CHIROPRACTIC REGULATION AT WORK IN AUSTRALIA, 2013/14

Regulating chiropractors in the National Registration and Accreditation Scheme
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About this report

For the first time this year, the Chiropractic Board of Australia is publishing this profile of its work in regulating chiropractic in the National Registration and Accreditation Scheme during 2013/14.

The report aims to provide a profession-specific view of the Board’s work to manage risk to the public and regulate the profession in the public interest.

As ever, this year the National Board has worked in close partnership with the Australian Health Practitioners Regulation Agency (AHPRA) to bring out the best of the National Scheme for all Australians.

The data in this report are drawn from data published in the 2013/14 annual report of AHPRA and the National Boards, reporting on the National Registration and Accreditation Scheme.

This report looks at these national data through a profession-specific lens. Wherever possible, historical data are provided to show trends over time, as well as comparisons between states and territories. In future years, we will provide more detailed analysis to deepen our understanding of trends.

For completeness and wider context about the National Scheme, as well as analysis across professions, this report should be read in conjunction with the 2013/14 annual report of AHPRA and the National Boards.
Message from the Chair, Chiropractic Board of Australia

I am pleased to provide this report about the functions, activities and outcomes of the Chiropractic Board of Australia.

The Board remains committed to ensuring that the public receive care from safe, competent and ethical chiropractors. The Board ensures that any person applying for registration meets the standards of the Board and that once they are registered, they are held to account to these standards. The support of the public in advising us about practitioners who do not meet our standards is critical, and I thank everyone who has supported our role by bringing matters to our attention.

It is now four years since the National Registration and Accreditation Scheme began and the transitional phase of the scheme is drawing to an end. We are now entering into a phase of review and refinement. The registrations standards and supporting guidelines developed prior to the start of the scheme have been reviewed, and wide and vigorous consultation has taken place during the last year in relation to these.

I must thank all members of the Chiropractic Board of Australia and its committees for their contributions, support, dedication and joint sense of purpose.

The work of the Board can only come to fruition through the partnership and support provided by AHPRA. Our thanks go to Martin Fletcher, AHPRA CEO, and his expert teams in the national and state offices; Executive Officer to the Board Paul Fisher; and Board Support Officer Emily Marshall.

The Board has a range of committees to both advise and perform work on behalf of the Board. These committees perform a critical role in the operational effectiveness of the Board, and my thanks and appreciation go to the chairs of these committees for their drive and achieved outcomes:

- Registration, Notification and Compliance Committee, chaired by Dr Mark McEwan
- CPD Committee, chaired by Dr Michael Badham
- Communications and Relationships Committee, chaired by Ms Anne Burgess, and
- Accreditation, Education and Assessment committee, chaired by Dr Amanda Kimpton.

As I am nearing the end of my current appointment as Chair, I pause to reflect on the hard work done by so many people to support the Board in its work. My gratitude goes to the members of the National Board – their continuing professionalism, output and collaborative spirit in meeting and delivering the needs of the National Law cannot be overstated. To the chiropractic registrants, may you all continue to provide the best, safest and most ethical care to the Australian public.

Dr Philip Donato OAM (chiropractor), Chair, Chiropractic Board of Australia
Message from the AHPRA Chair and CEO

Patient safety lies at the heart of our health system. Maintaining standards and ensuring we have a safe, competent and patient-centred health workforce is a vital part of our work as a regulator. We can be proud of the quality and dedication of the health practitioners who provide our health services on a daily basis, and we have good systems in place to address the occasional few who do not meet expected standards. This is the work of the National Boards, with the support of AHPRA.

It has been a year of consolidation and improvement across the National Scheme. We have had three main areas of focus during the year: improving the experience of all involved in the notifications process; measuring and improving our performance; and participating in and preparing for the review of the National Registration and Accreditation Scheme.

Over the past four years there has been a consistent increase in the number of notifications we receive. This trend appears well established and consistent across Australia, and in line with the experience of overseas regulators. Managing this increase in volume poses considerable challenges for the National Boards and AHPRA. We need to make sure our people and our systems are well equipped to deal with current challenges while we plan for future demands.

