NEVADA STATE BOARD OF OPTOMETRY



MARIAH SMITH, O.D. Board President

STEPHANIE LEE, O.D. Board Member Post Office Box 1824 Carson City, Nevada 89702 Telephone: (775) 883-8367 Facsimile: (775) 305-0105

ADAM SCHNEIDER, ESQ. Executive Director JEFFREY AUSTIN, O.D. Board Member

DREW JOHNSON Public Board Member

Materials for

November 28, 2023

Board Meeting

INDEX

Item	Page No. of 86
Board Meeting Materials cover page	1
Index	2
Board Meeting Agenda	3-4
4- NRS/NAC clarification re ownership of records/R066-19 Sec. 10	5-6
5- Complaint 23-01 status, NRS/NAC clarification re NRS 636.373(4), R066-18	8 Sec. 12(4) 7-54
6- NRS/NAC clarification re leasing per NRS 636.372, NAC 636.240-250	55-58
7- Complaint 22-09 status	59-67
8- FY2022-2023 Audit- separate exhibit(s)	68
10- Administrative Collaborative office in Reno, NV and termination of lease	69-77
11- Consideration and approval of September 20, 2023 Board Meeting Minutes	78-83
12- Consideration and approval of October 26, 2023 Board Meeting Minutes	84-86

NEVADA STATE BOARD OF OPTOMETRY



NOTICE OF PUBLIC MEETING The Nevada State Board of Optometry will hold a Board meeting via Zoom on Tuesday, November 28, 2023, beginning at 6:30 pm PST

Zoom Meeting https://us06web.zoom.us/j/85368503196?pwd=MmJNTzArWmV4SGxEeGJzZXVObDB2dz09

> Meeting ID: 853 6850 3196 Passcode: 958274

Telephone access: 669-444-9171

Find your local number: <u>https://us06web.zoom.us/u/kb5q5I53PB</u>

The public is invited to attend

<u>AGENDA</u>

NOTE: This is the tentative schedule for the meeting. The Board reserves the right to take items in a different order to accomplish business in the most efficient manner. Items on this agenda may be taken out of order, removed, combined, or delay the discussion relating to an item on the agenda at any time. An asterisk (*) next to an item indicates that action may be taken at this meeting.

- 1. **Call to Order**, Roll Call, welcome, introductions.
- 2. **AB 219 Compliance** The following will be read into the record- in compliance with AB 219, because this meeting is being held using a remote technology system pursuant to NRS 241.023 and does not have a physical location designated for the meeting where members of the general public are permitted to attend and participate, the telephone call-in number for this meeting is 669-444-9171, meeting ID 853 6850 3196, Passcode 958274.
- 3. **Public Comment.** No action will be taken at this meeting on any issues presented in Public Comment. Comments are limited to 3 minutes.
- 4. ***For Possible Action**. NRS/NAC clarification re ownership of records per RO66-19 Section 10.
- 5. <u>***For Possible Action.**</u> Complaint 23-01 investigation status, NRS/NAC clarification re prohibition on influence over professional judgment of optometrist unless licensed to practice optometry per NRS 636.373(4), R066-19 Section 12(4)

- 6. <u>***For Possible Action**</u>. NRS/NAC clarification re leasing/subleasing/separation of businesses per NRS 636.372, NAC 636.240, NAC 636.250.
- 7. ***For Possible Action**. Complaint 22-09 investigation status, possible adjudication
- 8. **<u>*For Possible Action</u>**. FY2022-2023 Audit
- 9. Executive Director updates re status of termination of Thentia purported contract
- 10. **<u>*For Possible Action</u>**. Consideration of Agency Budget with review for transition to Administrative Collaborative office in Reno, NV and termination of lease at present physical location
- 11. ***For Possible Action**. Consideration and approval of September 20, 2023 Board Meeting Minutes.
- 12. ***For Possible Action**. Consideration and approval of October 26, 2023 Board Meeting Minutes.
- 13. **Public Comment**. No action will be taken at this meeting on any issue presented in Public Comment. Comments are limited to 3 minutes.
- 14. ***For Possible Action.** Adjournment

* * * * *

FY 2023-2024 Regular meeting schedule

Thurs. January 24, 2024, 8:00 a.m.- NAC 636 Workshop in-person at Nevada State Business Center 3300 W. Sahara Ave., Red Rock Room, 4th Floor, Suite 440, Las Vegas, NV. 89102

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★ The Board is pleased to make reasonable accommodations for any member of the public who has a disability and wishes to attend the meeting. If special arrangements for the meeting are necessary, please notify the Nevada State Board of Optometry: in writing at P.O. Box 1824, Carson City, Nevada 89702; via email at <u>admin@nvoptometry.org</u>; or call 775-883-8367 as far in advance as possible.

To request an advance copy of the supporting materials for this meeting, contact <u>admin@nvoptometry.org</u> or call 775-883-8367.

This Notice of Public Meeting and Agenda was posted in compliance with NRS 241.020, before 9:00 a.m. on the third working day before the meeting at the following locations:

- Nevada State Board of Optometry office, Carson City, NV 89705
- Nevada State Board of Optometry website: <u>https://nvoptometry.org/</u>
- Nevada Public Notice website: http://notice.nv.gov

Materials for Agenda Item No. 4

Relevant law

R066-19 Section 10 (yet-to-be codified NAC 636):

If an optometrist provides services as an employee, the records relating to the patient who receives those services belong to the employer of the optometrist. In all other cases, those records belong to the optometrist.

NAC 636.240:

Except as otherwise provided in NRS 636.347, an agreement between a licensee and a person who is not licensed pursuant to the provisions of chapter 636 of NRS for the leasing of a building or a part thereof for use in the licensee's practice must not include a provision that:

3. Authorizes the person who is not licensed to have access to the medical records of the licensee's patients.

5. Prohibits the licensee from having access to his or her office, equipment or records at any time.

Questions:

. . .

Is there any scenario in which a professional corporation, or entity of any kind (regardless of shareholder status), could lay claim to ownership of patient records?

If the answer is no, then what would be the remedy to allow an individual OD to regain access and communication to the patient medical records?

If an agreement or contract has the ownership of the medical records with anyone or any entity that is not the individual OD, is the agreement not legal and considered null and void?

Board Policy no. 2 states that NRS 636.370 and this policy require each licensed optometrist to notify *the Board* of any change of a location of his or her practice, but no mention of how to notify the OD's patients. Does the Board have a policy when the situation is another OD or professional corporation purchases the practice? Is that for the lawyers to include in the purchase agreement?

Materials for Agenda Item No. 5

Relevant law

NRS 636.373(4)

4. A person, including an officer, employee or agent of any commercial or mercantile establishment, shall not directly or indirectly control, dictate or influence the professional judgment of the practice of optometry by a licensed optometrist, unless the person is licensed to practice optometry pursuant to this chapter.

R066-19 Section 12 (yet-to-be codified NAC 636):

4. An optometrist who forms an association or other business relationship with a person who is not licensed to practice optometry pursuant to subsection 3 shall:

(a) Comply with any applicable requirements of the Internal Revenue Service;

(b) Maintain organizational and financial independence from the person who is not licensed to practice optometry and ensure that the person who is not licensed to practice optometry is not involved in:

(1) Clinical decisions;

(2) Scheduling of patients;

(3) Any decision concerning scope of practice or use of facilities, equipment or drugs; or(4) Any other decision concerning the provision of care to a patient or the outcome of any treatment or other service provided to a patient; and

(c) Ensure that any advertising, marketing and promotional materials accurately portray the position of the optometrist within the association or business relationship, including, without limitation, whether the practice of the optometrist is included within any assumed or fictitious name used by the association or other business relationship.

7/15/2023

To: Nevada State Board of Optometry

From: Area Optometrists Evan R. Marchant, O.D. Troy M. Humphreys, O.D. Cori Cooper, O.D Denis M. Humphreys, O.D. Becky Humphreys, O.D. Tonya Hubbard, O.D. Katrina Braganza, O.D. Colin Kinjo, O.D.

Employed by Rowan Optometry, PC.

Providing optometric services to the following 2 offices owned by VSP Ventures: Family Eyecare Associates 1965 Baring Boulevard Sparks, NV 89434

Family Eyecare Associates 18601 Wedge Parkway, Suite 2C Reno, NV 89511

Dear State Board of Optometry;

On 12/31/2020 we sold our practice, Family Eyecare Associates, to VSP Ventures. They took over the running of the business of the practice as of 1/1/2021. We were then employed by Rowan Optometry, a professional corporation (PC) of optometrists who provide optometric services to our two former offices listed above.

We are writing to lodge a formal complaint against VSP Ventures and to get guidance from the State Board regarding the following issues:

Issue #1: Doctor control of their clinical schedule

As of 4/1/2023, there was an attempt by the VSP Ventures staff to take away the control of the scheduling of patients from the doctors and take that responsibility upon themselves. In fact, the rights of the doctors to control their schedules were removed within the electronic health records (EHR) software.

This removal of our rights to control our patient schedules was resisted strongly by us as optometrists and Dr. Marchant was successful in regaining rights to scheduling patients. Though

currently, the other doctors rights in the software to control patient scheduling have not been restored.

VSP Ventures/Family Eyecare Associates are planning an update to the EHR software next month and Dr. Marchant was told by the field manager of VSP Ventures that the doctors would not have access in the software to control patient scheduling and that this would be handled exclusively by the staff of VSP Ventures, not the PC of optometrists.

We contend that not allowing complete access to scheduling our patients as we see fit is a violation of our understanding of Nevada State law (NRS 636.373, paragraph 3 which reads, "A person shall not directly or indirectly supervise an optometrist within the scope of his or her practice of optometry unless the person is licensed to practice optometry pursuant to this chapter." We contend that we should have complete access to the EHR software as it relates to scheduling patients for patient care.

We also contend that the patient clinical records are the property of the optometrists, not that of VSP Ventures.

We seek the opinion of the State Board regarding this issue so that both we as employees of the Optometric PC and the staff of VSP Ventures can proceed moving forward in accordance with the laws of the State of Nevada.

Issue #2: Staffing of the Family Eyecare Clinics

The staffing of the clinic is handled by VSP Ventures and those whom they employ. In April, five employees were laid off from the Family Eyecare practices by VSP Ventures. VSP Ventures said we were over staffed and it necessitated a "reduction in force" to meet some kind of guidelines that they had.

Two of the employees that were laid off were patient care coordinators who helped to answer our phones, schedule patients, and other office functions related to insurance verifications, etc. This has left us woefully short on staff to properly answer our phones. Since that lay off, we have had hundreds of patients complain that they are unable to get through to us over the phone. They complain that the phone rings and rings with no answer. They complain that they get a voice mail message asking them to leave a message and then that no one ever calls them back in response to the message they leave. They complain that they receive a message that the voice mail box is full and that they are unable to leave a message, this after no one answered their call to begin with.

More seriously, they complain that they were calling with an urgent eye care need and had no way to let us know so that we can respond to possibly sight threatening eye problems in a timely basis. Some of these patients, having been unsuccessful reaching us by phone, have just driven in to the office and presented in person to have their concerns addressed. This is not proper practice as it relates to the practice of optometry and is quite concerning as it relates to sight threatening problems. We know many others have delayed care or sought it elsewhere.

At the outset of this "reduction in force" we let the powers that be that know that this was unacceptable and would result in poor and inadequate patient care. They, VSP Ventures, would not bend on this issue. Since this time in meetings with VSP field managers face to face we have passed on these patient complaints and have requested we hire back the 2 needed patient care coordinators. This request was denied by the Ventures field managers.

Dr. Marchant later met over video call with the Vice President of VSP Ventures, Becky Fritz and the regional director, Elayna Wichert, 2 months ago expressing the same concerns and same recommendations. Again no action to rectify the problem.

Just a week ago Friday, Dr. Marchant met with the president of VSP Ventures, Kathleen Steele and again with Vice President Fritz. Once again he passed on the hundreds of patient complaints regarding the terrible phone service and the concerns this raises in patient care especially as it relates to handling urgent and potentially sight threatening concerns of our patients. In addition to the in person conversations, emails were sent to the Ventures leaders explaining the concerns in more detail. Once again, the top leaders of VSP Ventures refused to rectify this situation by authorizing the hiring of the needed staff and said that they would send someone out in the months to come to teach the staff to be "more efficient".

Two of the employees that were laid off were clinical technicians trained to do both special testing as it relates to glaucoma and AMD care. Because of this "reduction in force" we have had to put off special testing (glaucoma care, AMD care, and the like) for lack of staff to administer these tests.

One of techs laid off was our tech trained especially in contact lens related care. We fit a lot of specialty contact lenses and this person was trained in training theses special patients in the care and handling of scleral and other specialty lenses. Our contact lens portion of the clinic has also suffered without the needed trained staff to handle this care requiring the doctors to pick up and handle this care as we work to get staff trained to handle this important part of our practice.

We now have staff trained that can provide most of the special testing but when they are doing these tests they are pulled out of the regular pre-testing process causing the clinic to back up and patient care suffers and patients wait too long to be taken back for their appointments. We have yet to get any staff up to speed in the specialty contact lens portion of the practice and the doctors themselves continue to provide this care which makes it difficult to keep up with the patient flow of a busy practice.

Once again, these concerns were expressed at the time this "reduction in force" happened and several times since then to our office manager, VSP Ventures field managers and in the conversations Dr. Marchant had with both the president and vice president of VSP Ventures. They again refuse to rectify the problem by hiring the needed staff and insist we just need to be more efficient (while patient care suffers).

We contend that not hiring sufficient staff to provide proper patient care is in violation of Nevada State law as not having sufficient staff directly influences our ability to practice optometry and properly serve the needs of our patients.

Please reference NRS 636.373, paragraph 4; "A person, including an officer, employee, or agent of any commercial or mercantile establishment, shall not directly or indirectly control, dictate or influence the professional judgment of the practice of optometry by a licensed optometrist, unless that person is licensed to practice optometry pursuant to this chapter."

We seek guidance from the state board regarding the two issues explained above and look forward to your interpretation of Nevada State law relative to our concerns and our patient's concerns. We hope that this guidance may be useful to other area optometrists working in other Ventures owned practices in Nevada as well.

Sincerely,

Evan R. Marchant, O.D Troy M. Humphreys, O.D Cori Cooper, O.D Denis M. Humphreys, O.D (retired) Becky Humphreys, O.D. Tonya Hubbard, O.D. Katrina Braganza, O.D. Colin Kinjo, O.D. November 14, 2023

NEVADA STATE BOARD OF OPTOMETRY

POB 1824, CARSON CITY, NV 89705

I am writing to wholeheartedly agree with an earlier complaint written by Dr. Evan Marchant (and all doctors from Family Eyecare Associates) this year against VSP Ventures.

As I read the Nevada optometry regulation, NAC 636.373, section 12, paragraph 4, subsection (b) which states that "Maintain organizational and financial independence from the person who is not licensed to practice optometry, and ensure that the person who is not licensed to practice, optometry, is not involved in:

- (1) Clinical decisions;
- (2) Scheduling of patients;

Issue #1 Scheduling of patients: Again and again VSP Ventures inserts itself into optometrists' decisions. The most flagrant is the changing of our schedules. As Dr. Marchant noted, in April 2023 VSP Ventures took away control of patient scheduling from the doctors and gave it to themselves via EHR software rights. The only doctor able to regain his rights was Dr. Marchant.

When VSP Ventures updated their EHR in Family Eyecare Associates in October 2022 there were no "templates" for any schedule but we were also told again we would not have access to make templates or control our own patient scheduling.

Now November 2023, VSP Ventures has again updated its EHR software and hardware. With this change, we were told our schedules would change to 20 minute back to back appointments. No choices in what types of appointments – just one after the other. Again, we argued for access and were denied. We argued that kind of schedule is not feasible for all of the doctors at Family Eyecare Associates. The staffing will not allow it, the office space will not allow it, the doctor's styles will not allow it etc.. VSP Ventures said you could extend one or two appointments to help with the tight schedule. I did this. The appointment times were immediately decreased back in size and more appointments added back to the schedule. On top of this, staff were told they can accept walk in appointments and double book appointments. Again, this is what I believe is counter to the above code (2) "Scheduling of patients" by someone who is not licensed to practice optometry.

Issue #2 Clinical Decisions VSP Ventures has now taken away lens choices for the doctors. There is only a small list of choices of materials, lens types and lens coatings. This takes away my clinical decision making. For instance, if I think my patient really needs a Sync 9 made with trivex for his best vision, that will not happen. They are taking all of these choices from me. Choices I have thought out carefully from many years of school. Instead, Ventures is saying one size fits all and nothing else matters. I get to deal with the patients that still have issues that were not solved because my recommendations were not used.

And to Dr. Marchant's point, by keeping us chronically understaffed, it directly impacts our clinical decisions. We cannot serve our patients to the best of our ability when we are being handcuffed at our desks.

We truly seek your guidance on these issues. Thanks so much.

