, is of such a nature as to warrant the imposition of a penalty by the Board.

(k) In the event the Board votes to issue a letter of concern in regard to a complaint, it shall thereupon be the duty of the Advisory Committee or investigator to ~~provide~~provide the board sufficient details as to the nature of the complaint so as to assist the Board to render a meaningful letter of concern.

140:3-3-9. Field Citations

(a) At the conclusion of an investigation of a complaint filed with the Board, the Advisory Committee, in consultation with the Board's prosecuting attorney, may recommend that the Executive Director issue a field citation to the chiropractic physician named in the complaint if ~~the Executive Director~~ or the Advisory Committee ~~has~~have reasonable cause to believe that the chiropractic physician violated the provisions of the Chiropractic Practice Act (the "Act") or Title 140 of the Oklahoma Administrative Code (the "OAC"). ~~The Executive Director~~Advisory Committee will thereafter submit a written report to the Board detailing the facts concerning the citation. Prior to making therecommendation to the Executive Director, the Advisory Committee may contact the chiropractic physician to discuss and resolve the alleged violation.

(b) Field citations shall be in writing and shall describe the nature of the violation including, but not limited to, a reference to the provision of the Act and/or the OAC alleged to have been violated.

(c) Field citations may contain an order of abatement fixing a reasonable time for abatement of the violation and may contain an assessment of an administrative penalty not to exceed Two Hundred Fifty Dollars (\$250.00) for a first offense and One Thousand Dollars (\$1,000.00) for a second or subsequent offense. Each day such violation continues shall constitute a separate offense. Payment of an administrative penalty shall

be represented as satisfactory resolution of the matter for the purpose of public disclosure.

(d) Field citations shall be served upon the chiropractic physician personally or by certified mail, return receipt requested.

~~(e) Before any field citation is issued to a chiropractic physician, the Executive Director shall submit the alleged violation for review and examination to the Advisory Committee. The Advisory Committee during its review may contact the chiropractic physician to discuss and resolve the alleged violation. Upon conclusion of the Advisory Committee's review, the Committee shall prepare a written report and a recommendation. If the Committee concludes that reasonable cause exists that the chiropractic physician has violated any provisions of the Act or the OAC, an administrative penalty may be assessed upon the chiropractic physician. Payment of an administrative penalty shall be represented as satisfactory resolution of the matter for the purpose of public disclosure.~~

(e-f) Any chiropractic physician who has received a field citation and desires to contest that field citation and/or the proposed assessment of an administrative penalty shall, within thirty (30) calendar days after service of the field citation, notify the Executive Director in writing, requesting an informal conference with the Advisory Committee. If the chiropractic physician fails to request an informal conference within thirty (30) calendar days after service of the field citation, the field citation and/or the proposed assessment of the administrative penalty shall be deemed to be final and not subject to further review.

(f-g) If an informal conference is requested, the Advisory Committee shall hold the informal conference within sixty (60) calendar days from the receipt of the written request. At the conclusion of the informal conference, the Executive Director, upon recommendation from the Advisory Committee, may affirm, modify or dismiss the field citation and/or proposed assessment of an administrative penalty. The Executive Director shall state in writing the reasons for the action, and shall, within thirty (30) calendar days of the informal conference, transmit a copy of the decision to the chiropractic physician and the person who submitted the complaint.

(g-h) Any chiropractic physician who desires to contest a decision made after the informal conference shall inform the Executive Director in writing within thirty (30) calendar days after such chiropractic physician receives the decision resulting from the informal conference. The Board shall thereafter hold a hearing in accordance with the APA, the Act and the OAC. After the hearing, the Board shall issue an Order affirming, modifying or vacating the citation, or directing other appropriate relief as the Board deems necessary.

(h-i) Any chiropractic physician who has received a field citation and desires not to contest that field citation or the proposed assessment of an administrative penalty may transmit to the Board the amount assessed in the citation as an administrative penalty, within thirty (30) calendar days after service of the field citation. Payment of any penalty shall not constitute an admission of the violation charged.

(i-j) Failure of a chiropractic physician to pay a penalty within thirty (30) calendar days of the date of assessment,

unless the field citation is being appealed, may result in action being taken by the Board. When a citation is not contested and a fine is not paid, the full amount of the assessed penalty shall be added to the fee for the renewal of the license. A license shall not be renewed without payment of the renewal fee and penalty.

140:3-3-10. Complaint confidentiality

(a) In order to encourage the public and affected individuals to come forward with complaints regarding licensees and fully share the particulars, the Board will hold all complainant and informant names, addresses or other personal information as confidential and shall not release this information.

(b) The Board shall use all complainant and informant information provided in conducting its investigations and may use the information in cases filed against licensees.

(c) Information obtained during an investigation but not introduced in administrative proceedings shall not be subject to subpoena or discovery in any civil or criminal proceeding except that the Board may give such information to law enforcement and other state agencies as necessary and appropriate in the discharge of the duties of that agency and only under circumstances that ensure against unauthorized access to the information.