We have developed and implemented a set of key performance indicators (KPIs) for the timeliness of notifications management. This work followed our strengthening last year of nationally consistent systems and processes in notifications management. More information on our approach to KPIs is detailed in the 2013/14 annual report of AHPRA and the National Boards. Developing and then applying these KPIs has had a significant impact on our management of notifications. We can see more clearly where the pressure points in our systems are, and as a result are able to target our efforts and resources to address them.

We now set international benchmarks for online registration renewals, matched by high (96%) rates for submission of the workforce survey. The results of this survey, which is completed voluntarily at renewal by registered practitioners, provide invaluable health workforce data that can be used for planning purposes. Such data reflect the importance of the workforce objectives of our work. The accuracy, completeness and accessibility of the national registers is at the heart of our work.

One of the significant events of the year was the inquiry by the Legal and Social Issues Legislation Committee of the Victorian Parliament into the performance of AHPRA. The committee handed down its findings in March 2014 and we welcomed its call for increased transparency, accountability and reporting to parliament.

This year AHPRA and National Boards have worked closely with the newly appointed health ombudsman in Queensland to make sure the new complaints management system there is effective and efficient when it takes effect on 1 July 2014. At that time, there will be two different co-regulatory models for notifications within the National Scheme. This will establish three different models of health complaints management in Australia, all underpinned by the same set of nationally consistent professional standards for practitioners, with information feeding into the national registers. We are committed to making these models work, but recognise the challenges they may pose for national consistency in decision-making.

After four years, AHPRA is continuing to mature rapidly, but on any international and national regulatory comparison, it is still a relatively young organisation. We are not complacent and continue to identify and act on opportunities to improve the performance of the National Scheme in partnership with National Boards.

Michael Gorton AM, AHPRA Chair

Martin Fletcher, AHPRA CEO
Major outcomes and achievements 2013/14

Registration, notification and compliance

The Registration, Notification and Compliance Committee meet monthly. Additionally, this year the Board participated in the routine audit of practitioners against their compliance with the Board’s registration standards. The results of the audit will be available towards the end of the year.

Governance, finance and administration

During the year, the Board undertook strategic planning and Board performance workshops. This has assisted us in our governance arrangements and ensured a strategic focus on the Board’s regulatory obligations. The Board also published its strategic plan on its website.

Communications and relationships

The Board has continued to develop and maintain its relationship with stakeholders, and looks forward to fostering a high level of engagement and communication in the coming year.

The Board presented forums in most state capital cities to inform practitioners about the changes and content of the revised guidelines in relation to advertising, social media and mandatory reporting, as well as the code of conduct for chiropractors.

Accreditation assessment and education

In partnership with the Council on Chiropractic Education Australasia (CCEA), the National Board hosted a forum on the future of chiropractic education. The forum involved stakeholders from all university programs and professional groups from Australia and New Zealand, and included government representatives.

Professor Liz Farmer facilitated the event and Professor Jim Reynoldson and Dr Lindsay Heywood made expert presentations.

The topics covered and resultant discussions were wide-ranging, with stimulating contributions from all who attended. The attendees unanimously agreed that this was a worthwhile and beneficial activity, that a working party should be set up to make progress on the matters discussed, and that this forum should be an annual event.

Registration standards, codes, policies and guidelines

The Board continued work on, and finalised, the scheduled review of a number of items in the last year. Common guidelines in relation to mandatory reporting and the social media policy were finalised and were published, in collaboration with the other National Boards. Additionally, the revised code of conduct for chiropractors was published after a lengthy and detailed review.

Public consultation took place on the scheduled revision of a number of the Board’s registration standards. These include the standards relating to: criminal history, English language skills, professional indemnity insurance, recency of practice, CPD and the assessment of formal learning activities.

CPD

The Board continued an audit of formal learning, assessed by the two bodies recognised by the Board to assess CPD (Chiropractic and Osteopaths College of Australasia and the Chiropractors Association of Australia). At the same time, the Board has been working with these bodies to improve the process of assessment to ensure that any assessed formal learning activity meets the requirements of the Board.

Priorities for the coming year

The priority for the Board in 2014/15 will be to finalise its review of registration standards and supporting guidelines.

Another priority area for the Board is enhancing the CPD process undertaken by practitioners. In addition to the review of standards and guidelines, the Board will continue to work with recognised bodies and practitioners to enhance their undertaking of the Board’s requirements in relation to what is acceptable CPD.