Sincerely,

TONYA HUBBARD, OD

My name is Becky Humphreys, and I have been practicing optometry in Sparks, Nevada for 23 years. I have thoroughly enjoyed practice and patient care up until this past year. Our practice, Family Eyecare Associates, was acquired by VSP Ventures in 12/2020. At first, the new management held to their promise that they would not be involved or impose restrictions on our clinical practice or patient care - in other words, we doctors would retain the autonomy to practice and manage patient care as we saw fit.

That changed earlier this year. VSP Ventures imposed a requirement to see more patients per hour than what I was accustomed. This has affected my patient care and my ability to provide quality care in the following two ways:

1). The requirement of "see more patients per hour" has cut in to my ability to complete patient care at the time of the scheduled appointment. As such, I am often finishing the patient record hours or days after my patient encounters on my own time. This compromises the accuracy of my patient records, and it certainly delays referrals being sent in a timely fashion on behalf of my patients.

2). Due to the mandate of "see more patients per hour," I am often running behind schedule. This affects the care of my patients as now they are made to wait on me, and it also affects my ability to take necessary breaks & lunch. On multiple occasions, I got a 5-10 minute lunch (and breaks are obsolete), which is not sustainable physically nor is it helping my mental ability to take care of my patients in the best way possible. Ventures does not seem concerned on how this mandatory schedule change is affecting their providers in our office.

Thank you for your attention to my concerns. I appreciate all the Nevada State Board of Optometry does, to protect the interests of the patients and licensees of Nevada.

Warm regards,

Becky Humphreys, OD

PROFESSIONAL EMPLOYEE LEASING AGREEMENT

This **PROFESSIONAL EMPLOYEE LEASING AGREEMENT** (this "**Agreement**"), effective as of December 30, 2020 (the "Effective Date"), is entered into by and between Rowan Optometry, PC, a Nevada domestic professional corporation ("**New Practice**") and Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd., a Nevada domestic professional corporation d/b/a Family Eyecare Associates ("**Practice**").

RECITALS

WHEREAS, New Practice recruits, employs, engages as independent contractors, and retains certain professional personnel;

WHEREAS, Practice desires to obtain from New Practice the services of such professional personnel, and New Practice desires to provide the services of such professional personnel, in each case, according to the terms and conditions of this Agreement;

AGREEMENT

NOW, **THEREFORE**, in consideration of the respective covenants and agreements of the parties contained herein, the parties hereto agree as follows:

Section 1. Leased Professionals.

(a) Engagement of Leased Professionals. New Practice hereby agrees that the optometrists and other professional personnel designated by New Practice (the "Leased Professionals") shall, during the Term (defined below), perform for Practice such functions and services as Practice shall determine, consistent with reasonable expectations in Practice's industry of persons serving in similar positions. The identity of the professional personnel may be amended and deemed amended from time to time by Practice and New Practice to reflect the addition or deletion of Leased Professionals, in each case without the need for any other writing or approval by Practice or New Practice.

(b) Leased Professional Qualifications. New Practice shall ensure that each Leased Professional is reasonably qualified to perform the professional functions and services specified by Practice and, where applicable, that each Leased Professional maintains the qualifications and licenses required by the State of Nevada for the Leased Professional's job classification. Practice may, from time to time, make recommendations to New Practice on the experience, education, and other qualifications of Leased Professionals.

(c) Exclusive Engagement. Practice shall not, without New Practice's prior written consent, enter into any separate agreement for the lease or engagement of personnel.

(d) Removal of Leased Professionals. Practice may request that New Practice terminate a Leased Professional's appointment hereunder and remove such Leased Professional at any time and for any lawful reason by written notice delivered to New Practice (a "Removal"). As of the effective date specified by Practice in such notice, such individual shall no longer be a Leased Professional under this Agreement. Practice shall remain liable for any additional amounts due to New Practice related to such Leased Professional under this Agreement and shall pay over the same to New Practice not later than the date that any such amounts shall become due and payable.

(i) New Practice reserves the right to hire, engage, discipline, or terminate the Leased Professionals; provided, that New Practice shall use commercially reasonable efforts to provide notice to and consult with Practice regarding any proposed termination.

(e) Place of Performance. All work and services by the Leased Professionals hereunder will be performed at Practice's place(s) of business or at such other place or places as may be reasonably designated by Practice (such place of business or other designated places, "Worksites").

Section 2. <u>Term and Termination</u>.

(a) Term of Agreement. The term of this Agreement (the "Term") shall begin on the Effective Date and shall remain in effect for so long as that certain Transitional Management Services Agreement by and between Practice and VSP Ventures Management Services LLC (the "Management Services Agreement"), which is dated concurrently herewith, remains in effect. The period during which such Management Services Agreement shall remain in effect shall be known as the Transition Period.

(b) Termination of Agreement. This Agreement shall terminate upon, and only upon, the termination of the Management Services Agreement, in accordance with the terms of the Management Services Agreement.

Section 3. <u>Rights and Duties of New Practice</u>.

(a) Employment Relationship. New Practice (or its affiliate) shall at all times be the employer of, or party engaging as independent contractors, as the case may be, the Leased Professionals and, subject to <u>Section 4(a)</u>, New Practice shall have all rights and duties of an employer with respect to the Leased Professionals.

(b) Compensation. New Practice shall compensate each Leased Professional for his or her services to Practice under the terms of this Agreement and at such wage rates, salaries, or other compensation as determined by New Practice ("Compensation"), as may be amended from time to time, less all withholdings and authorized deductions, and payable in accordance with New Practice's payroll practices applicable to such Leased Professionals. New Practice shall determine the amount of each Leased Professional's Compensation. New Practice may, after consultation with Practice, determine whether and to what extent it may award raises or bonuses to the Leased Professionals during the Term.

(c) Benefits. Each Leased Professional who is an employee of New Practice may be eligible to participate in the employee benefit plans, arrangements, practices and programs of New Practice applicable to such Leased Professionals existing on the Effective Date (the "New Practice Benefit Plans"), subject to, and on a basis consistent with, the terms of such New Practice Benefit Plans.

(d) Insurance. During the Term, New Practice shall maintain and keep in full force and effect (i) general liability insurance and (ii) workers' compensation insurance or self-insurance, covering all of the Leased Professionals who are employees. New Practice shall prepare and file required documents pertaining to reporting claims arising during the Term under all applicable laws, and shall provide injured Leased Professionals who are employees assistance to obtain medical and rehabilitation benefits.

(e) **Payroll.** Except as otherwise specified in this Agreement, New Practice shall be responsible during the Term for the payment of wages to Leased Professionals and all applicable withholdings.

(f) Confidentiality. New Practice shall treat all personnel information provided by Practice, its employees and agents to New Practice in connection with providing the services under this Agreement as confidential information of Practice, and New Practice shall take all reasonable action to maintain such confidentiality. New Practice shall comply with all privacy laws and other laws protecting the use or disclosure of such personnel information.

Section 4. <u>Rights and Duties of Practice</u>.

(a) Performance of Services. Practice shall comply with all applicable federal, state and local laws affecting the Leased Professionals in connection with their performance of services under this Agreement and shall notify New Practice of any alleged violation of such laws immediately upon becoming aware of any such alleged violation. Practice shall be responsible for assuring that all of the Leased Professionals, while providing services for the Practice, are compliant with applicable laws and the rules, policies and procedures of third-party payors such as Medicare, Medicaid and commercial health plans. Practice shall provide and maintain in a safe condition: (i) the physical premises where the Leased Professionals shall work, and (ii) all tangible and intangible property, assets and services necessary for the Leased Professionals to perform their services to Practice hereunder, including all equipment, materials, supplies and office services.

(b) Employment Practices. Practice shall cooperate with New Practice and provide such assistance as New Practice may reasonably request in connection with any inquiry by any federal, state or local governmental authority, including any discrimination, harassment, retaliation, wrongful discharge or similar

claims that may be brought against New Practice by any Leased Professional arising out of or while performing services for Practice during the Term.

(c) Workers' Compensation Claims. Practice shall promptly notify New Practice of any on-the-job injury or accident and/or claim for workers' compensation benefits (if applicable) involving any Leased Professional during the Term and shall cooperate with New Practice and provide such assistance as New Practice may reasonably request in order to process and administer any workers' compensation claim involving a Leased Professional who is an employee.

(d) FMLA Leave. During the Term, Practice shall promptly notify New Practice of any request for, or any situation that the Practice reasonably believes might entitle a Leased Professional who is an employee to, leave under the Family and Medical Leave Act or other federal, state or local law providing for employee leave so that New Practice can properly determine rights to and/or administer such leave, and shall provide such assistance as New Practice may reasonably request in connection therewith. A Leased Professional who is an employee and takes or is on any such leave shall remain a Leased Professional during the Term.

(e) Confidentiality. Practice shall treat all personnel information provided by New Practice, its employees, independent contractors, and agents to Practice in connection with providing the services under this Agreement as confidential information of New Practice, and Practice shall take all reasonable action to maintain such confidentiality. Practice shall comply with all privacy laws and other laws protecting the use or disclosure of such personnel information.

Section 5. Consideration.

(a) The Parties hereby acknowledge that this Agreement is entered into for good and valuable consideration, the sufficiency of which is hereby acknowledged. As a result of the leasing of Leased Professionals to the Practice as contemplated by this Agreement, (i) Practice may enter into that certain Asset Purchase Agreement, executed concurrently herewith, without delay and (ii) New Practice may obtain the benefit of the Leased Professionals' services during the Transition Period following the execution of the Asset Purchase Agreement.

Section 6. Indemnification.

(a) Indemnification by Practice. Practice shall hold New Practice free of and harmless from all liability, judgments, costs, damages, claims or demands, including reasonable attorneys' fees, to the extent arising out of any act or omission of Practice in the performance or nonperformance of its obligations and duties under this Agreement.

(b) Indemnification by New Practice. New Practice shall hold Practice free of and harmless from all liability, judgments, costs, damages, claims or demands, including reasonable attorneys' fees, in any way arising out of (<u>i</u>) the performance, nonperformance, or breach by New Practice of its obligations and duties under the Agreement, (ii) the failure of any Leased Professional to comply with or perform services pursuant to this Agreement, (iii) the action or inaction of any Leased Professional in the performance of services pursuant to this Agreement, (iv) the failure of any Leased Professional to comply with applicable law in the performance of services pursuant to this Agreement, and (v) any other matter relating to the employment (including termination of employment) of any Leased Professional during the Term (including, but not limited to, claims arising out of tort, contract, equity, implied covenant, invasion of privacy, violation of any collective bargaining agreement, defamation, personal injury, wrongful discharge, emotional distress, discrimination (for any protected category), harassment, retaliation, occupational safety and health claims, work-related injuries, claims for workers' compensation benefits, claims for insurance or other employee benefits, claims for wages, any claim under the Age Discrimination in Employment Act (29 U.S.C. §621 et. seq.), the Civil Rights Act (42 U.S.C. §1981), Title VII of the Civil Rights Act of 1964 (42 U.S.C. §2000e et. seq.), the Civil Rights Act of 1991 (42 U.S.C. §1981(a) et. seq.), the Americans With Disabilities Act (42 U.S.C. §12101 et. seq.), the Employee Retirement Income Security Act of 1974, as amended (29 U.S.C. §1001, et. seq.), or the Family Medical Leave Act (29 U.S.C. §2601 et. seq.), any claim under the Fair Labor Standards Act of 1938 (29 U.S.C. §201 et. seq.), the Rehabilitation Act of 1973 (29 U.S.C. §701 et. seq.), the Worker Adjustment and Retraining Notification Act of 1988 (29 U.S.C. 2107(a) et. seq.), any claim under common law, and any claim under any federal, state, or local statute, regulation, constitution, order or executive order).

(c) The foregoing indemnifications shall survive the termination of this Agreement.

Section 7. <u>Status of Parties</u>. Nothing in this Agreement shall be construed to create a joint venture, partnership, association or like relationship between New Practice and Practice, and their relationship as of the Effective Date is and shall remain that of independent parties. Practice shall not be responsible for the payment of Compensation, taxes or benefits to the Leased Professionals.

Section 8. <u>Successors and Assigns</u>. Except as expressly provided herein, no party shall delegate its duties or assign its rights hereunder, in whole or in part, without the prior written consent of the other. Notwithstanding the foregoing, New Practice shall have the right to assign all or part of its rights and interest herein or delegate or subcontract for the performance of any and all duties required to be performed by New Practice as set forth herein (<u>i</u>) to any subsidiary or affiliate thereof or (<u>ii</u>) upon the transfer of all or substantially all of its business and/or assets (by whatever means).

Section 9. <u>Governing Law</u>. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Nevada, without regard to the principles of conflicts of laws thereof. The parties hereto expressly consent to the personal jurisdiction of the state and federal courts of Nevada in connection with any lawsuit filed with respect to this Agreement.

Section 10. <u>Notices</u>. All notices, requests, demands and other communications that are required or may be given under this Agreement shall be in writing and shall be deemed to have been duly given when received, if personally delivered; when transmitted, if transmitted by telecopy, electronic or digital transmission method; the day after it is sent, if sent for next day delivery to a domestic address by recognized overnight delivery service (e.g., Federal Express); and upon receipt, if sent by certified or registered mail, return receipt requested. In each case, notice shall be sent to:

If to Practice:

Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd. 1965 Baring Blvd. Sparks, NV 89434

If to New Practice:

Rowan Optometry, PC c/o Lisa Fields 3333 Quality Drive Rancho Cordova, CA 95670

or to such other address as either party may have furnished to the other in writing in accordance herewith. Notice shall be deemed given if personally served on the date it is personally delivered, or if mailed, the date it is deposited in the mail in accordance with the foregoing. Any party may change the address at which to send notices by notifying the other party of such change of address in writing in accordance with the foregoing.

Section 11. <u>Amendment</u>. No amendment or modification of this Agreement or any of its provisions shall be binding upon any party unless made in writing and signed by both of the parties hereto.

Section 12. <u>Validity</u>. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement.

Section 13. <u>Entire Agreement</u>. This Agreement together with the Management Services Agreement constitute the entire agreement between the parties hereto pertaining to the subject matter hereof and supersedes all prior agreements and understandings of the parties in connection therewith. This document and all other documents specifically referenced herein, constitutes the entire agreement between the parties regarding the services to be provided by the parties hereto. No representations, promises, conditions or warranties with reference to the execution of this document, including, but not limited to, pro forma and other financial information, have been made or entered into between the parties hereto other than those expressly provided herein.

Section 14. <u>Waiver</u>. The performance of any condition or obligation imposed upon any party hereunder may be waived only upon the written consent of the other party. Such waiver shall be limited to the terms thereof and shall not constitute a waiver of any other condition or obligation of the other party under this Agreement. Any failure by any party to this Agreement to enforce any provision shall not constitute a waiver of that or any other provision of this Agreement.

Section 15. <u>Severability; Blue Pencil</u>. Nothing contained in this Agreement shall be construed so as to require the commission of an act contrary to law and whenever there is any conflict between any provision hereof and any present statute, law, ordinance or regulation contrary to which the parties have no legal right to contract, the latter shall prevail, but in such event, the provisions hereof affected shall be curtailed and limited only to the extent necessary to bring it within the requirements of the law and to carry out the purposes hereof. Practice and New Practice agree that the covenants contained in Section 6 are reasonable covenants under the circumstances, and further agree that if, in the opinion of any court of competent jurisdiction such covenants are not reasonable in any respect, such court shall have the right, power and authority to excise or modify such provision or provisions of these covenants as to the court shall appear not reasonable and to enforce the remainder of these covenants as so amended

Section 16. <u>Survival</u>. New Practice and Practice hereby agree that the provisions of this Agreement that are intended to survive following the termination or expiration of the Term, including but not limited to <u>Sections 3(f)</u>, <u>4(e)</u>, <u>6</u>, <u>16</u> and <u>20</u>, shall survive the expiration of the Term in accordance with their terms.

Section 17. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together will constitute one and the same instrument.

Section 18. <u>No Assumption of Liabilities</u>. New Practice and Practice agree that New Practice is not assuming any obligation or liability of Practice as a result of this Agreement.

Section 19. <u>Waiver of Claims</u>. Practice agrees that it will not sue, make any claim or demand, or otherwise seek any relief or damages from New Practice (or its affiliates or assigns) arising out of, or in any way related to, the conduct of the Leased Professionals or services rendered by the Leased Professionals, other than actions arising out of a breach by New Practice of this Agreement.

Section 20. <u>No Transfer of Property Rights</u>. All right, title, and interest in and to New Practice's intellectual property shall at all times remain with New Practice. All right, title, and interest in and to Practice's intellectual property shall at all times remain with Practice. Neither party's ownership rights, including, but not limited to, any intellectual property rights, shall be transferred pursuant to this Agreement. This Section shall survive termination of this Agreement.

[Remainder of this page intentionally left blank; Signature page follows.]

IN WITNESS WHEREOF, Practice and New Practice have executed this Agreement under seal as of the date first written above.

NEW PRACTICE:

Rowan Optometry, PC, a Nevada domestic professional corporation

10 By:

Name: Daniel T. Rowan, O.D. Title: President

PRACTICE:

Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd., a Nevada domestic professional corporation d/b/a Family Eyecare Associates

By: _____ Name:Denis Humphreys, O.D. Title: President

- 9 --

Employee Leasing Agreement Signature Page

IN WITNESS WHEREOF, Practice and New Practice have executed this Agreement under seal as of the date first written above.