(d) The respondent may acquire information obtained during an investigation, unless the disclosure of such information is otherwise prohibited, except for the investigation report, if the respondent signs a protective order whereby the respondent agrees to use the information solely for the purposes of defense in the Board proceeding and in any appeal there from and agrees not to otherwise disclose the information.

[OAR Docket #16-663; filed 7-6-16]

**TITLE 140. BOARD OF CHIROPRACTIC EXAMINERS
CHAPTER 10. LICENSURE OF CHIROPRACTIC PHYSICIANS**

[OAR Docket #16-664]

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RULES:

Subchapter 3. Application, Examination and Licensing
140:10-3-1 [AMENDED]

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n/a

ANALYSIS:

The rule amendments are necessary in order to be compliant with statutory amendments in Title 59 O.S. 161.7 to allow for international applicants.

CONTACT PERSON:

Beth Carter, Executive Director, 421 N.W. 13th Street, Suite 180, Oklahoma City, OK 73103, 405-522-3400.

PURSUANT TO THE ACTIONS DESCRIBED HEREIN, THE FOLLOWING RULES ARE CONSIDERED FINALLY ADOPTED AS SET FORTH IN 75 O.S., SECTIONS 250.3(5) AND 308(E), WITH AN EFFECTIVE DATE OF SEPTEMBER 11, 2016:

SUBCHAPTER 3. APPLICATION, EXAMINATION AND LICENSING

140:10-3-1. Application for an original license by examination

(a) An application to the Board for an original license to practice chiropractic shall be made on forms created and approved by the Board and shall be signed and verified under oath by the applicant. The application shall include:

- (1) A passport photo
- (2) the affidavits of two (2) chiropractic physicians who are not related to or under financial obligation to the applicant and which state that the applicant is of good moral character;
- (3) a copy of the applicant's high school diploma or transcripts, certified as being a true and correct copy
- (4) a copy of the applicant's pre-chiropractic college or university transcript or transcripts, certified:
 - (A) by an official of the issuing college or university as being true and correct; and
 - (B) by an official of the University of Oklahoma as containing at least ninety (90) hours of college credit accepted by the University of Oklahoma;
- (5) a copy of the applicant's diploma from ~~an accredited~~ chiropractic school, college or program accredited by an accrediting agency either recognized by the U.S. Secretary of Education or a Board-approved chiropractic school, college or program, certified by an official of the issuing school, college or program as being true and correct, except as provided in (b) and (c) of this Section;

(6) A money order, certified check or cashier's check payable to the Board in the amount of One Hundred Seventy-Five Dollars (\$175.00) as payment of the application fee. Such fee is not refundable under any circumstances.

(b) An applicant who has graduated from a chiropractic program outside the United States must have completed an educational program leading to a degree in chiropractic from an

institution authorized to operate by the government having jurisdiction in which it is domiciled. The applicant must submit a diploma or equivalent documentation of successful completion of the program as certified by an official of the institution or the government having jurisdiction. All credentials, diplomas, and other documentation submitted to the Board in a foreign language shall be accompanied by a notarized English translation. The applicant shall provide satisfactory evidence of meeting the requirements for permanent residence or temporary non-immigrant status as set forth by the United States Citizenship and Immigration Services.

(bc) A senior student at an accredited chiropractic college may, prior to graduation, make application for an original license by examination. In such event, the application shall be accompanied by a statement on a form approved by the Board containing certification by an official of such college that the applicant is a senior at the college and is expected to graduate within one (1) year from the date of the certificate. An original license shall not, however, be issued to such an applicant until the applicant has submitted to the Board a copy of the applicant's diploma from said accredited chiropractic college, certified as true and correct.

(ed) Applicants shall submit documentary evidence of completion of Parts I, II, III, IV and physiotherapy as administered by the National Board of Chiropractic Examiners with a passing score.

(ee) An application and all accompanying documents must be completed and received by the Board no later than thirty (30) days prior to the date of the next scheduled examination in order to be eligible to take the examination.

(ef) A fee of One Hundred Seventy-Five Dollars (\$175.00) as payment for the examination if approved by the Board of Chiropractic examiners. Such fee is not refundable under any circumstances.

[OAR Docket #16-664; filed 7-6-16]

TITLE 150. OKLAHOMA DEPARTMENT OF COMMERCE CHAPTER 1. GENERAL RULES OF PRACTICE AND PROCEDURE

[OAR Docket #16-642]

RULEMAKING ACTION:

PERMANENT Final Adoption

RULES:

- Subchapter 21. Audits
- 150:1-21-2. Definitions [AMENDED]
- 150:1-21-3. Applicability of various acts and rules; incorporation by reference [AMENDED]
- 150:1-21-4. Audit requirements [AMENDED]
- 150:1-21-5. Content of audit [AMENDED]
- 150:1-21-7. Review of audits; appeals [AMENDED]
- 150:1-21-8. Charge for audits [AMENDED]

AUTHORITY:

The legislation establishing the Oklahoma Department of Commerce; 74 O.S. §§ 5001 et seq.

SUBMISSION OF PROPOSED RULES TO GOVERNOR AND CABINET SECRETARY:

January 20, 2016