Further strengthening of community and stakeholder relationships is important in understanding and representing the public interest, and continued engagement with all stakeholders will be an important activity for the Board in the next financial year.
Chiropractic Board registration and notifications data 2013/14

At 30 June 2014, there were 4,845 chiropractors registered across Australia. This represents an increase of 4.04% since the previous year. NSW has the highest number of registered practitioners with 1,619 practitioners, followed by Victoria with 1,283 registrants. The Northern Territory has fewest registrants, with 24 practitioners. Almost half (49%) of all practitioners are under 40 years of age.

In 2013/14, 111 notifications were received across Australia about chiropractors. This represents an increase of over 50% from the previous year. Notifications were received about 2.0% of the registrant base, up from 1.4% in 2012/13. Victoria received more notifications than any other state or territory, with 34 notifications; followed closely by NSW with 32 notifications.

A total of 89 notifications were closed in 2013/14 (including in NSW). Of the 58 notifications closed outside NSW, more than half of these notifications (31) were closed at the assessment stage. Eight of the closed notifications had been subject to a panel or tribunal hearing, and the remainder closed after an investigation [19].

In 41 of the closed cases, the Board determined to take no further action (39) or the case was to be retained and managed by the health complaints entity in the relevant state or territory [2]. The remaining 17 cases resulted in conditions being imposed (12), a caution issued (3), suspension of registration (1), and in one case the practitioner who is not currently registered is not permitted to re-apply for registration for a period of 12 months.

Concerns raised about advertising during the year were managed by AHPRA’s statutory compliance team and are reported on page 119 of the 2013/14 annual report of AHPRA and the National Boards.

A National Board has the power to take immediate action in relation to a health practitioner’s registration at any time if it believes this is necessary to protect the public. This is an interim step that Boards can take while more information is gathered or while other processes are put in place.

Immediate action is a serious step. The threshold for the Board to take immediate action is high and is defined in section 156 of the National Law. To take immediate action, the Board must reasonably believe that:

- because of their conduct, performance or health, the practitioner poses a ‘serious risk to persons’ and that it is necessary to take immediate action to protect public health or safety, or
- the practitioner’s registration was improperly obtained, or
- the practitioner or student’s registration was cancelled or suspended in another jurisdiction.

Immediate action was considered in six cases; three in South Australia and three in Western Australia. Integrated data for all professions including outcomes of immediate actions are published from page 146 in the 2013/14 annual report of AHPRA and the National Boards. More information about immediate action is published on AHPRA’s website under Notifications.

Table 1: Registrant numbers at 30 June 2014

<table>
<thead>
<tr>
<th>Chiropractor</th>
<th>ACT</th>
<th>NSW</th>
<th>NT</th>
<th>QLD</th>
<th>SA</th>
<th>TAS</th>
<th>VIC</th>
<th>WA</th>
<th>PPP*</th>
<th>Total</th>
<th>% change from prior year</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013/14</td>
<td>65</td>
<td>1,619</td>
<td>24</td>
<td>753</td>
<td>364</td>
<td>53</td>
<td>1,283</td>
<td>564</td>
<td>120</td>
<td>4,845</td>
<td>4.04%</td>
</tr>
<tr>
<td>2012/13</td>
<td>61</td>
<td>1,564</td>
<td>23</td>
<td>724</td>
<td>360</td>
<td>47</td>
<td>1,260</td>
<td>529</td>
<td>89</td>
<td>4,657</td>
<td>4.37%</td>
</tr>
<tr>
<td>2011/12</td>
<td>56</td>
<td>1,511</td>
<td>24</td>
<td>692</td>
<td>357</td>
<td>45</td>
<td>1,202</td>
<td>498</td>
<td>77</td>
<td>4,462</td>
<td>2.60%</td>
</tr>
<tr>
<td>% change from prior year</td>
<td>6.56%</td>
<td>3.52%</td>
<td>4.35%</td>
<td>4.01%</td>
<td>1.11%</td>
<td>12.77%</td>
<td>1.83%</td>
<td>6.62%</td>
<td>34.83%</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Principal place of practice