NEW PRACTICE:

Rowan Optometry, PC, a Nevada domestic professional corporation

By: _

Name:Daniel T. Rowan, O.D. Title: President

PRACTICE:

Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd., a Nevada domestic professional corporation d/b/a Family Eyecare Associates

(fr By: _

Name:Denis Humphreys, O.D Title: President

Employee Leasing Agreement Signature Page

-9-

TRANSITIONAL MANAGEMENT SERVICES AGREEMENT

THIS TRANSITIONAL MANAGEMENT SERVICES AGREEMENT (this "Agreement"), by and between VSP VENTURES MANAGEMENT SERVICES LLC, a Delaware limited liability company (the."Manager") and Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd., a Nevada domestic professional corporation d/b/a Family Eyecare Associates (the "Practice"), is dated and effective as of the effective date of the Asset Purchase Agreement (as defined below) ("Effective Date").

RECITALS

WHEREAS, Practice engages in the practice of optometry by providing a full range of optometric and related clinical services to its patients ("**Patients**") from the locations set forth on <u>Schedule 1</u>; and

WHEREAS, Manager is in the business of providing management, administrative and business support services (the **"Services**"), to optometric providers and related professionals. In this regard, Manager is in the business of providing or arranging for the provision of the Services, facilities, equipment and certain nonprofessional personnel necessary for the operation of its constituent practices; and

WHEREAS, Practice has entered into that certain Asset Purchase Agreement by and among VSP Ventures Optometric Solutions LLC, Rowan Optometry, PC, a Nevada domestic professional corporation (**"PC Buyer**" and together with VSP Ventures Optometric Solutions LLC, **"Buyers**") and Practice (the **"Asset Purchase Agreement**") pursuant to which among other things, Practice has agreed to sell its clinical assets to PC Buyer (the **"Transaction"**); and

WHEREAS, Practice desires to retain Manager to provide management, administrative and business support services as are necessary and appropriate for the day-to-day administration of the Practice on a transitional basis until such time as the Transition Period is complete; and

WHEREAS, Manager desires to provide such Services under the terms and conditions set forth in this Agreement.

TERMS AND CONDITIONS

NOW THEREFORE, in consideration of the premises and of the covenants and agreements hereinafter set forth in this Agreement, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

ARTICLE I

DEFINITIONS

Terms that are capitalized within this Agreement and its exhibits are defined in Exhibit I attached hereto.

ARTICLE II

ENGAGEMENT; RELATIONSHIP OF PARTIES

Section 2.1 <u>Appointment</u>. During the Term (as hereafter defined) and subject to applicable laws and requirements governing the practice of optometry and provision of retail eye care services and consistent with the provisions herein, Practice hereby appoints Manager as its sole and exclusive provider of the Services. In addition, Practice hereby appoints Manager as its true and lawful attorney-in-fact to negotiate and execute on its behalf any and all documents deemed necessary by Manager in carrying out its responsibilities under this Agreement, and Manager accepts such appointment; <u>provided</u>, <u>however</u>, that nothing in this Agreement to the contrary authorizes Manager to execute Employment Agreements and Independent Contractor Agreements with licensed optometrists and paraprofessionals (each a "**Provider**" and collectively the "**Providers**") on behalf of Practice. During the Term, Practice will not enter into an agreement with any entity or Person other than Manager to perform or assume any of Manager's rights, duties or responsibilities as provided herein.

Section 2.2 <u>Practice's Ultimate Responsibility</u>. As required by applicable laws, regulations and rules governing the practice of optometry, Practice shall retain ultimate responsibility for all activities of Practice that are within the scope of a Practice's licensure. Accordingly, Practice shall have the sole responsibility and authority for all aspects of the practice of the profession of optometry and delivery of optometric services to Patients. Manager may not provide the following services: (a) assume responsibility for care of patients; (b) engage in any activity that involves the practice of optometry; or (c) any service which Manager in its reasonable discretion, determines it is prohibited from providing under applicable laws. Nothing in this Agreement shall be construed to alter or in any way affect the legal, ethical and professional relationship between and among Practice and the Patients. Nothing contained in this Agreement shall abrogate any right or obligation arising out of or applicable to the optometrist-patient relationship.

Section 2.3 <u>Relationship of Parties</u>. In the performance of its duties and obligations under this Agreement, it is understood and agreed that Manager shall at all times be acting and performing as an independent contractor and not as an employee of Practice. Except as provided in this Agreement or as required by law, Practice shall neither have nor exercise any control or direction over the methods by which Manager shall perform its obligations hereunder. Manager shall neither have nor exercise any control or direction over the methods by which Practice shall practice optometry. It is expressly agreed by the parties that no work, act, commission or omission of Manager pursuant to the terms and conditions of this Agreement shall be construed to make or render Manager or Manager's employees or agents, the employees or agents of Practice. It is expressly agreed by the parties that no work, act, commission or omission of Practice pursuant to the terms and conditions of this Agreement shall be construed to practice pursuant to the terms and conditions of this Agreement shall be construed to practice pursuant to the terms and conditions of this Agreement shall be construed to

4

make or render Practice's employees or agents, the employees of Manager. Manager and Practice are not partners or joint venturers with each other, and nothing herein shall be construed so as to make them partners or joint venturers or impose upon either of them any liability as partners or joint venturers. Manager's responsibility is to assure that the services covered by this Agreement shall be performed and rendered in a competent, efficient and satisfactory manner. Both Manager and Practice will act in good faith in connection with the performance of their respective obligations under this Agreement.

Section 2.4 Deposit Accounts. Manager shall establish an account or accounts (hereinafter referred to as "Accounts") in the name of Practice at a banking institution selected by Manager and which such bank selection shall be subject to the oversight and ultimate authority of Practice. Alternatively, if Practice has existing banking Accounts, Practice shall grant access and signing authority to Manager for all such Accounts and Practice's taxpaver identification number will continue to be used for all such Accounts during the term of this Agreement. All funds received by Practice from whatever source, including dispensary sales, shall be deposited into the Accounts. Practice authorizes Manager to bill and collect, in Practice's name, all charges and reimbursements for Practice's optometric related activities and to deposit such collections into the Accounts. Practice agrees to assist and cooperate with Manager in the billing and collection process. Use of all funds received by the Practice for billings and collections for dispensary deposits shall be directed and authorized by the Manager. At the Manager's discretion, these dispensary funds may be transferred to an account of the Manager. To promote more efficient and cost-effective payment of Practice Expenses, Administrative Expenses and the Service Fees, and to facilitate prompt financial reporting, Practice directs and authorizes Manager to transfer Practice's cash on a daily basis from the Accounts to an account of Manager or an Affiliate of the Manager, and to use such cash for such purposes as Manager deems appropriate, subject to and consistent with the terms and provisions of this Agreement. Nothing in this Section 2.4 shall be construed to limit or otherwise modify the requirement that Manager shall disburse funds in fulfillment of the obligations of Practice and Manager as provided in Article VI of this Agreement.

ARTICLE III

MANAGEMENT AND BUSINESS SUPPORT SERVICES

Section 3.1 <u>General Description of Services</u>. Except as prohibited by law and within the limitations set out elsewhere in this Agreement, Manager shall provide or arrange for the provision to Practice of all Services reasonably necessary and appropriate for the efficient operation of Practice. Such services include but are not limited to all administrative services necessary to Practice's performance of its obligations under any third-party payor contracts, other contracting, financial management, etc. Practice expressly acknowledges and agrees that Manager may contract with Affiliates for the performance of Manager's obligations under this Agreement.

Section 3.2 <u>Billing and Collection</u>. In addition to the responsibilities of the Manager under Article VI, the Manager shall provide all billing and collection services required by Practice. Manager shall advise and consult with Practice regarding fees charged to Patients; <u>provided</u>, <u>however</u> that Practice shall establish the amounts of any Patient fees and Manager shall have no authority to establish the amounts of any Patient fees. Manager shall also administer payment of the accounts payable of Practice. Without limiting the generality of the foregoing, Practice hereby appoints the Manager as its true and lawful attorney-in-fact to take the following actions for, on behalf of and in the name of Practice:

a. bill and collect in Practice's name or the name of an individual Provider all charges and reimbursements for the Practice. Practice shall give the Manager all necessary access to Patient records to accomplish all billing and collection. In so doing, Manager will use commercially reasonable efforts at all times but does not guarantee any specific level of collections;

b. take possession of and endorse in the name of Practice any and all instruments received as payment of accounts receivable;

c. deposit all such collections directly into the Accounts and make withdrawals from such Accounts in accordance with this Agreement; and

d. place accounts for collection, settle and compromise claims and institute legal action for the recovery of accounts.

Section 3.3 <u>Bookkeeping and Accounting</u>. The Manager shall provide or arrange for bookkeeping services and financial reports and shall implement and manage a computerized information system appropriate for the Practice.

a. <u>Financial Reporting</u>. In conjunction with Practice's accountant, the Manager shall cause to be prepared, at Practice's expense, financial reports to the extent necessary or appropriate for the operation of Practice including the following: (1) unaudited financial statements, including balance sheets and income statements;

- (2) accounts payable and accounts receivable analysis; and
- (3) billing status.

b. <u>Audits</u>. Practice shall have the right to review, inspect and/or copy, at its sole cost and expense, Practice's financial books and records maintained by the Manager. Upon five (5) days' prior written notice, the Manager shall allow Practice access during reasonable business hours to all information and documents reasonably required for such review, inspection and/or audit.

Section 3.4 <u>Files and Records</u>. Manager shall design and supervise the maintenance and custody of all files and records relating to the operation of Practice, including but not limited to accounting, billing, patient medical records, and collection records. All patient records and all books, files, records and reports created or prepared by Manager for or in connection with the operation of Practice shall at all times be and remain the property of the Practice (the **"Practice Records**") and shall be made available for Practice's inspection, copying and other use at all reasonable times, all in accordance with applicable law. Manager shall maintain and manage all of the Practice Records in compliance with applicable state and federal statutes.

ARTICLE IV

PRACTICE RESPONSIBILITIES

Section 4.1 <u>Diagnosis, Treatment Planning, Specific Patient Education and</u> <u>Consultation</u>. Practice and the Providers shall have sole responsibility for all professional optometric services provided to Patients with regard to the diagnosis of a Patient's condition and the development of treatment plan alternatives including, without limitation, the following:

a. <u>Diagnosis</u>. Practice shall have sole responsibility for all optometric history evaluation, examination, obtaining clinical records and diagnostic procedures appropriate for complete diagnosis.

b. <u>Treatment Planning</u>. Practice shall have sole responsibility for all determination of treatment alternatives that may be professionally acceptable for the treatment of the Patient's condition.

c. <u>Specific Patient Education</u>. Practice shall have sole responsibility for all discussion, recommendation, demonstration and other educational modalities intended to address the Patient's specific condition as differentiated from general Patient education intended to address the common concerns of all Patients presenting with similar conditions. d. <u>Consultation</u>. Practice shall have sole responsibility for all discussion of clinical advantages, disadvantages, complications and risks of each alternative treatment plan, and including the likely results of no treatment.

e. <u>Manager to Assist with Record Procurement</u>. Notwithstanding the above, the Manager shall use reasonable efforts to assist with procurement of patient history information and previous clinical records prior to presentation of the Patient for treatment by Practice.

Section 4.2 <u>Optometric Services</u>. Practice shall have sole responsibility for all professional optometric services provided to Patients with regard to the treatment of the Patient's condition including, without limitation, referral to specialists. Nothing in this Agreement shall be construed to affect or limit in any way the professional discretion or duty of Practice insofar as such constitutes the practice of optometry.

Section 4.3 <u>No Limitation on Professional Judgment</u>. Manager shall not in any way limit or control the professional judgment of Practice with respect to eye care treatment.

Section 4.4 <u>Fees and Charges</u>. Practice shall, after consultation with Manager, establish the fees, charges, premiums or other amounts due in connection with delivery of optometric and eye care items and services to Patients. To facilitate establishment of fees, the Manager shall review and analyze the fees, charges premiums or other amounts and Manager shall make a recommendation to Practice as the level of fees, charges and premiums that Practice should establish for any particular item or service.

Section 4.5 <u>Hours of Clinical Operation</u>. Practice shall, after consultation with Manager, establish hours of operation that are consistent with good optometric practice and that are appropriate to the need to deliver on a timely basis professional services to Patients, seven (7) days per week, according to policies and schedules established by Practice.

Section 4.6 <u>Billing Information and Assignments</u>. Practice shall promptly provide Manager with all billing and Patient encounter information reasonably requested by Manager for purposes of billing and collecting for Practice's services. Practice shall use reasonable efforts to procure consents to assignments and other approvals and documents necessary to enable Manager to obtain payment or reimbursement on behalf of Practice from third-party payors and Patients. With the assistance of the Manager, Practice shall obtain all provider numbers necessary to obtain payment or reimbursement for its services.

Section 4.7 <u>Third Party Contracts</u>. Practice shall maintain compliance with all contracts, agreements and arrangements, including any contracts that exist on the Effective Date, between Practice and third parties.

Section 4.8 <u>Use of Manager's Goods and Services</u>. Practice shall not use any goods or services provided by Manager pursuant to this Agreement for any purpose other than as contemplated by this Agreement.

4

Section 4.9 <u>Negative Covenants</u>. During the Term, Practice shall not, without the prior approval of Manager, either in a single or series of related transactions (a) pledge, mortgage or otherwise encumber any of its property or the property of Manager, (b) sell, assign, transfer or convey all or substantially all of its assets, including its goodwill, (c) merge or consolidate with any other entity, (d) allow the transfer or issuance of any of its stock or (e) take or allow any act that would materially impair the ability of Practice to carry on the business of the Practice or to fulfill its obligations under this Agreement.

Section 4.10 <u>Practice Maintains Full Professional Authority</u>. Notwithstanding Manager's general and specific rights and responsibilities set forth in this Agreement, Practice shall have full authority and control with respect to all optometric, professional and ethical determinations over its provision of optometric services to the extent required by federal, state and local laws, rules and regulations. Manager shall not engage in activities which constitute the practice of optometry as prohibited under applicable law. Manager shall neither exercise control over nor interfere with the optometrist-patient relationship and which such optometrist-patient relationship shall be maintained strictly between Practice and its Patients.

ARTICLE V

TERM

Section 5.1 <u>Term</u>. This Agreement shall be effective as of the Effective Date and shall remain in effect until the Transition Period ends, unless earlier terminated pursuant to the terms of this Agreement.

Section 5.2 Termination and Extension.

a. <u>Early Termination</u>. This Agreement may be terminated according to the provisions of this Section.

(1) <u>Material Breach</u>. If either party materially breaches this Agreement and such breach is not cured to the reasonable satisfaction of the nonbreaching party within thirty (30) days after the non-breaching party serves written notice of the default upon the defaulting party, the Agreement shall automatically terminate at the election of the non-breaching party upon the giving of a written notice of termination to the defaulting party not later than fifteen (15) days after expiration of the thirty (30) day cure period; <u>provided</u> that if such uncured breach is only capable of being cured within a reasonable period of time in excess of thirty (30) days, the non-breaching party shall not be entitled to terminate this Agreement so long as the defaulting party has commenced such cure and thereafter diligently pursues such cure to completion.

(2) <u>Bankruptcy</u>. A party may, upon three (3) days' prior written notice, terminate this Agreement if the other party:

(a) Applies for or consents to the appointment of a receiver, trustee or liquidator of all or a substantial part of its assets, files a

4

voluntary petition in bankruptcy or consents to an involuntary petition, makes a general assignment for the benefit of its creditors, files a petition or answer seeking reorganization or arrangement with its creditors, or admits in writing its inability to pay its debts when due, or

(b) Suffers any order, judgment or decree to be entered by any court of competent jurisdiction, adjudicating such party bankrupt or approving a petition seeking its reorganization or the appointment of a receiver, trustee or liquidator of such party or of all or a substantial part of its assets, and such order, judgment or decree continues unstayed and in effect for ninety (90) days after its entry.

(3) <u>Change in Law or Legal Finding</u>. If any material change in federal or state law that has a significant adverse impact on either party hereto in connection with such party's performance under this Agreement, or if performance by a party of any duties under this Agreement be deemed illegal by any administrative agency or court of competent jurisdiction, or in a formal opinion rendered to Manager by legal counsel knowledgeable in health law matters retained by Manager, the affected party shall have the right to require that the other party renegotiate the terms of this Agreement in a manner that complies with the applicable legal development and approximates as closely as possible the economic positions of the parties prior to that development. Solely in the event of illegality, other than that contemplated in <u>Section 6.1</u> herein, if the parties fail to reach an agreement within sixty (60) days of the request for renegotiation, either party may (subject to the severability provision of this Agreement) terminate this Agreement upon sixty (60) days' prior written notice to the other party.