Table 2: Registered practitioners by age

<table>
<thead>
<tr>
<th>Chiropractor</th>
<th>U - 25</th>
<th>25 - 29</th>
<th>30 - 34</th>
<th>35 - 39</th>
<th>40 - 44</th>
<th>45 - 49</th>
<th>50 - 54</th>
<th>55 - 59</th>
<th>60 - 64</th>
<th>65 - 69</th>
<th>70 - 74</th>
<th>75 - 79</th>
<th>80 +</th>
<th>Not available</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>2013/14</td>
<td>100</td>
<td>781</td>
<td>776</td>
<td>735</td>
<td>728</td>
<td>467</td>
<td>434</td>
<td>320</td>
<td>227</td>
<td>138</td>
<td>85</td>
<td>40</td>
<td>14</td>
<td>4,845</td>
<td></td>
</tr>
<tr>
<td>2012/13</td>
<td>90</td>
<td>737</td>
<td>758</td>
<td>733</td>
<td>702</td>
<td>427</td>
<td>439</td>
<td>284</td>
<td>230</td>
<td>132</td>
<td>78</td>
<td>28</td>
<td>18</td>
<td>1,465</td>
<td></td>
</tr>
<tr>
<td>2011/12</td>
<td>106</td>
<td>658</td>
<td>730</td>
<td>721</td>
<td>667</td>
<td>424</td>
<td>417</td>
<td>270</td>
<td>225</td>
<td>120</td>
<td>78</td>
<td>31</td>
<td>11</td>
<td>4,462</td>
<td></td>
</tr>
</tbody>
</table>
Keeping the public safe: monitoring

Health practitioners and students may have restrictions placed on their registration for a range of reasons including as a result of a notification, the assessment of an application for registration or a renewal of registration.

Types of restrictions being monitored include:

- **Drug and alcohol screening** – requirements to provide biological samples for analysis for the presence of specified drugs and/or alcohol.
- **Health** – requirements to attend treating health practitioner(s) for the management of identified health issues [including physical and psychological/psychiatric issues].
- **Supervision** – restrictions that require a health practitioner to practise only if they are being supervised by another health practitioner (usually registered in the same profession). The restrictions detail the form of supervision.
- **Mentoring** – requirements to engage a mentor to provide assistance, support and guidance in addressing issues, behaviours or deficiencies identified in skills, knowledge, performance or conduct.
- **Chaperoning** – restrictions that allow patients generally, or specific groups of patients, to be treated or examined only when a suitable third party is present.
Audit – requirements for a health practitioner to submit to an audit of their practice, which may include auditing records and/or the premises from which they practise.

Assessment – requirements that a health practitioner or student submits to an assessment of their health, performance, knowledge, skill or competence to practise their profession.

Practice and employment – requirements that a practitioner or student does, or refrains from doing, something in connection with their practice of their profession (for example, restrictions on location, hours or scope of practice, or rights in respect of particular classes of medicines).

Education and upskilling – requirements to attend or complete a (defined) education, training or upskilling activity, including prescribed amounts of continuing professional development.

Character – requirements that a health practitioner or student remain of good character for a specified period of time (for example, that no further notifications are received regarding them).

A health practitioner or student may simultaneously have restrictions of more than one type and/or category in place on their registration at any time.

Statutory offences: advertising, practice and title protection
Concerns raised about advertising, title and practice protection during the year were managed by AHPRA’s statutory compliance team.

More detail about our approach to managing statutory offences is reported from page 119 of the 2013/14 annual report of AHPRA and the National Boards.

Criminal history checks
Under the National Law, applicants for initial registration must undergo criminal record checks. National Boards may also require criminal record checks at other times. Applicants seeking registration must disclose any criminal history information when they apply for registration, and practitioners renewing their registration are required to disclose if there has been a change to their criminal history status within the preceding 12 months.

While a failure to disclose a criminal history by a registered health practitioner does not constitute an offence under the National Law, such a failure may constitute behaviour for which the Board may take health, conduct or performance action. The criminal record check is undertaken by an independent agency, which provides a criminal history report. AHPRA may also seek a report from a police commissioner or an entity in a jurisdiction outside Australia that has access to records about the criminal history of people in that jurisdiction. The criminal history reports are used as one part of assessing an applicant’s suitability to hold registration.

More detailed information about criminal record checks is published from page 115 of the 2013/14 annual report of AHPRA and the National Boards.