(4) <u>Conduct of Manager</u>. If Manager's conduct (i) negatively effects patient care or satisfaction, (ii) the reputation of the Practice, or (iii) any payments under Section 6.3 are not made, the Practice has the right to terminate the Agreement with thirty (30) days written notice.

b. <u>Effect of Termination</u>. Upon termination of this Agreement:

(1) Practice shall surrender to Manager all of Manager's property and equipment used primarily in the operation of Practice in the same condition as received, reasonable wear and tear excepted.

(2) Manager shall deliver to Practice all records related to the business of and provision of optometric services through Practice including, without limitation, patient records and any corporate, personnel and financial records maintained for the Practice and the Providers, provided, that except as limited by law, the Manager shall have the option to copy (or otherwise duplicate) at its sole cost and expense such records of Practice and to retain and utilize such records for its own use;

 (3) Manager shall deliver to Practice any other property of Practice in Manager's possession; (4) Both parties shall cooperate to ensure the provision of appropriate optometric care to Patients;

(5) Practice shall promptly deliver to Manager any Service Fees due and payable to Manager; and

(6) Both parties shall cooperate to ensure the appropriate billing and collections for optometric services rendered by Practice prior to the effective date of termination, and any such cash collected shall be retained by Practice and/or paid to Manager pursuant to Article II.

ARTICLE VI

FINANCIAL AND SECURITY ARRANGEMENTS

Section 6.1 <u>Service Fees</u>. Practice and Manager agree that the compensation set forth in this <u>Article VI</u> is being paid to Manager in consideration of the Services provided or arranged and the substantial commitment and effort made by Manager hereunder, and such fees have been negotiated at arms' length and are fair, reasonable and consistent with fair market value for the Services provided by Manager pursuant to this Agreement. Manager shall be paid the Service Fees and other amounts as set forth on <u>Exhibit II</u> hereto. Payment of the Service Fees is not intended to and shall not be interpreted or implied as permitting Manager to share in Practice's fees for optometric services but is acknowledged as the negotiated fair market value of the equipment, facilities and office space, contract analysis and support, other support services, purchasing, personnel, management, administration, strategic management and other items and services furnished by Manager pursuant to this Agreement after giving effect to the nature and volume of the Services required and the business risks assumed by Manager.

Notwithstanding anything to the contrary in <u>Section 5.2(b)(3)</u> herein, to the extent that a court of competent jurisdiction finds that the Service Fees provisions of this Agreement violate applicable law, the parties agree that this Agreement <u>shall not be</u> <u>subject to termination</u> based upon such finding, but rather that the parties agree to negotiate, in good faith, Service Fees that comply with applicable law and which reflect the economic expectations of the parties.

Section 6.2 <u>Payments</u>. Except as otherwise set forth on <u>Exhibit II</u> hereto, the amounts to be paid to Manager under this Article VI shall be calculated by Manager pursuant to the cash basis of accounting and shall accrue and become payable daily, with actual payments during the term of this Agreement to be made from time to time out of Practice's available cash as determined by Manager and in such priority as set forth in <u>Section 6.3</u> hereof.

Section 6.3 <u>Priority of Payments</u>. Manager shall administer and make disbursements from amounts deposited into the Accounts or transferred from the Accounts to pay the Practice Expenses and Administrative Expenses as the same become due and payable, and for which Practice shall remain responsible. In performing its obligations pursuant to Article III, Manager shall apply funds of Practice in the following order of priority:

- a. payment of all Practice Expenses (as defined in Exhibit I);
- b. payment of all Administrative Expenses (as defined in Exhibit I);
- c. payment of the Service Fees (as defined in Exhibit II).

Any amounts which remain following the payment of the expenses and fees set forth in subparagraphs a. through c. above shall be retained in the Accounts and applied as agreed by the parties.

ARTICLE VII

INDEMNITY AND INSURANCE

Section 7.1 Indemnity.

Indemnification. Each party shall indemnify, defend and hold a. harmless the other party from any and all liability, loss, claim, lawsuit, injury, cost, damage or expense whatsoever (including reasonable attorneys' fees and court costs) arising out of, incident to or in any manner occasioned by the performance or nonperformance of any duty or responsibility under this Agreement by such indemnifying party, or any of their employees, agents, contractors or subcontractors; provided, however, that neither party shall be liable to the other party hereunder for any claim covered by insurance, except to the extent that the liability of such party exceeds the amount of such insurance coverage. Specifically, and without limiting the generality of the foregoing, Practice shall indemnify, defend and hold harmless Manager from all liability, loss, claim, lawsuit, injury, cost, damage or expense whatsoever (including reasonable attorneys' fees and court costs) arising out of the professional negligence of Practice, its employees, agents, contractors or subcontractors, including any amounts in excess of the professional liability insurance coverage of Practice or its Providers, employees, agents, contractors or subcontractors. Furthermore, Manager shall indemnify, defend and hold harmless Practice, together with its owners, officers, directors and employees, from all liability, loss, claim, lawsuit, injury, cost, damage or expense whatsoever (including reasonable attorneys' fees and court costs) arising out of the negligent acts or omissions of Manager, its employees, agents, contractors or subcontractors, including any amounts in excess of the professional liability insurance coverage of Manager or its employees, agents, contractors or subcontractors, in the performance of the Services hereunder.

b. <u>Mutual Indemnity</u>. Each party to this Agreement shall be indemnified by the other party for any claim under this Agreement or otherwise against the indemnified party for vacation pay, sick leave, retirement benefits, Social Security benefits, workers' compensation benefits, disability or unemployment, insurance benefits, or other employee benefits of any kind accrued during the term of this Agreement by an employee of the indemnifying party. Section 7.2 <u>Manager's Insurance</u>. Manager shall, on its own behalf, but the cost of which shall be reimbursed as an Administrative Expense, procure and/or maintain in force during the Term policies in the following categories in the amount indicated:

a. Comprehensive general liability insurance covering the risks of Manager, in such amount as are determined by Manager; and

b. Workers' Compensation insurance covering the employees of Manager, in such amounts as is usual and customary under the circumstances.

Section 7.3 <u>Practice's Insurance</u>. Manager shall obtain and/or maintain, on behalf of and in the name of, Practice in full force and effect during the Term, policies in the following categories in the amount indicated:

a. Comprehensive professional liability insurance coverage for Practice and the Providers in such amounts as are determined by Manager subject to Practice's oversight and ultimate authority (the cost and expense of which shall be a Practice Expense);

b. Workers' Compensation insurance covering the employees of Practice, in such amounts as are determined by Manager subject to Practice's oversight and ultimate authority (the cost and expense of which shall be an Administrative Expense);

c. Comprehensive general liability insurance covering the risks of Practice, in such amount as are determined by Manager subject to Practice's oversight and ultimate authority (the cost and expense of which shall be an Administrative Expense); and

d. Property insurance covering the facilities, equipment, and supplies owned or leased by Practice for use in the operation of the business.

For the avoidance of doubt, in carrying out its duties under this Section 7.3, Manager shall have the authority to cancel any of the policies listed in the Disclosure Schedules attached to the Asset Purchase Agreement if the Manager determines any such policy is unnecessary, in the Manager's sole discretion.

ARTICLE VIII

BOOKS AND RECORDS

Section 8.1 <u>Ownership of Records</u>. All business records and information relating exclusively to the business and activities of either party shall be the property of that party, irrespective of identity of the party responsible for producing or maintaining such records and information. Without limiting the foregoing, all patient charts and records relating to the eye care services of Practice shall be the property of Practice. Practice also shall be entitled to a copy at Practice's sole cost of all business records pertaining to Practice. Except as limited by law including, but not limited to, laws

governing the confidentiality of patient records, Manager shall be entitled to copy at Manager's sole cost all records of Practice.

Section 8.2 Compliance with HIPAA. Manager agrees to maintain the confidentiality, privacy, and security of patient information made available to Manager and its employees to the extent required by law. Without limiting the generality of the foregoing, Manager agrees to comply with the Health Insurance Portability and Accountability Act of 1996 and the regulations promulgated thereunder ("HIPAA") and Subtitle D of the Health Information Technology for Economic and Clinical Health Act ("HITECH"), which is Title XIII of the American Recovery and Reinvestment Act of 2009 (Public Law 111-5), and any regulations promulgated thereunder (collectively, the "HITECH Standards") with respect to the privacy and security of "protected health information" (as defined by HIPAA) created, transmitted, maintained or received by Manager pursuant to, or in connection with, the performance of the obligations under this Agreement. Practice shall be responsible for providing patients with a notice of privacy practices that covers Manager's rights to access protected health information. Practice shall be responsible for any compliance obligations pursuant to HIPAA and HITECH Standards with respect to patients treated by the Practice. The parties shall execute the Business Associate Addendum attached hereto as Exhibit III and incorporated herein, in order to ensure compliance with (a) the privacy and security regulations promulgated under HIPAA and (b) the HITECH Standards.

ARTICLE IX

MISCELLANEOUS PROVISIONS

Section 9.1 <u>Assignment</u>. Neither party shall assign this Agreement to any other party or parties without the prior written consent of the other party, which consent may be withheld for any reason or for no reason whatsoever. Any attempted assignment in violation of this Agreement shall be null and void. Notwithstanding the preceding, Manager may assign this Agreement to any Affiliate of Manager or to any purchaser of all or substantially all of Manager's assets associated with the Practice.

Section 9.2 <u>Headings</u>. The article and section headings used in this Agreement are for purposes of convenience only and shall not be construed to limit or to extend the meaning of any part of this Agreement.

Section 9.3 <u>Waiver</u>. Waiver by either Practice or Manager of any breach of any provision of this Agreement shall not be deemed to be a waiver of such provision or of any subsequent breach of the same or of any other provision of this Agreement.

Section 9.4 <u>Notices</u>. Any notice provided pursuant to this Agreement shall be in writing and shall be deemed given (a) if by hand delivery, upon receipt thereof; (b) if mailed, three (3) days after deposit in the U.S. mail, postage prepaid, certified mail return receipt requested; (c) if by reputable overnight courier, on the first business day after delivery to such courier; or (d) if by electronic mail (e-mail), upon confirmation of receipt. All notices shall be addressed to the parties at the respective addresses indicated herein. A party may change its address by giving written notice to the other party in accordance with this <u>Section 9.4</u>.

<u>Practice</u>:

HUMPHREYS, MARCHANT, HUMPHREYS AND COOPER, O.D.S., LTD. Address: 1965 Baring Blvd.

Address: 1965 Baring Bivd. Address: Sparks, NV 89434 Attn: E-mail:

<u>Manager</u>.

VSP VENTURES MANAGEMENT SERVICES LLC Address: 3333 Quality Drive Address: Rancho Cordova, CA 95670 Attn: Lisa Fields, Secretary E-mail: Lisa.Fields@vsp.com

Section 9.5 <u>Attorneys' Fees</u>. If any legal action or arbitration or other proceeding is commenced, whether by Manager or Practice concerning this Agreement, the prevailing party shall recover from the losing party reasonable attorneys' fees and costs and expenses, including those of appeal and not limited to taxable costs, incurred by the prevailing party, in addition to all other remedies to which the prevailing party may be entitled.

Section 9.6 <u>Successors</u>. Without limiting or otherwise affecting any restrictions on assignments of this Agreement or rights or duties under this Agreement, this Agreement shall be binding upon and inure to the benefit of the successors and assigns of Practice and Manager.

Section 9.7 <u>Entire Agreement; Amendment</u>. This Agreement and the exhibits attached hereto and/or thereto, represents the entire agreement between the parties in connection with the transactions contemplated hereby and the subject matter hereof, and the Agreement supersedes and replaces any and all prior and/or contemporaneous agreements, contracts, understandings and communications between the parties, whether oral or written, with regard to the subject matter hereof. There are no oral or written agreements, representations or inducements of any kind existing between the parties relating to this transaction which are not expressly set forth herein or in the Agreement. This Agreement may not be amended except by a writing executed by all parties and subject to the provisions thereof. Any Dispute pursuant to this Section 9.7 shall be resolved pursuant to Section 9.9.

Section 9.8 <u>Governing Law</u>. This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed according to the laws of the State of California without regard to conflicts of laws rules or principles.

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Section 9.9 <u>Dispute Resolution</u>. The parties hereby agree that all disputes arising out of or relating to this Agreement, or the negotiation, execution, or performance of this Agreement or any ancillary agreement (including any claim or cause of action based upon, arising out of or related to any representation or warranty made in or in connection with this Agreement or any ancillary agreement or as an inducement to enter into this Agreement or any ancillary agreement) (each, a "**Dispute**"), shall follow the following dispute resolution process (except to the extent as otherwise expressly set forth herein or therein):

a. Executive Meeting. The parties shall attempt in good faith to resolve all Disputes promptly by negotiation of executives of parties who shall meet in person or as otherwise agreed to negotiate and attempt to resolve any such dispute (the "Executive Meeting"). Unless otherwise agreed by the designated executives in writing, the Executive Meeting shall be deemed concluded at the end of the day of the Executive Meeting. Such conclusion shall not preclude continuing or later negotiations, if desired.

b. Mediation. If the parties do not resolve the matter at the Executive Meeting pursuant to Section 9.9(a) above, then the Dispute shall be submitted to JAMS, or its successor, for mediation under pursuant to its Streamlined Arbitration Rules and Procedures and in accordance with the Comprehensive Rules with the Expedited Procedures (the "**Mediation**"). The parties agree that they will participate in the Mediation in good faith and that they will share equally in its costs.

c. Cooling Off. If the parties do not resolve the matter at a Mediation pursuant to Section 9.9(b) above, each Party agrees not to commence any legal action against the other party or parties for a period of at least 30 days following the outcome of the Mediation (the "Cooling Off Period"). During the Cooling Off Period, the parties shall attempt in good faith to continue to resolve all Disputes.

d. Actions. If the parties do not resolve the matter during the Cooling Off Period, then the dispute shall proceed to the United States District Court for the Eastern District of California, or if such court does not have jurisdiction, in the California state court sitting in Sacramento County, and in furtherance of the foregoing, each Party hereby irrevocably (1) submits to the exclusive jurisdiction of such courts in any such action, (2) waives any present or future objection to forum, venue or jurisdiction in such courts and any present or future claim that any action brought in such courts is an inconvenient or otherwise inappropriate forum, and (3) agrees not to bring any action in respect of any claim or potential claim of such party, whether by way of declaratory judgment or otherwise, in any other court.

Section 9.10 <u>Third Party Beneficiaries</u>. Nothing in this Agreement shall, or shall be construed so as to, create any third-party beneficiary or enforcement rights.

Section 9.11 <u>Severability, Contract Modifications for Prospective Legal Events</u>. Nothing contained in this Agreement shall be construed to require the commission of an act contrary to law, and whenever there is any conflict between any provision of this Agreement and any statute, law, ordinance or regulation, the latter shall prevail. In such event, and in any case in which any provision of this Agreement is determined to be in violation of a statute, law, ordinance or regulation, the affected provision(s) shall be limited only to the extent necessary to bring it within the requirements of the law and, insofar as possible under the circumstances, to carry out the purposes of this Agreement. The other provisions of this Agreement shall remain in full force and effect, and the invalidity or unenforceability of any provision hereof shall neither affect the validity and enforceability of the other provisions of this Agreement nor the availability of all remedies in law or equity to the parties with respect to such other provisions.

If any state or federal laws or regulations, now existing or enacted or promulgated after the effective date of this Agreement, are interpreted by judicial decision, a regulatory agency or legal counsel of both parties in such a manner as to indicate that the substantive structure of this Agreement may be in violation of such laws or regulations, Practice and Manager shall proceed in good faith to amend this Agreement, to the maximum extent possible, to preserve the underlying economic and financial arrangements between Practice and Manager. A party to this Agreement may choose to, but shall not be required to, take any action or to make any amendment to this Agreement if such action or amendment would put the party in a substantially and materially worse economic or financial position than that contemplated by the terms of this Agreement. The parties acknowledge that such amendment may require reorganization of Practice or Manager, or both, and may require either or both parties to obtain appropriate regulatory licenses and approvals. If an amendment is not possible, either party shall have the right to terminate this Agreement upon thirty (30) days' notice to the other party.

Section 9.10 Time Is of the Essence. Time is of the essence in this Agreement.

Section 9.11 <u>Authority</u>. Any Person signing this Agreement on behalf of any entity hereby represents and warrants in his or her individual capacity that he or she has full authority to do so on behalf of such entity.

Section 9.12 <u>Counterparts</u>. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument. Counterpart signature pages to this Agreement transmitted by facsimile transmission, by electronic mail in portable document format (.pdf) or by any other electronic means intended to preserve the original graphic and pictorial appearance of a document will have the same effect as physical delivery of the paper document bearing an original signature.

Section 9.13 <u>Gender</u>. Whenever the masculine gender is used in the Agreement, it will also include the feminine or neuter gender, and vice versa, whenever the context in which the words are used in this Agreement requires or permits.

Section 9.14 <u>Confidentiality</u>. The existence, nature, terms, and conditions of this Agreement are strictly confidential. Each Party shall keep the existence of this Agreement confidential and shall not disclose the terms of this Agreement to any person

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other than the Party's officers, directors, board members, attorneys, or accountants without the other Party's consent. Any disclosure in violation of the confidentiality clause shall be deemed an automatic breach of this Agreement.