Working across the professions
A key strength of the National Scheme is the regular interaction between National Boards. This has facilitated cross-profession approaches to common regulatory issues and supported joint consultation and collaboration.

While the National Scheme is a multi-profession scheme operating within a single statutory framework and with one supporting organisation (AHPRA), a range of regulatory approaches – which are tailored to professions with different risk profiles and professional characteristics – are being explored with National Boards.

Policy development to address the objectives and guiding principles of the National Law is an important part of AHPRA’s support for National Boards, including development and review of registration standards, codes and guidelines, and the coordination of cross-profession policy projects such as a revised approach to international criminal history checks.

Standards, codes and guidelines
The core registration standards (English language skills, professional indemnity insurance, criminal history, recency of practice and continuing professional development (CPD)) required under the National Law, together with each Board’s code of conduct or equivalent, are the main way National Boards define the minimum national standards they expect of practitioners, regardless of where they practise in Australia.

Five core registration standards for all 14 health professions regulated under the National Scheme
• Continuing professional development
• Criminal history
• English language skills
• Professional indemnity insurance arrangements
• Recency of practice.
The standards bring consistency across geographic borders; make the Boards’ expectations clear to the professions and the community; and inform Board decision-making when concerns are raised about practitioners’ conduct, health or performance. National Boards hold practitioners to account against these standards in disciplinary processes.

National Boards have developed common guidelines for advertising regulated health services and for mandatory notifications. Most National Boards have a similar code of conduct. This commonality facilitates the National Law’s guiding principles of efficiency, effectiveness and fairness. It also helps consumers to understand what they can expect from their health practitioners.

Our work on professional standards in 2013/14

In 2013/14, the National Boards (supported by AHPRA) reviewed, finalised and implemented common guidelines (advertising and mandatory notifications), the common social media policy and the shared code of conduct. Revised documents came into effect in March 2014 and updates to the guidelines for advertising were published in May 2014.

This work has focused on continuing to build the evidence base for National Board policy and reviewing the structure and format of registration standards, guidelines and codes consistent with good practice.

These changes aimed to support clear communication and understanding of National Board requirements by practitioners, the public and other stakeholders. The common guidelines explain the requirements of the National Law. The wording was refined and clarified to assist practitioners to understand their obligations and to communicate more clearly with other stakeholders.

A scheduled four-week lead-time in 2014 gave practitioners and stakeholders time to become familiar with the new content and structure before the revised standards took effect in March 2014.

The National Boards’ codes of conduct set out the Boards’ expectations of each registered health practitioner. Revisions published in 2014 to the shared code clarify to practitioners what is expected of them.

During the year, the National Boards coordinated the review of the common criminal history registration standard and the largely common English language skills registration standards. To prepare, AHPRA commissioned research about English language skills in the regulatory context to inform the review.1

The research was combined with National Boards’ experience in administering their English language skills registration standards and was supplemented with further information, including discussions with other regulators and language test providers. National Boards consulted stakeholders through a single consultation paper and proposals for largely common standards. This work ensured that final recommendations to National Boards would be based on the best available evidence and address the objectives and guiding principles of the National Law.

Similarly, the National Boards for the first 10 professions to be regulated under the National Scheme and the Medical Radiation Practice Board of Australia reviewed their registration standards for recency of practice, CPD and professional indemnity insurance arrangements. AHPRA coordinated these reviews across professions. This enabled multi-profession research to be commissioned, and facilitated National Boards considering issues of consistency and examples of good practice across the professions in the National Scheme.

Several Boards have developed, and the Ministerial Council has approved, additional registration standards beyond the five essential standards required by the National Law. See Appendix 3 of the 2013/14 annual report of AHPRA and the National Boards for a full list of registration standards approved by Ministerial Council during 2013/14.

Common standards, codes and guidelines issued in 2013/14

• Revised Guidelines for advertising [March 2014, updated in May 2014]
• Revised Guidelines for mandatory notifications [March 2014]
• Revised Code of conduct shared by the Aboriginal and Torres Strait Islander Health Practice, Chinese Medicine, Dental, Occupational Therapy, Osteopathy, Physiotherapy and Podiatry Boards of Australia, with profession-specific changes for the Chiropractic, Medical Radiation Practice and Pharmacy Boards of Australia.