Section 9.15 <u>Patient Referrals</u>. The parties agree that the benefits related to the Business of Practice hereunder do not require, are not payment for and are not in any way contingent upon the admission, referral or any other arrangements for the provision of any item or service offered by the Manager or any Affiliate of the Manager to any of Practice's Patients in any facility or laboratory controlled, managed or operated by the Manager or any Affiliate of the Manager.

Section 9.16 <u>Compliance with Law</u>. The Manager and Practice shall comply with all applicable federal and state laws, statutes, rules and regulations including, without limitation, those relating to Medicare and Medicaid reimbursement and any other applicable governmental rules or the guidelines governing the standards for conducting, in the case of Practice, or providing management and business support services to, in the case of Manager, an optometry practice.

[Signature Page Follows.]

IN WITNESS WHEREOF, Practice and Manager have caused this Agreement to be executed as of the date first above written.

MANAGER:

VSP Ventures Management Services LLC, a Delaware limited liability company

ву:_____.Ву:_____. السيبيين بالمشاطر المحاد والراري والمط

Name: Tiffanie Burkhalter Title: President

PRACTICE:

Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd., a Nevada domestic professional corporation d/b/a Family Eyecare Associates

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Ву: _____

Name: Denis Humphreys, O.D. Title: President

[Signature Page to Transitional Management Services Agreement.]

DOCS 119416-000019/3665943.4

IN WITNESS WHEREOF, Practice and Manager have caused this Agreement to be executed as of the date first above written.

MANAGER:

VSP Ventures Management Services LLC, a Delaware limited liability company

By: _

Name: Tiffanie Burkhalter Title: President

PRACTICE:

Humphreys, Marchant, Humphreys and Cooper, O.D.S., Ltd., a Nevada domestic professional corporation d/b/a Family Eyecare Associates

By: _

Name: Denis Humphreys, O Title: President

[Signature Page to Transitional Management Services Agreement.]

DOCS 119416-000019/3665943.4

SCHEDULE 1 **PRACTICE SITE FACILITIES**

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- 1965 Baring Blvd., Sparks, NV 89434
 18601 Wedge Pky. Suite 2C, Reno, NV 89511

Schedule 1

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EXHIBIT I ARTICLE 1 - DEFINITIONS

For purposes of this Agreement, the following terms shall have the meaning indicated below or defined at the indicated section:

"Administrative Expenses" means all costs incurred by Manager or any Affiliate of the Manager in providing all services under this Agreement, including without limitation,

i. The salaries, benefits, and other direct costs of all employees of Manager or any Affiliate of the Manager providing services at the Practice Site Facilities;

ii. Recruitment costs and out-of-pocket expenses of Manager or any Affiliate of the Manager associated with the recruitment of additional Providers or other licensed or unlicensed personnel;

iii. Professional liability insurance expenses for Manager or any Affiliate of the Manager employees; workers' compensation premiums for Manager or any Affiliate of the Manager employees at the Practice Site Facilities; and comprehensive general liability insurance expenses covering the Practice Site Facilities and employees of Practice and Manager or any Affiliate of the Manager at the Practice Site Facilities;

iv. The cost of supplies (including but not limited to products, substances, items, or devices), and office supplies;

v. Rent, utilities, repairs and maintenance and other costs of occupancy of the Practice Site Facilities;

vi. Without limiting the foregoing, expenses related to the practice management and other information systems provided, made available, or arranged for by Manager or any Affiliate of the Manager for use in connection with Practice's business, including without limitation expenses associated with third-party systems, amortization of internal development costs, costs of facilities and hardware (including occupancy costs and hardware for offsite data centers), costs of establishing and maintaining a wide area network and similar expenses, costs and expenses of personnel involved in any system conversion, and costs and expenses of the helpdesk and database administrator personnel.

vii. Personal property and intangible taxes assessed against Manager's or any Affiliate of the Manager's assets which are provided or otherwise employed by Manager or any Affiliate of the Manager for the benefit of Practice;

viii. The reasonable travel expenses associated with attending meetings, conferences, or seminars to benefit Practice;

Exhibit I

DOCS 119416-000019/3665943.4





EMPOWERING OPTOMETRIC POTENTIAL TOGETHER

2023

Classification: Restricted | 1

Appointment Scheduling

Appointment scheduling best practices are a mutual agreement between PC Shareholders and VSP[®] Ventures. When scheduling appointments, keep in mind patient care is paramount as it provides access to vision care in the communities we serve. Team members should be planning and managing the appointment book daily as follows:

Scheduling Best Practices

1. When scheduling an eye exam, make sure you complete a full patient profile in your PMS including the following information:

Name, DOB, Address, Phone Number, Email, Employer, Vision Insurance (Primary Member if not the patient), Last four digits of SS# or ID#.

Also ask for Medical Insurance where applicable.

Review Eligibility and Verification SOP for additional details on how to complete verification.

- 2. Always offer low volume days and times first and if they don't work for the patient, gladly work with them on what is best for their schedule. If 100% booked out and have no available appointments in the timeframe that meets the patient's needs, offer another Ventures practice using the Ventures Master Practice List (LINK).
- 3. When two or more ODs are working at the same time, stagger the doctor schedule where possible, so patient backlog is avoided across practice activities.
- 4. Ideally, book no more than one follow-up appointment (Rx check or CL check) per hour and ideally, schedule follow-ups for non-busy times/days.
- 5. Attempt to book no more than two contact lens appointments per hour to allow for seamless patient flow.
- 6. Do not schedule I&R and other Pre-Appointments on the doctor template. These appointments should be on a separate template for the OD technician.

When scheduling a patient appointment, make sure to ask for the following information:

- · What is the patient's chief complaint?
- What kind of appointment is the patient booking?
- If the practice has multiple doctors, confirm the doctor the patient wishes to see and that the provider is in-network with the insurance provided.
- If the patient does not have insurance, confirm the cost of the visit with them upfront.
- If the patient is booking a contact lens appointment, ask:
 - Is the patient a new contact lens wearer?
 - If the patient is a new patient and has worn contacts before, what brand have they worn? (Please ask the patient, if possible, to bring boxes, packages, or CL RX with them to their appointment.)
- Confirm patient's DOB, phone number, address, and email address (even with previously existing patients for future outreach and marketing purposes).
- Ask for the name of the primary insurance holder and their DOB and Last 4 Digits of SS# as needed to verify insurance if they do not have a specific policy number.

Appointment Book Management

To operate smoothly, practices should regularly manage their appointment books two weeks out (adjust as necessary).

As part of this process, you should:

- Address all online scheduled appointments within 24 hours of showing up on the book.
 - Monitor online appointment requests and reach out to the patient to obtain Insurance information if necessary.
 - For any duplicate appointments, complete due diligence by contacting the patient to confirm which appointment time slot they would like to keep and then cancel the other. Appointments must not be deleted to preserve a paper trail in the system.
- Preauthorize all benefits and notify patient of any issues prior to day of exam. Review Eligibility and Verification SOP for additional details on how to complete verification.
- For those appointments that have not been confirmed by Solutionreach or another automated appointment system, patient coordinators should make reminder calls each afternoon for the next day's appointments. (Solutionreach sends reminders one week, two days, and three hours before the appointment.)

- If confirming or booking an appointment via phone call, remind the patient to come in 10–15 minutes early to complete paperwork.
- Keep a waitlist of patients with preferred dates and times that want to come in earlier than their scheduled appointment (via PMS or shared document).
 - This is extremely helpful for those that live close by and can come in on short notice if you receive a cancellation.
- If the patient arrives early and paperwork has been completed or the OD is running behind, walk the patient to Optical to shop while they await their appointment time.
- Despite best efforts, patients will still arrive late to their scheduled appointment time. When this occurs, do everything possible to accommodate the patient. However, defer to practice manager and doctor preference to accommodate late or no-show appointments.
- Accommodate patients with disabilities or accessibility needs. Appointments may need to be extended to appropriately provide accommodations (See "Accessibility SOP" for additional details).

Walk-in Appointments

Just Say Yes: Whenever possible, respond "YES."

- Always tell the patient the expected wait time.
- Communicate the implications of a walk-in appointment (i.e., "We will do our best to authorize insurance benefits during your appointment, however, if we cannot obtain a verification, the cost for today's visit will approximately be \$X"). If a walk-in patient pays for their exam as a private pay patient and later needs to be reimbursed, simply follow standard reimbursement procedures.
- Take walk-ins only in partnership with your OD but protect the 1/2 hour before the OD's lunch or in the hour before closing to protect their lunch and end of day.

When scheduling a walk-in patient appointment, make sure to follow the same procedures for regular appointment scheduling to ensure there is a completed patient profile.

Managing Flow

Managing the flow of patients is the responsibility of management and team members who are scheduling appointments. When done properly, the patient's wait time will be kept to a minimum, and "walk-ins" will be able to be accommodated.

The patient coordinator is the main team member who schedules appointments and needs to have a thorough understanding of the scheduling template, which includes the number and type of patient appointments available each day. This understanding will ensure that patient flow is smooth and efficient. Appointments will be staggered at 20-minute intervals. Blocking the book will only be acceptable after partnership with your Field Leader. Any staffing or scheduling concerns causing the desire to make book adjustments need to be discussed with and approved by your Field Leader.

Emergency Appointments

First (with input from your doctor, if necessary), determine if the patient is having an ocular problem that needs an emergency appointment, or if the patient needs a medical or comprehensive eye exam. We should do everything possible to never turn a patient away including eye emergencies, even if the office's schedule is fully booked for that day. For phone triage support, PM and OD are the best resource.

Sample Script:

Are you experiencing redness, recent onset of blurry vision, pain, or flashes of light?

- If the patient says yes, use the "Phone Triage Flow Chart" to determine if an emergency appointment needs to be scheduled.
- If the patient says no, move to the next script.

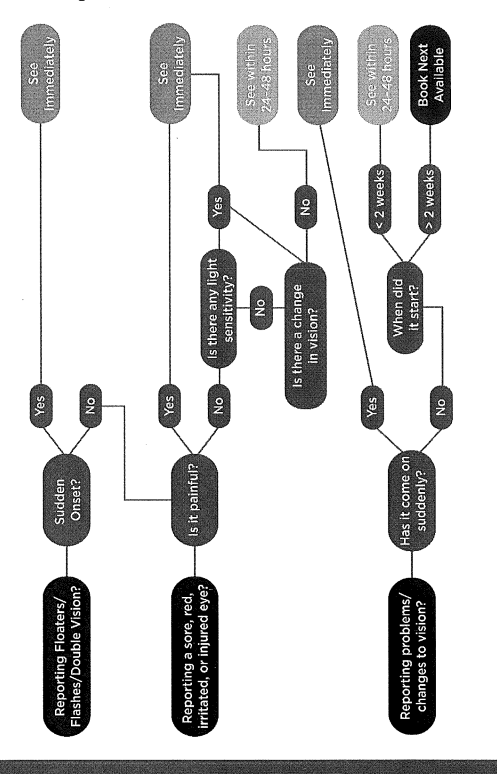
Sample Script:

Have you been diagnosed with diabetes, glaucoma, macular degeneration, or cataracts?

- If the patient says yes, schedule a medical appointment.
- If the patient says no, schedule a comprehensive appointment.
- If you are unable to get in contact with the office and are unsure where to squeeze the patient in, ask a lead team member what the best possible time would be.
- When booking an emergent appointment, make sure to get as much information for the office from the patient as possible.
 - Which eye is bothering them?
 - When did the symptom start?
 - What exactly is going on with the eye? (Blurry vision, flashes of light, blood in the eye, pain, etc.)
 - Is this causing any additional symptoms? (Headache, dizziness, etc.)
 - Have you used anything to help relieve symptoms? (Eyedrops, cold/hot compress, etc.)

Note: Even in the case of emergency appointments, cost (and the implications of unverified benefits, if applicable) should always be clearly communicated to the patient to secure a positive experience.

Ventures Phone Triage Workflow



Note: If there is any question regarding the severity of the emergency or the ability of the practice to treat, always encourage the patient to call 911 to ensure they receive appropriate medical intervention as quickly as possible.

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Note: Always do your best to accommodate late patients. Be sure to communicate with your doctor if a patient is late and will be worked into the schedule.

If the schedule is fully booked and the patient arrives past their appointment time, assure the patient that we will do our best to get them seen in a timely manner, however, we have other patients on the schedule that will have to be seen at their normal appointment times.

Exam Book Template* – Illustrative (each practice will vary slightly based on start and end times as well as OD preferred lunch time and state laws)

(*The example below is meant to be illustrative. In the example below, if your office opens at 9 a.m., you would need to ensure the doors are unlocked by 8:45 a.m. to greet your first patient.)

9–6 Shift 2–3 Lunch		
9:00 A.M.	Slot	
9:20 A.M.	Slot	
9:40 A.M.	Slot	
10:00 A.M.	Slot	
10:20 A.M.	Slot	
10:40 A.M.	Slot	
11:00 A.M.	Slot	
11:20 A.M.	Slot	
11:40 A.M.	Slot	
12:00 P.M.	Slot	
12:20 P.M.	Slot	
12:40 P.M.	Slot	
1:00 P.M.	Slot	
1:20 P.M.	Slot	
1:40 P.M.	×	
2:00 P.M.	initial and a second set x in the second	
2:20 P.M.	×	
2:40 P.M.	×	
3:00 P.M.	Slot	
3:20 P.M.	Slot	
3:40 P.M.	Slot	
4:00 P.M.	Slot	
4:20 P.M.	Slot	
4:40 P.M.	Slot	
5:00 P.M.	Slot	
5:20 P.M.	Slot	
5:40 P.M.	×	
6:00 P.M.	×	
6:20 P.M.	×	
6:40 P.M.	×	
7:00 P.M.	×	
7:00 P.M.	×	
7:20 P.M.	x	
7:40 P.M.	×	

FirstAppt	9:00	
Last Appt	5:20	
Total	22	
Last Appt Before Lunch	1:20	
First Appt After Lunch	3:00	
Lunch Blocks	1:40, 2:00, 2:20, 2:40	
No Appt	x	
Slots	22	

- Slots could be filled with any appt type
- Durations are defined as 20 min
- Durations can be extended at OD discretion
- Last appt before lunch and at the end of the day is always 40 min before lunch or end of shift
- 22 slots in an eight-hour day
- Limit to one follow up per hour
- Limit to max of two CL patients per hour

Appendix/Tips and Tricks

Appointment Scheduling Customer Service

ALWAYS smile when answering the phone. Go the extra mile to make the patient happy and make them feel like a vital part of the practice. Patients can pick up on subtle cues and tones and will judge our practice from the first moment we speak with them. Remember patients pay the bills so phone etiquette is 110% vital to our image.

Sample Script:

Good morning/afternoon, thank you for calling [Practice Name]. My name is [your name], how may I help you today?"

The patient may respond with "I'd like to schedule an appointment."

Sample Script:

Absolutely, let's get that scheduled for you. When was the last time we saw you in our office?

The patient answering this question with rough timing is an indication they have been at your practice before. You can then ask for their date of birth to ensure that if there are multiple patients in the PM system that have the same name, that you are booking the correct patient. Validate the name, then validate their address, phone number, and email address.

If there are any changes, update the patient record.

If the patient says no, create a new patient record in the practice management system and input:

- Patient's name
- Date of birth
- Social Security Number (if using insurance)
- Address
- Phone number
- Email address

If the appointment being scheduled is for a child, under the age of 18, we will also need the guarantor's name, date of birth, social security number (if using insurance), phone number, and email address for billing purposes.

Smart Scheduling Best Practices

Large families can often be booked in tighter windows as they all arrive together and time waiting between patients is eliminated. Partner with your OD and PM to address scheduling of large families together.

The Appointment Book may be optimized by moving around patients around where appropriate.

Example:

If a patient is scheduled for a year-out appointment at a peak day or time, ask if they would be willing to come in at a slower day or time:

- The preferred appointment slot is 20 minutes in length
- Year-out appointments should remain in their own category until confirmed

Sample Script:

[Patient Name], I see your [husband, daughter, or son name] is also due for their annual eye exam. May I schedule them for the same time as your appointment?

If this is a new patient, check to see if any family members are due for an appointment.

Sample Script:

[Patient Name], may I schedule an appointment for any other family members?

Confirm the appointment and end the call.

Sample Script:

[Patient Name], is there anything else I can help you with?

If no, respond with: I have your appointment scheduled for [time] on [date]. Please arrive 10–15 minutes early and bring in your insurance cards, photo ID, and all your eyewear, including your sunglasses and contact lenses if you wear them. If you are taking any medications, please bring in a list of those for the doctor. Thank you so much for calling, we look forward to seeing you.

Rescheduling an Appointment

Cancellations

Cancellations are an inevitable risk of appointment scheduling. Excessive cancellations can hurt the financial health of the practice and take away appointment slots from other patients, especially at the last minute. Despite the impact to the practice, it is important to be accommodating and provide excellent customer service in the case of a cancellation. Demonstrating flexibility and understanding will encourage the patient to reschedule their appointment for a different date.

If the patient is unable to confirm the appointment or would like to cancel and reschedule their appointment, respond with:

Sample Script:

We understand things pop up [Patient Name] and I am happy to reschedule your appointment for a time that is more convenient for you.

 I have [date] at [time] available. Is this better for you? Great, I have you confirmed for [date/time]. We look forward to seeing you then.

If the patient is unable to reschedule their appointment, respond with:

Sample Script:

We understand things pop up [Patient Name] and I am happy to follow up with you on a later date.

Note: For those patients who are not able to reschedule, set a reminder to attempt to contact again in one month.

No-Show

There are many reasons why patients fail to show up for a scheduled appointment. Similar to cancellations, patients often do not realize the impact their missed appointment has not only on the practice but for other patients. A missed appointment that is not able to be rescheduled eliminates the ability for another patient to receive care.

If the patient did not show up for their appointment, best practice is to call the patient within 10–15 minutes of a missed appointment. The patient will also be notified of their missed appointment via automated reminder and reminded once a month for up to 15 months after they are due for an appointment.

If you have a patient that has had continuous no-shows, partner with your OD and PM to define your practice approach to rescheduling.

Note: As practices typically see one-two missed or cancelled appointments per day, the practice may double book one-two patients each morning and afternoon to keep appointment books on track. Double bookings should be scheduled in pattnership with your OD and PM.

Sample Script:

Hi [patient name]. This is [your name] from [practice name]. I noticed we had you scheduled for an appointment at [time] today. We just wanted to call and make sure everything was okay and work with you to get you scheduled for a time that is better for you or see if you are en route.

 If the patient replies, "Yes, I'm running late and will be there in 5 minutes."

Respond with, "Wonderful, we will see you shortly."

 If the patient replies, "No, I've had something come up."

Refer to "Cancellations" and work to reschedule the patient.

If the patient doesn't answer the call:

Leave a voicemail:

"Hi [patient name], this is [your name] from [practice name]. I noticed we had you scheduled for an appointment at [time] to day and didn't see you. You may be on your way, but if not, we just wanted to make sure you are okay and then work to get you back on the schedule as soon as possible. We look forward to hearing back from you. Please give us a call at [XXX.XXX.XXXX]."

Verifying Insurance

Sample Script: [Patient Name], do you have your medical insurance card handy? I will need to verify your medical insurance and vision plan information prior to your appointment.

If the patient asks "why," simply respond with:

Sample Script: We gather your medical insurance information in the event an ocular condition, such as glaucoma, macular degeneration, or dry eye is found during an exam and need to be treated. We want to make sure we are prepared and that there are no financial surprises in the event these ocular conditions are your chief complaint or impact your prescription.

If the patient says, "I've never had to pay before," respond with:

Sample Script: We will always work to preverify your insurance and apply your benefits to your total fees. Once your insurance is applied, we do need to collect any patient responsibility during your visit.

Our doctors of optometry offer exams to help treat, diagnose, and manage eye diseases, such as diabetes, glaucoma, or dry eye. We do more than just a prescription for glasses or contacts, if medical issue arises or presents during the exam, we always want to make sure we are prepared.

If the patient says, "I do not have my medical insurance card with me," respond with:

Sample Script: No problem. Please make sure you call me back as soon as possible with your information. If we are unable to verify all your insurance benefits prior to your appointment, you may be seen as a self-pay patient. We do need both medical and vision benefit information, in the case that a medical condition is identified during your visit and will communicate accordingly in the case that it needs to be billed. Vision plan information is always collected (or validated) prior to the exam. Sometimes, this information can be found on the medical insurance card. Other times, we need to ask. In the appropriate section of the practice management system, input the following information:

- Name of the vision insurance company
- · Name on the insurance card
- ID Number
- Social Security Number
- Primary Name, DOB, and Social (if applicable)

Sample Script: [Patient Name], do you have a vision plan?

If the patient says, "I'm not sure," respond with:

Sample Script: Some of the common vision plans are VSP, EyeMed, and Davis. Do any of those sound familiar?

If the patient says, "Oh, I have VSP," respond with:

Sample Script: Wonderful, that's a great plan. I will need the Member First Name, Last Name, DOB, and Member ID—either last four digits of SSN or Full ID—to pull the authorization summary form.

Materials for Agenda Item No. 6

Relevant law

NRS 636.372 Leasing of office from unlicensed person; regulations.

1. Except as otherwise provided in subsection 4, an optometrist may enter into an agreement with a person who is not licensed pursuant to the provisions of this chapter for the leasing of a building or a part thereof for use in his or her practice. The lease may contain a provision which requires that the rent must be based on a percentage of the revenue earned by the optometrist in his or her practice if the total amount of rent paid for the building or part thereof does not exceed its fair rental value, including any furniture, fixtures or equipment therein.

2. An optometrist who enters into such a lease with a physician may locate his or her office in the same place of business as the physician without a physical separation between the office and the place of business.

3. The Board may adopt regulations prescribing the requirements for such leases. The regulations must ensure the quality of optometric care and the practice of optometry without restricting competition or the commercial practice of optometry.

4. An optometrist shall not enter into a lease pursuant to this section unless, during the term of the lease, the optometrist maintains exclusive access to, and control and ownership of, the medical records of each patient of the optometrist.

NAC 636.240 Agreements to lease between licensees and unlicensed persons. (NRS 636.125, 636.372) Except as otherwise provided in <u>NRS 636.347</u>, an agreement between a licensee and a person who is not licensed pursuant to the provisions of <u>chapter 636</u> of NRS for the leasing of a building or a part thereof for use in the licensee's practice must not include a provision that:

1. Authorizes the person who is not licensed to exercise control over the operation of the licensee's practice or his or her employees in violation of the provisions of <u>chapter 636</u> of NRS.

2. Authorizes the person who is not licensed to share in the profits of the licensee's practice in violation of the provisions of <u>chapter 636</u> of NRS.

3. Authorizes the person who is not licensed to have access to the medical records of the licensee's patients.

4. Authorizes the licensee to locate his or her office in a part of the building where the person who is not licensed conducts business without providing a clear separation between the licensee's office and the business of the person who is not licensed.

5. Prohibits the licensee from having access to his or her office, equipment or records at any time.

6. Except as otherwise provided in <u>NRS 636.372</u>, authorizes or requires the amount of rent to be determined on any basis other than the fair rental value of the building or a part thereof to be leased.

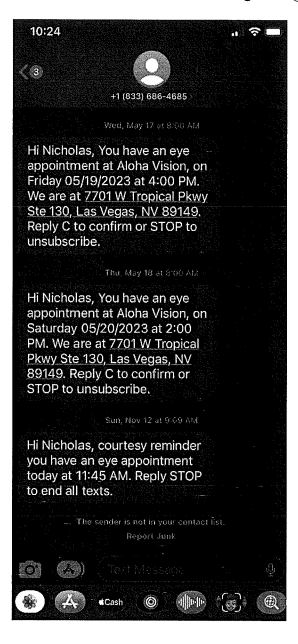
7. Violates any provision of NRS or NAC which relates to the practice of optometry.

NAC 636.250 Separation between office of optometry and other businesses required. (NRS 636.125, 636.300) A licensee who locates his or her office in a part of a building where a person who is not licensed pursuant to the provisions of chapter 636 of NRS conducts business shall construct and maintain a partition or wall in such a manner as to ensure a clear separation between his or her office and the business of the person who is not licensed.

Questions:

Is the below verbiage compliant with NRS/NAC 636 when those do NOT mention that the address is at a commercial business, e.g., VisionWorks?

If not compliant, then wouldn't changing the verbiage to include, e.g., "your appointment at VisionWorks" or the email coming from @visionworks.com violate NRS/NAC 636?



Online appointment successfully created



Aloha Vision Appointments <websites@eyefinity.com> 11/15/2023 10:04 PM

To: Centennial@alohavisionlv.com

You have been scheduled for an eye appointment at Nov 16, 2023 11:30:00 AM, at the office Aloha Vision, LLC with Kristin Difuntorum-Inouye. Thank you for your business.

If you have questions please visit our website at: <u>www.alohavisionly.net</u>. Please do not reply to this email. Replies to this message are routed to an unmonitored mailbox. NOTICE: This message is intended only for the individual to whom it is addressed and may contain information that is confidential or privileged. If you are not the intended recipient, or the employee or person responsible for delivering it to the intended recipient, you are hereby notified that any dissemination, distribution, copying or use is strictly prohibited. If you have received this communication in error, please notify the sender and destroy or delete this communication immediately.

Materials for Agenda Item No. 7

NEVADA STATE BOARD OF OPTOMETRY



MARIAH SMITH, O.D. Board President

STEPHANIE LEE, O.D. Board Member Post Office Box 1824 Carson City, Nevada 89702 Telephone: (775) 883-8367 Facsimile: (775) 305-0105 E-Mail: <u>admin@nvoptometry.org</u>

ADAM SCHNEIDER, ESQ. Executive Director JEFFREY AUSTIN, O.D. Board Member

DREW JOHNSON Public Board Member

[Redacted] via email only

Re: NSBO Complaint# 23-09 Patient: [Redacted]

Dear Dr. [Redacted]:

This office has received information and a complaint alleging your care and treatment of the above-referenced patient may have been unprofessional as defined in Nevada Revised Statute (NRS) 636.295 and Nevada Administrative Code (NAC) 636.230. It is alleged:

- 1. On October 22, 2022, the patient presented to you at [Redacted] for purposes of a contact lens examination/prescription.
- 2. After preliminary testing, during your own examination you told the patient "I was not advised that you are here for a contact lens evaluation/prescription only," and "We do not need customers like you, leave."
- 3. You then terminated the examination.
- 4. Despite your termination of the examination, your office billed the patient \$155.00 for "Design Fit/Follow up."
- 5. Despite your termination of the examination, your office involved Summit Collection Services which has placed the patient's employer [Redacted] into its pre-legal department for collection of a debt.

Pursuant to NRS 636.310(3), upon presentation of the allegations with anonymous identities of the complainant and yourself, the Board has authorized additional investigation. Therefore in order to determine whether or not there has been unprofessional conduct in violation of NRS/NAC 636, please provide a written response to each allegation noted above, as well as a full and complete copy of your healthcare records, billing, invoices, and communications to and from the aforesaid patient. Please include any further information you believe would be useful for the Board to make a determination in this matter.

NEVADA STATE BOARD OF OPTOMETRY



MARIAH SMITH, O.D. Board President

STEPHANIE LEE, O.D. Board Member Post Office Box 1824 Carson City, Nevada 89702 Telephone: (775) 883-8367 Facsimile: (775) 305-0105 E-Mail: <u>admin@nvoptometry.org</u>

ADAM SCHNEIDER, ESQ. Executive Director JEFFREY AUSTIN, O.D. Board Member

DREW JOHNSON Public Board Member

Your reply to <u>director@nvoptometry.org</u> is due on or before 21 days from the date of this correspondence, i.e., **November 22, 2023**. Should the records be voluminous, usage of Dropbox or ShareFile or the like is encouraged.

Please return the healthcare records and billing with the signed Custodian of Records Declaration, enclosed herewith. If you are not the custodian of records, please indicate where the healthcare records can be obtained.

The Nevada State Board of Optometry investigates all information received concerning possible violations of NRS/NAC 636. This letter is not to be construed as a determination as to whether or not there has been a violation of such laws until a thorough investigation is completed. This correspondence is sent pursuant to NRS 636.305(2) and NRS 636.310(3), and the accompanying subpoena is sent pursuant to NRS 636.141. As a licensee subject to an investigation, you are required by law to provide the requested information.

Please be advised that if the particular allegations referenced above did occur, and depending on the facts and circumstances, then you may have violated the law, specifically including but not limited to NRS 636.295(8)-(9) and NAC 636.230.

Respectfully,

/s/ Adam Schneider Adam Schneider, Esq. Executive Director

Dear Adam Schneider:

As I recall, this patient was acting very strange, he was rude, agitated, abusive and obnoxious. After the exam was completed, and in the process of finishing the contact lens fit, he walked out of the office without paying the exam fee or contact lens fitting fee. We mailed him a statement. He refused to pay. Our computer system sends out a statement every month. On November 29, 2022 we received a threatening and quite disturbing letter from him (a scanned copy is attached).

His chart notes and all relevant papers have been scanned and attached in this email. I am also sending a hard copy in the mail.

In this complaint, he makes several false statements. The reply to each accusation is in red below.

1. *Patient presented for purposes of a contact lens examination/prescription*. As is noted, patient was aware that we needed to do a comprehensive eye exam before proceeding to contact lens fitting which would be a separate fee.

2. "I was not advised that you are here for a contact lens evaluation/prescription only," is false. As it was noted under Chief Complaint, he wanted to update his contact lenses. He had been to several other doctors. He wanted me to correct his contact lens prescription but did not want me to know what that prescription was. I evaluated the fit of his contact lenses and determined I would re fit him in new lens design and power.

2. "We do not need customers like you, leave." again false. He ran out of the contact lens room, gave us the finger, and walked out of the office without paying his office visit fee.

3. "You then terminated the examination". The exam was not terminated by me. He was the one who walked out.

4. "Despite your termination of the examination, your office billed the patient \$155.00 for "Design Fit/Follow up." we spent 45 minutes during fitting of the contact lenses. He acted frustrated and quite abusive to the technicians.

5. Despite your termination of the examination, your office involved Summit Collection Services which has placed the patient's employer Realty of Incline Village into its pre-legal department for collection of a debt. Again, the exam was terminated by him. He then proceeded to walk out of the office. He did not pay for his examination, nor for contact lens fitting. We spent time for the visit and we need to be compensated for our time.

I am attaching a copy of the chart notes and billing statement. I have highlighted the Chief Complaint, contact lens trials design and power. Please let me know if you need any further information.

Patient Notes

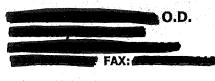
<u>Notes</u>

Pt needs to pay his bill, he walked out on exam without paying, if he doesn't pay we need to send to collections per dr. 2 10/21/22 PT SENT TO COLLECTIONS PER DR 10/21/22

Pt does not have his medicare card, told pt he will be self pay today pt is ok and is fine with \$159 exam plus contact lens fitting fee - 10/21/22

1

EXAMINATION RECORD



For: A second	
Exam Date: 10	
Print Date: 11/	01/2023 04:56 PM
DOB:	Age: 65
SSN	Occupation: N/A
Address:	
City: 1	With the state of the
Phone:	
Gender: Male	Race: White

REASON FOR VISIT

EXAMINATION: Eye Health and Vision Exam with Contact Lenses **EXAM TECHNICIAN/SCRIBE: OCCUPATION:** N/A **Visit Location:** Office

CHIEF COMPLAINT

CHIEF COMPLAINT: Got hit in the head with a beer bottle on 07/16/22 and the lens in his RT eye moved, sees a retinal specialist at UCSF, saw him a week ago, annual exam, saw another eye doctor yesterday for CL but he says "they blew his Rx" so he wants his Rx checked again to get a proper one, does not want to show us his current Rx, Saw **Constant Structures** yesterday and got CL, right lens is not working.

HISTORY PRESENT ILLNESS (HPI)

OCULAR COMPLAINT: CHIEF COMPLAINT: The patient reports they have blurred vision.

LOCATION: It affects vision at all distances. OD>OS QUALITY: The symptoms have worsened. SEVERITY: 5 (10 Being worst) DURATION: The symptoms are constant in duration. ONSET: Last 3 months.

PATIENT HISTORY

OCULAR HISTORY: No ocular history reported except: None reported unless otherwise indicated:.

MEDICAL HISTORY: No medical history reported except: None reported unless otherwise indicated ...

SYSTEMIC SURGICAL HISTORY: No systemic surgical history reported except: None reported unless otherwise indicated:.

SYSTEMIC FAMILY HISTORY: None reported unless otherwise indicated:.

OCULAR SURGICAL HISTORY: No ocular surgical history reported except: Retinal vein occlusion 2004 sees a Dr at UCSF.

OCULAR FAMILY HISTORY: None reported unless otherwise indicated:.

OCULAR MEDICATIONS: No ocular medications are currently used except: Clear Eyes, No known ocular medication allergies.

SYSTEMIC MEDICATIONS: No systemic medications are currently used except: No known systemic medication allergies,

SOCIAL HISTORY: No tobacco use reported, No counseling given regarding tobacco use, No reported use of alcohol, No reported use of narcotics, No history of sexually-transmitted disease.

SPECTACLE Rx STATUS: Bilateral: Eyewear Hx: No current Rx.

CONTACT LENS Rx STATUS: Contact Lenses Hx:

Brand of Lenses:

Wearing Schedule (DW / EW): first time wearer

REVIEWED HISTORY: I have reviewed this patient's history encounter form. Medication reconciliation performed for transition of care.

REVIEW OF SYSTEMS

REVIEW OF SYSTEMS: No reported disorders or current medical treatment of: Allergy Cardiovascular Constitutional Ears, nose, mouth, throat Endocrine Gastrointestinal Genitourinary Hematologic / Lymphatic

Patient:

Immunologic Integumentary / Skin Musculoskeletal Neurologic Psychiatric Respiratory Unless otherwise noted below.