Common National Board consultations completed

• International criminal history checks (released 1 October 2013; closed 31 October 2013)
• Common registration standards [English language skills registration standards [except Aboriginal and Torres Strait Islander Health Practice Board] and criminal history] (released 25 October 2013; closed 23 December 2013).

Stakeholder engagement

AHPRA and the National Boards engage daily with a large number and variety of stakeholders across the professions, community, government
and statutory agencies, education providers and employers. The needs and interests of these groups sometimes overlap and sometimes are profession- or jurisdiction-specific.

National Boards and AHPRA continue to work closely with all our many stakeholders. AHPRA’s state and territory managers play an important role in fostering relationships with local stakeholders.

Individually, each National Board works with the stakeholders specific to their profession, including practitioners, in a range of ways.

Across the scheme, we have developed a stakeholder engagement framework to help us engage more effectively with our stakeholders and members of the community, to build confidence in the National Scheme and make it more accessible. We want to make it easier to interact with and to understand. The framework maps the network of relationships and stakeholders in the National Scheme and identifies how these should take effect and who is responsible for making them work.

Our approach to stakeholder engagement is shaped by a commitment to being proactive, transparent, accessible and accountable.

### Proactive
- Actively engage, inform and educate stakeholders
- Encourage stakeholders to provide feedback
- Listen to how we can engage more effectively with our stakeholders
- Support greater awareness of the scheme and its benefits

### Transparent
- Be clear about what we do
- Look for ways to improve
- Take a ‘no surprises’ approach to how we engage

### Accessible
- Actively develop a public voice and face of the scheme
- Make it easy to engage with us
- Speak and write plainly
- Be clear

### Accountable
- Report on what we do
- Be transparent and up front

Stakeholder engagement across the National Scheme

AHPRA’s Community Reference Group (CRG) continues to advise AHPRA and the National Boards on ways in which community understanding and involvement in our work can be strengthened.

The Professions Reference Group (PRG) is made up of members of professional associations for practitioners registered in the National Scheme.

It provides feedback, information and advice on strategies for building better knowledge from within the professions about health practitioner regulation, and advising AHPRA on operational issues affecting the professions. The group includes national professional associations. It does not discuss individual registration or notifications matters.

We continue to work closely with governments, education providers and other agencies interested in or involved with health practitioner regulation. We have established partnerships, consistent with privacy law and confidentiality requirements, with a range of data partners such as Medicare Australia, the National eHealth Transition Authority (NEHTA) and Health Workforce Australia.

We have established services for employers who employ registered health practitioners so they have access to our online services for bulk registration checks, and can check the registration status of their employees in real time. We work with education providers on student enrolments and, in most cases, through accreditation authorities or committees, to ensure high-quality education.

Routinely, AHPRA keeps governments informed about the National Scheme, seeks feedback and provides briefs on jurisdiction-specific issues.

National Registration and Accreditation Scheme Review

In May 2014, Health Ministers published the terms of reference for the independent review of the National Registration and Accreditation Scheme. Mandated initially by the inter-government agreement that underpins the scheme, the review is focused on:

- identifying the achievements of the National Scheme against its objectives and guiding principles
- assessing the extent to which National Scheme meets its aims and objectives
- the operational performance of the National Scheme
- the National Law, including the impact of mandatory reporting provisions; the role of the Australian Health Workforce Advisory Council, advertising, and mechanisms for new professions entering the scheme; and
- the future sustainability of the National Scheme, with a specific focus on the addition of other professions in the scheme and funding arrangements for smaller regulated professions.

AHPRA and the National Boards have engaged thoughtfully with the review, which is being led by Mr Kim Snowball. It provides both an important opportunity to identify what is working well and
opportunities to improve and strengthen our work to protect the public and facilitate access to health services.

Members of the Chiropractic Board of Australia

- Dr Phillip Donato OAM (Chair)
- Dr Michael Badham
- Ms Anne Burgess
- Dr Graham (Bevan) Goodreid
- Ms Barbara Kent
- Dr Amanda-Jane Kimpton
- Dr Mark McEwan
- Dr Wayne Minter (from 11 November 2013)
- Ms Margaret Wolf

During 2013/14, the Board was supported by Executive Officer Dr Paul Fisher.

More information about the work of the Board is available at: www.chiropracticboard.gov.au