ALLERGY: None reported unless otherwise indicated: CARDIOVASCULAR: None reported unless otherwise indicated: **CONSTITUTIONAL:** None reported unless otherwise indicated: ENDOCRINE: None reported unless otherwise indicated: GASTROINTESTINAL: None reported unless otherwise indicated: **GENITOURINARY:** None reported unless otherwise indicated: HEAD: None reported unless otherwise indicated: HEMATOLOGIC/LYMPHATIC: None reported unless otherwise indicated: IMMUNOLOGIC: None reported unless otherwise indicated: **INTEGUMENTARY:** None reported unless otherwise indicated: **MUSCULOSKELETAL:** None reported unless otherwise indicated: NEUROLOGICAL: None reported unless otherwise indicated: **PSYCHIATRIC:** None reported unless otherwise indicated: **RESPIRATORY:** None reported unless otherwise indicated: **REVIEWED ROS:** I have reviewed this patient's ROS encounter form.

PRESENTING FINDINGS

UNAIDED ACUITIES:

RT: DVA 20/40-- NVA NR LT: DVA 20/25 - NVA NR BI: DVA NR NVA NR

VISION

VERTEX DISTANCE: 13.75mm WORKING DISTANCE: 15.75"

K-READINGS:

RT: 43.25 @ 179 Steep 43.75 @ 89 LT: 43.50 @ 6 Steep 44.00 @ 96

PD's:

Dist IPD: 64,0

Near IPD: 60.0

CONTACT LENS TRIAL OBSERVATIONS: Trial #1: Pt spend 45 minutes with a tech, trying to put contact lens in his eyes, he started yelloing at the techs, walked out of the room , rant out of the office without paying exam fee or contact lens fee NOTES:

AUTO REFRACTION:

-1.00 -0.25 x 022 RT: LT: -0.50 -0.25 x 014 MANIFEST: RT: -1.00 -0.25 x 020 Add: +2.50 DVA: 20/20 -0.50 -0.25 x 010 Add: +2.50 DVA: 20/20 LT:

TRIAL CONTACT LENS Rx: #1

RT: Ultra 6 pack -1.00 BC: 8.6 Clear Ultra 6 pack -0.50 BC: 8.6 Clear LT:

EXAMINATION

BLOOD PRESSURE / PULSE: 127/77 83 **TONOMETRY:**

RT: 13.0 mmHg LT: 13.0 mmHg Test: Non-Contact Time: 4:47 PM Category: Examination

RT: 13 mmHg LT: 13 mmHg Test: Non-Contact Time: 04:29 PM Category: Pre-Test

C/D RATIO OBSERVATIONS: Does follow ISNT rule unless otherwise indicated:

CONFRONTATION FIELDS OBSERVATIONS: Fields were found to be full in all guadrants.

EXTRAOCULAR MUSCLES: Bilateral: Ocular motility assessment; full and unrestricted. Pursuits, smooth and accurate.

EYELASHES: Bilateral: Slit lamp observations include: Eyelashes are normal.

EYELIDS: Bilateral: Slit-lamp observations include: Eyelids are normal with complete closure upon blink.

EYELID LESIONS: Bilateral: Slit-lamp observations include: No lesions of the eyelid(s) are present.

LACRIMAL SYSTEM: Bilateral: The lacrimal system appears normal. No excessive discharge is noted. No redness is noted.

PUPILS: Bilateral: Slit lamp observations include: PERRLA. No afferent pupillary defect noted.

Patient: And Patients - Exam Date: 10/21/2022 - Page: 3

HEADACHE: Bilateral: Normal ocular exam.

NEUROLOGY: Bilateral: No diplopia reported.

ORBIT: Bilateral: The orbit is normal.

HEAD and NECK: Facial findings are normal.

CORNEA: Bilateral: Slit lamp observations include: Corneal epithelium, stroma, endothelium, tear film, clear and healthy, Epithelium fully intact without evidence of irregularities. Corneal stroma is clear and free of edema or defects. No infiltrates are present. Endothelium free of deposits and guttata.

CONJUNCTIVA: Bilateral: Slit lamp observations include: Bulbar and palpebral conjunctiva are healthy and white. CONJUNCTIVAL GROWTHS: Bilateral: Slit lamp observations include: No conjunctival growths, elevations, or pigmentations are noted.

SCLERA: Bilateral: Slit lamp observations include: Sclera is normal.

IRIS: Bilateral: Slit lamp observations include: The iris appears healthy with normal anatomy and convexity. LENS: Bilateral: Slit lamp observations include: Lens, both capusles, cortex, and nucleus are normal for age.

CATARACT: Bilateral: Mild opacification exists.

ANTERIOR CHAMBER: Bilateral: Slit lamp observations include: Chambers are deep with no evidence of cells or flare.

VITREOUS: Bilateral: Slit lamp observations include: The vitreous is normal.

OPTIC NERVE: Bilateral: Slit lamp examination: Optic disc appears normal.

MACULA: Bilateral: The macula appears flat with no abnormalities.

CHOROID: Bilateral: Choroid appears flat and normal.

RETINA: Bilateral: Retina is flat, attached and normal.

RETINA - VASCULAR: Bilateral: No drusen, exudate, hemorrhages or evidence of retinopathy, healthy retinal vasculature. No retinal hemorrhages noted.

DISPOSITION: Patient is pleasant and sociable.

ORIENTATION: Patient is fully alert to time, place and person.

IMPRESSION(S):

Bilateral: Combined cataract Myopia Astigmatism Presbyopia

PLAN

TREATMENT CATARACT: Bilateral: Monitor condition as directed.

SPECTACLE PLAN: Bilateral: Rx spectacles.

NOTES: Pt spent 45 min in CL room, extremly rude, yelled at techs, gave us the finger and walked out of the office wihout paying exam fee or CL fitting training fee. Date-time: 10/21/2022 4:59:00 PM By:

PATIENT MANAGEMENT

PRINTED Clinical Summary Report: 10/21/2022 17:03

PRINTED Patient Report: 10/21/2022 17:03

COUNSELING: Counseling has been provided to review this patient's case and discuss options for treatment. COUNSELING / EDUCATION: I have verbally discussed my clinical findings and recommendations in detail with this patient and/or parents. They acknowledge that they do not have additional questions. **ORDERS:**

Recall on or about 10/21/2023: Examination: Annual Eye Examination Entered by: Active] on 10/21/2022 By

PROFESSIONAL CORRESPONDENCE: 10/21/2022 5:03:16 PM Auto Letter

ATTENDING ATTESTATION: As attending physician, I have directly participated in the care of this patient and present during the patient's care. I have reviewed and agree with the findings and recommendations documented and conducted direct examination when appropriate. on 10/21/2022 17:03 PM.

ELECTRONIC SIGNATURE: Electronically Signed By:

DIAGNOSIS:

H25.813 Combined forms of age-related cataract, bilateral H52.13 Myopia, bilateral H52.223 Regular astigmatism, bilateral H52.4 Presbyopia

PROCEDURE:

S0620 Ophthalmological Exam w/ Refracti 1036F Current tobacco non-user G9903 Patient Screened for Tobacco Use, Non Tobacco User 92310 Design Fitup

Patient:		- Exam Date: 10/21/2022 - Page: 4	
	and the second		

Completed Exam: _____ Date: 10/21/2022

Materials for Agenda Item No. 8

See separate pdf(s).

NEVADA STATE BOARD OF OPTOMETRY FINANCIAL STATEMENTS JUNE 30, 2023

NEVADA STATE BOARD OF OPTOMETRY FINANCIAL STATEMENTS YEAR ENDED JUNE 30, 2023

TABLE OF CONTENTS

Page No.

INDEPENDENT AUDITOR'S REPORT	1
MANAGEMENT'S DISCUSSION AND ANALYSIS	3
BASIC FINANCIAL STATEMENTS	
Statement of Net Position and Governmental Fund Balance Sheet	7
Statement of Activities and Governmental Fund Revenue, Expenditures and	
Changes in Fund Balance	8
Notes to Financial Statements	9
	5
REQUIRED SUPPLEMENTARY INFORMATION	
Statement of Revenue and Expenditures - Budget and Actual	24
Supplementary Pension Information	25
Supplementary Other Post-Employment Benefit Information	27
Supportentary Strict Foot Employment Benefit monnation	21
REPORT ON INTERNAL CONTROL AND COMPLIANCE	
Independent Auditor's Report on Internal Control over Financial Reporting	
and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with <i>Government Auditing Standards</i>	30
Statements Performed in Accordance with Government Auditing Standards	30
Cale adula of Findings and Decrease	20
Schedule of Findings and Responses	32
AUDITOR'S COMMENTS	22
	33

Casey Neilon, Inc. Accountants and Advisors

INDEPENDENT AUDITOR'S REPORT

To the Board Members of Nevada State Board of Optometry Carson City, Nevada

Report on the Financial Statements

Opinions

We have audited the accompanying financial statements of the governmental activities and the major fund of the Nevada State Board of Optometry (the "Board"), as of and for the year ended June 30, 2023, and the related notes to the financial statements, which collectively comprise the Board's basic financial statements as listed in the table of contents.

In our opinion, the financial statements referred to above present fairly, in all material respects, the respective financial position of the governmental activities and the major fund of the Board, as of June 30, 2023, and the respective changes in financial position for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinions

We conducted our audit in accordance with auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Board and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Board's ability to continue as a going concern for twelve months beyond the financial statement date, including any currently known information that may raise substantial doubt shortly thereafter.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with generally accepted auditing standards and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with generally accepted auditing standards and *Government Auditing Standards*, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to
 fraud or error, and design and perform audit procedures responsive to those risks. Such procedures
 include examining, on a test basis, evidence regarding the amounts and disclosures in the financial
 statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Board's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Board's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the management's discussion and analysis, budgetary comparison information, pension and other post-employment benefit information on pages 3 - 6, 24, 25 - 26 and 27 - 28, respectively, be presented to supplement the basic financial statements. Such information is the responsibility of management and, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we have also issued our report dated <u>Date Pending</u>, 2023, on our consideration of the Board's internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Board's internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering the Board's internal control over financial reporting and compliance.

Casey, Naton

Reno, Nevada Date Pending, 2023

This section of the Nevada State Board of Optometry annual financial report presents our discussion and analysis of the Board's financial performance during the fiscal year that ended June 30, 2023. Please read it in conjunction with the Board's financial statements, which immediately follow this section.

Financial Highlights

- Revenue for the fiscal year ended June 30, 2023 was \$191,965 representing a decrease of 21.92% over fiscal year ended June 30, 2022.
- There was an increase in long-term liabilities of \$166,506 and an decrease in pension expense of \$21,570 as a result of required adjustments under GASB 68 and 82.
- There was an decrease in long-term liabilities of \$7,502 and an increase in other postemployment benefit expense of \$6,574 as a result of required adjustments under GASB 75.
- There was a decrease in long term liabilities \$10,839 related to leases as a result of GASB 87.

Overview of Financial Statements

This discussion and analysis are intended to serve as an introduction to the Board's basic financial statements. The Board's basic financial statements comprise three components: 1) government-wide financial statements; 2) fund financial statements, and 3) notes to the financial statements. This report also contains other supplementary information in addition to the basic financial statements themselves.

Government-wide Financial Statements

The government-wide financial statements are designed to provide readers with a broad overview of the Board's finances, in a manner similar to a private-sector business.

The statement of net assets presents information on all of the Board's assets and liabilities, with the difference between the two reported as net assets. Over time, increases or decreases in net assets may serve as a useful indicator of whether the financial position of the Board is improving or deteriorating.

The statement of activities presents information showing how the Board's net position changed during the most recent fiscal year. All changes in net positions are reported as soon as the underlying event giving rise to the change occurs, regardless of the timing of related cash flows. Thus, revenues and expenses are reported in this statement for some items that will only result in cash flows in future fiscal periods (e.g., earned but unused compensated absences).

The government-wide financial statements outline functions of the Board that are principally supported by license fees. The governmental activities of the Board include licensing and regulation of Optometrists and to accredit schools of optometry in the State of Nevada. The government-wide financial statements can be found on pages 7 and 8 of this report.

Fund Financial Statements

A fund is a group of related accounts that is used to maintain control over resources that have been segregated for specific activities or objectives. The Board uses fund accounting to ensure and demonstrate compliance with finance-related legal requirements. The Board uses only one governmental fund.

Governmental Funds

Governmental funds are used to account for essentially the same functions reported as government activities in the government-wide financial statements. However, unlike the government-wide financial statements, governmental fund financial statements focus on near-term inflows of spendable resources, as well as on balances of spendable resources available at the end of the fiscal year. Such information may be useful in evaluating the Board's near-term financing requirements.

Because the focus of governmental funds is narrower than that of the government-wide financial statements, it is useful to compare the information presented for governmental funds with similar information presented for government activities in the government-wide financial statements. By doing so, readers may better understand the long-term impact of the Board's near-term financing decisions. Both the governmental fund balance sheet and the governmental fund statement of revenue, expenditures and changes in fund balance provide a reconciliation to facilitate this comparison between governmental funds and governmental activities. These reconciliations are on pages 7 and 8, respectively.

In accordance with Nevada Revised Statutes, the Board maintains its financial information in a special revenue fund. The basic governmental fund financial statements can be found on pages 7 and 8 of this report.

Notes to the Financial Statements

The notes provide additional information that is essential to a full understanding of the data provided in the government-wide and fund financial statements. The notes to the financial statements can be found on pages 9 through 23 of this report.

Other Information

In addition to the basic financial statements and accompanying notes, this report also presents certain required supplementary information concerning the Board's budget process. The Board adopts an annual budget and a budgetary comparison has been provided in the governmental fund statement of revenue and expenditures – budget and actual on page 24 of this report.

Condensed Financial Statements

The Condensed Statements of Net Position is as follows:

	06	/30/2023	06/30/2022		
ASSETS					
Current & other assets	\$	358,894	\$	626,008	
Deferred outflows of resources		164,689		188,243	
Capital assets, net		2,200		4,118	
Right of use assets, net		21,703		32,555	
Total Assets		547,486		850,924	
LIABILITIES					
Current liabilities		181,256		312,977	
Deferred inflows of resources		40,231		188,064	
Long-term liabilities		468,116		320,378	
Total Liabilities		689,603		821,419	
NET ASSETS					
Non-spendable capital assets		932		2,863	
Assigned for: Board Activities		(143,049)		26,642	
Total Net Postion	\$	(14 <mark>2,117)</mark>	\$	29,505	
The Condensed Statements of Activities is as follows :					
	0	6/30/2023	0	6/30/2022	
REVENUE					
Program revenue-services	\$	191,065	\$	245,691	
General revenue-investments		900		165	
Total Revenue		191,965		245,856	
EXPENSES					
Optometry Board operations		363,587		316,077	
Change in Net Position	\$	(171,622)	\$	(70,221)	

Government-wide Financial Analysis

Net assets may serve over time as a useful indicator of a government's financial position. In the case of the Board, liabilities exceeded assets by \$142,117 and assets exceeded liabilities by \$29,505 as of June 30, 2023 and 2022, respectively.

Changes in Net Assets

The Board's total revenues for the fiscal year ended June 30, 2023 were \$191,965. The total costs of all programs and services were \$361,064. The decrease in net position is attributable to a decrease in revenues due to a rebate of \$375 for each licensee that had held their license for four years or more, and as well as the decision to cease collecting credit card processing fees along with increases in the net adjustments associated with pension and other post-employment benefits and professional services.

Financial Analysis of the Board's Fund

As noted earlier, the Board uses fund accounting to ensure and demonstrate compliance with finance - related legal requirements.

Governmental Funds

The focus of the Board's governmental funds is to provide information on near-term inflows, outflows, and balances of spendable resources. Such information is useful in assessing the Board's financing requirements. In particular, unreserved fund balance may serve as a useful measure of the Board's net resources available for spending at the end of the fiscal year.

The financial performance of the Board as a whole is reflected in its governmental funds. As the Board completed the year, its governmental funds reported a fund balance of \$358,894.

Budgetary Highlights

The Board prepares its budget prior to the start of each year. A comparison of this budget with actual results is provided in the Statement of Revenue and Expenditures - Budget and Actual.

Capital Assets and Debt Administration

In government-wide financial statements, these assets are reflected at their historical costs less accumulated depreciation. Additional information can be found in the footnotes to these financial statements.

Economic Factors and Next Years' Budget and Rates

The Board used no specific economic factors in preparing its budget for fiscal year 2022/2023. The Board's revenue is limited by maximum license fees specified in the Nevada Revised Statutes and the Nevada - Administrative Code.

Contacting the Board's Financial Management

This financial report is designed to provide a general overview of the Board's finances and to demonstrate the Board's accountability for the money it receives. If you have questions about this report or need additional financial information, please contact the Board at (775) 883-8367.

BASIC FINANCIAL STATEMENTS



Statement of Net Position and Governmental Fund Balance Sheet

June 30, 2023

	General Fund	Adjustments (Note 9)	Statement of Net Position
ASSETS Cash and cash equivalents Prepaid expenses Refundable security deposit Capital assets, net of accumulated depreciation Right of use assets, net of accumulated amortization Total assets	\$ 354,94 2,94 1,00 358,89	6 - 00 - - 2,200 - 21,703	\$ 354,948 2,946 1,000 2,200 21,703 382,797
DEFERRED OUTFLOWS OF RESOURCES Other post-employment benefits Pension requirement Total Assets and Deferred Outflows of Resources	\$ 358,89	- 7,213 - 157,476 188,592	7,213 <u>157,476</u> 547,486
LIABILITIES Accounts payable Employee benefits payable Licensing fees received in advance Accrued compensated absences Net other post-employment benefits liability Net pension liability Lease liabilities Total liabilities	\$ 9,60 5,25 117,75 18,80 151,41	2 - 9 - 18,574 - 111,050 - 345,361 - 22,971	9,603 5,252 117,759 37,376 111,050 345,361 22,971 649,372
DEFERRED INFLOWS OF RESOURCES Other post-employment benefits Pension requirement Total Liabilities and Deferred Inflows of Resources	151,41	- 12,989 - 27,242 6 538,187	12,989 27,242 689,603
FUND BALANCE/NET POSITION FUND BALANCE Nonspendable Assigned for: Board Activities	3,94		-
Total Liabilities and Fund Balance	\$ 358,89	94	
NET POSITION Investment in capital assets and right of use lease assets, ne Unrestricted	et of related deb	t 932 (143,049)	932 (143,049)
Total Net Position		\$ (142,117)	\$ (142,117)

See Accompanying Notes to Financial Statements

Statement of Activities and Governmental Fund Revenue, Expenditures and Changes in Fund Balance

For the Year Ended June 30, 2023

	General Fund		Adjustments (Note 9)		tatement Activities
Expenditures/Expenses Optometry Board operations	\$	325,924	\$	37,663	\$ 363,587
Total Expenditures					
Program Revenues Charges for services		191,065		-	191,065
Net program revenues		(134,859)		(37,663)	(172,522)
General Revenue Interest income		900			 900
Excess (Deficiency) of Revenue over Expenditures		(133,959)		133,959	-
Change in net position		-		(171,622)	(171,622)
Fund Balance/Net Position			•		
Fund Balance/Net Position, June 30, 2022		341,437		(311,932)	 29,505
Fund Balance/Net Position, June 30, 2023	\$	207,478	\$	(349,595)	\$ (142,117)

Notes to Financial Statements

June 30, 2023

NOTE 1 - NATURE OF OPERATIONS

The Nevada State Board of Optometry (the Board) was created in 1913 by the Nevada State Legislature. The Board is regulated by the Nevada Revised Statutes, which also specify the authorized activities of the Board. The Board is the licensing and regulatory agency for optometrists and has the power to accredit schools of optometry in the State of Nevada.

The financial statements of the Board have been prepared in accordance with generally accepted accounting principles as applied to governmental units. The Governmental Accounting Standards Board (GASB) is the accepted standard-setting body for establishing governmental accounting and financial reporting principles.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Reporting Entity

Effective July 1, 2001, Chapter 353 of the Nevada Revised Statutes (NRS) was amended to exempt certain professional and occupational boards from the state budget act and the provisions governing the administration of state funding. The provisions of Chapter 353 do not apply to boards created by the provisions of NRS 590.485 and chapters 623 to 625A, inclusive, 628, 630 to 644A, inclusive, 648, 654 and 656 of NRS and the officers and employees thereof. Accordingly, the Board's budgeting and accounting practices and procedures have been removed from the oversight of the Department of Administration.

The Board's financial statements are not included in the financial statements of the State of Nevada since the State does not exercise financial or administrative control over the Board. This conforms with GASB codification Section 2100, *Defining the Government Reporting Entity.*

Basis of Presentation

The Board is defined as a single-program special-purpose entity under GASB Statement No. 14, paragraph 131 as amended by GASB Statement No. 39. This classification allows for the preparation of GASB 34 financial statements under an optional reporting method which combines the fund and government-wide statements into a single presentation. Under standard GASB 34 methodology, the government-wide statement of net position and statement of activities are presented independently from the respective fund balance sheet and statement of revenues, expenditures, and fund balance. A reconciliation of adjustments provided on the modified financial statements demonstrates the changes from fund financial statements to the government-wide financial statements in order to assist the reader in evaluating these statements. The Board has utilized this optional method of presentation.

GASB Statement No. 62, *Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements,* requires the Board to apply all applicable GASB pronouncements and, unless they conflict with or contradict GASB pronouncements all Financial Accounting Standards Board (FASB) Statements and Interpretations, Accounting Principles Board Opinions, and Accounting Research Bulletins issued on or before November 30, 1989. Accordingly, the Board has not applied FASB pronouncements issued after that date.

Notes to Financial Statements

June 30, 2023

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Basis of Accounting

The government-wide financial statements are reported using the economic resources measurement focus and the accrual basis of accounting. Revenues are recorded when earned and expenses are recorded when a liability is incurred, regardless of the timing of related cash flows.

Governmental fund financial statements are reported using the current financial resources measurement focus and the modified accrual basis of accounting. Revenue is recognized as soon as they are both measurable and available. "Measurable" means the amount of the transaction can be determined and "available" means collectable within the current period or soon enough thereafter to pay liabilities of the current period. Expenditures generally are recorded when a liability is incurred, as under accrual accounting except for compensated absences which are recognized as expenditures only when payment is due. By provision of statute, the Board administers its licensing registration biennially. Revenue derived from renewals is recognized ratably over the license term.

The Board has only governmental fund types.

Fund Accounting

Under chapter 636.110 of the Nevada Revised Statutes, the general fund of the Board is used to account for the proceeds of specific revenue sources that are legally restricted to expenditures to be used solely for the Board's benefit. According to statute, any money deposited to Nevada State Board of Optometry does not revert to the State of Nevada's general fund. The net assets of the general fund are restricted solely to be used by the Board to meet its obligation of licensing and regulating the practice of optometry in the State of Nevada.

In the fund financial statements, fund balances for the governmental fund are reported in classifications that comprise a hierarchy based primarily on how amounts can be spent. These include "non-spendable" which are not expected to be converted to cash, such as inventory or prepaid items, "restricted" by conditions of law, regulation grants or contract with external parties, "committed" which arise from acts of the Board, "assigned" which reflect an intent by management of the Board or "unassigned" which is the residual amount.

The Board first utilizes restricted resources to finance qualifying activities then unrestricted resources, as they are needed. In the governmental environment, resources are often assigned or committed to specific purposes, indicating that those amounts are not considered available for general operations. In contrast to restricted amounts, these types of constraints are internal and can be removed or modified. Therefore, assignments and commitments are not presented in the statements of net position.

The Board has adopted GASB Statement No. 63, *Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position.* Equity is classified as net position and displayed in three different components. These include "Net invested in capital assets and right of use lease assets" which consist of capital assets, net of accumulated depreciation and any related debt and net lease assets; "Restricted net position which consists of net position with constraints placed on their use either by (1) external groups such as creditors, granters, contributors, or laws and regulations of other governments; or (2) law through constitutional provisions or enabling legislation; or "Unrestricted net position which is a net position that is neither classified as "invested in capital assets" nor as "restricted."

Notes to Financial Statements

June 30, 2023

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Deferred Outflows and Inflows of Resources

In addition to assets, a separate section is reported for deferred outflows of resources. This separate financial statement element, deferred outflows of resources, represents a consumption of net position that applies to a future period and will not be recognized as an outflow or resources (expense/expenditure) until then. The changes in proportion and differences between employer contributions and proportionate share of contributions as well as contributions made after the measurement period for pensions and other post-employment benefits qualify for reporting in this category.

In addition to liabilities, a separate section is reported for deferred inflows of resources. This separate financial statement element, deferred inflows of resources, represents an acquisition of net position that applies to a future period and will not be recognized as an inflow of resources (revenue) until that time. Differences between expected and actual experience and between projected and actual investment earnings on pension plan investments and other post-employment benefits qualify for reporting in this category.

Budget Data

The Board prepares an annual budget. The budget is prepared on a basis similar to generally accepted accounting principles under the modified accrual basis of accounting. All annual appropriations lapse at fiscal year-end.

Pensions

For purposes of measuring the net pension liability, deferred outflows of resources and deferred inflows of resources and pension expense, information about the fiduciary net position of the Public Employees' Retirement System of Nevada (PERS) and additions to/deductions from PERS' fiduciary net position have been determined on the same basis as they are reported by PERS. For this purpose, benefit payments (including refunds of employee contributions) are recognized when due and payable in accordance with the benefit terms. Investments are reported at fair value.

Post-employment Benefits Other Than Pensions (OPEB)

For purposes of measuring the net OPEB liability, related deferred outflows of resources and deferred inflows of resources related to OPEB, and OPEB expense, information about the fiduciary net position of the Public Employees' Benefit Program (PEBP) and additions to/deductions from PEBP's fiduciary net position have been determined on the same basis as they are reported by PEBP. For this purpose, PEBP recognize benefit payments when due and payable in accordance with the benefit terms. PEBP's cash and cash equivalents consist of short-term, highly liquid investments that are both (a) readily convertible to known amounts of cash and (b) so near to materiality that they present insignificant risk of changes in value due to changing interest rates.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Notes to Financial Statements

June 30, 2023

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Cash and Cash Equivalents

Cash is maintained in various commercial banks in Carson City, Nevada. The Board participates in the State of Nevada collateralization program to assure that funds deposited are protected. By statutes, all cash must be deposited in entities that are located in the State of Nevada.

Risk Management

The Board collects licensing fees in the State of Nevada. Financial instruments which potentially subject the Board to concentrations of credit risk consist primarily of cash equivalents. The Board has not experienced any significant losses in such accounts, nor does the Board believe it is exposed to any significant credit risk.

The Board has bank accounts, which are insured by the Federal Deposit Insurance Corporation up to \$250,000 per institution. On June 30, 2023, the bank balances do not exceed federally insured limits.

Capital Assets

Capital assets, which include furniture, fixtures and equipment are reported in the net asset column in the government-wide financial statements. Capital assets are defined by the Board as assets with an initial, individual cost of \$1,000 and an estimated useful life of at least one year. Such assets are recorded at historical cost. Donated assets are recorded at estimated fair market value at the date of donation. Expenditures for minor replacements, maintenance, and repairs are charged to expense as incurred. Depreciation is provided over the estimated useful lives of 3 to 5 years of the related capital assets using the straight-line method for financial statement purposes.

Under the modified accrual basis of accounting, acquisitions are considered expenditures in the year purchased.

Compensated Absences

The Board accrues a liability for compensated absences that meet all of the following criteria:

- 1. The Board's obligations relating to employee's rights to receive compensation for future absences is attributable to services already rendered;
- 2. The obligation relates to rights that vest or accumulate;
- 3. Payment of compensation is probable; and
- 4. The amount can be reasonably estimated.

Vacation and sick leave may be accumulated by employees up to certain maximums and is payable upon retirement or termination. A liability is reported for unpaid accumulated vacation or sick leave on the general fund balance sheet if amounts were paid within 60 days subsequent to year end, the remaining accumulated unused vacation and sick leave earned as of June 30, 2023, is reflected in the statement of net position.

Notes to Financial Statements

June 30, 2023

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

New Accounting Pronouncements

In May 2020, the GASB issued Statement No. 96, Subscription-Based Information Technology Arrangements (SBITAs). The primary objective of this Statement is to provide guidance on the accounting and financial reporting for subscription-based information technology arrangements (SBITAs) for government end users (governments). This statement (1) defines a SBITA; (2) establishes that a SBITA results in a right-to-use subscriptions asset – an intangible asset – and a corresponding subscription liability; (3) provides the capitalization criteria for outlays other than subscription payments, including implementation costs of a SBITA; and (4) requires note disclosures regarding a SBITA, GASB Statement No. 96 will be effective for the Board for fiscal year ending June 30, 2023. Accordingly, the Board implemented the standard in the current year for the earliest period presented; however no material contracts were noted that required reporting under this accounting standard.

Subsequent Events

In preparing these financial statements, the Board has evaluated events and transactions for potential recognition or disclosure through Date Pending, 2023, the date the financial statements were available to be issued. Subsequent events after that date have not been evaluated.

The 2023 Nevada Legislature passed Senate Bill 431. Section 19 of Senate Bill 431 ("SB 431") created the Office of Nevada Boards, Commissions and Councils Standards within the Department of Business and Industry. The Nevada State Board of Accountancy is under the purview of the Office of Nevada Boards, Commissions and Councils as provided in Section 20(2)(a) of SB 431. Pursuant to Section 147, Sections 19 and 20 of SB 431 became effective July 1, 2023. The implications of SB 431 on the Board's operations and reporting structure are not known at this time.

NOTE 3 - COMPLIANCE WITH NEVADA STATUTES AND ADMINISTRATIVE CODES

It is believed that the Board conformed to all significant statutory constraints on its financial administration during the year under Nevada Revised Statutes 218 and 636.

Notes to Financial Statements

June 30, 2023

NOTE 4 - CAPITAL ASSETS

The Board has custodial responsibility to the State of Nevada for furniture, fixtures and equipment acquired with resources of the Board. The capital asset activity during the year is as follows:

	Balance June 30, 2022 Increases		Decreases		alance e 30, 2023		
Capital assets, not being depreciate None	d						
Capital assets, being depreciated							
Office furniture and equipment	\$	31,701	\$	-	\$	-	\$ 31,701
Website design		6,525				-	6,525
Total capital assets		38,226		-		-	 38,226
Less accumulated depreciation		(34,108)	((1,918)			(36,026)
Total capital assets, being							
depreciated net		4,118		(1,918)		-	2,200
Net capital assets	\$	4,118	\$ ((1,918)	\$	-	\$ 2,200
NOTE 5 - LEASES							

NOTE 5 - LEASES

The Board leases office space in Carson City, Nevada. The existing lease was set to expire February 5, 2025; however pursuant to an estoppel certificate, the new expiration is June 30, 2025. The monthly rental payment is \$874 per month, increasing by 3% annually on July 1, and does not include common area maintenance ("CAM") expenses of \$352 per month, which are subject to change. Accordingly, the Board has used an incremental borrowing rate equal to the five year treasury rate to discount the annual lease payments and to recognize the right of use asset and the lease liability as of June 30, 2023 and 2022.

			,	Balance June 30, 2022	A	dditions	Deletions		Balance June 30, 2023	
Lease assets: Buildings Less: accumulated	depre	eciation	\$	54,259 21,704	\$	- 10,852	\$	-	\$	54,259 32,556
	·		\$	32,555	\$	(10,852)	\$	-	\$	21,703
		alance 30, 2022	Additions		Deletions		Balance June 30, 2023		Amount due in one year	
Lease liabilities: Buildings	\$	33,810	\$		\$	10,839	\$	22,971	\$	11,266

Notes to Financial Statements

June 30, 2023

NOTE 5 – LEASES (CONTINUED)

Annual requirements to amortize long- term obligations and related interest are as follows:

Year Ending June 30	Principal		 Interest
2024 2025	\$	11,266 11,705	\$ 197 101
	\$	22,971	\$ 298

NOTE 6 - LONG-TERM LIABILITIES

The following is a summary of changes in the Board's long-term liabilities, other than net pension liability, net other post-employment benefits liability, and lease liabilities:

	Balance June 30, 2022		Increases (Decreases)	Balance June 30, 2023		 e Within ne Year
Accrued compensated absences	\$	17,567	\$ 19,809	\$	37,376	\$ 34,853
NOTE 7 - DEFINED BENEFIT PEN	SION I					
General Information about the Pe	nsion	Plan				

Plan Description

PERS (the System) administers a cost-sharing, multiple-employer, defined benefit pension plan, which includes both Regular and Police/Fire members. The System was established by the Nevada Legislature in 1947, effective July 1, 1948. The System is administered to provide a reasonable base income to qualified employees who have been employed by a public employer and whose earning capacities have been removed or substantially impaired by age or disability.

Benefits Provided

Benefits, as required by the Nevada Revised Statutes (NRS or statute), are determined by the number of years of accredited service at time of retirement and the member's highest average compensation in any 36 consecutive months with special provisions for members entering the System on or after January 1, 2010 and July 1, 2015. Benefit payments to which participants or their beneficiaries may be entitled under the plan include pension benefits, disability benefits, and survivor benefits.

Notes to Financial Statements June 30, 2023

NOTE 7 - DEFINED BENEFIT PENSION PLAN (CONTINUED)

General Information about the Pension Plan (Continued)

Benefits Provided (Continued)

Monthly benefit allowances for members are computed as 2.5% of average compensation for each accredited year of service prior to July 1, 2001. For service earned on and after July 1, 2001, this factor is 2.67% of average compensation. For members entering the System on or after January 1, 2010, there is a 2.50% multiplier and for regular members entering the System on or after July 1, 2015, there is a 2.25% factor.

The System offers several alternatives to the unmodified service retirement allowance which, in general allow the retired employee to accept a reduced service retirement allowance payable monthly during his or her lifetime and various optional monthly payments to a named beneficiary after his or her death. Post-retirement increases are provided by authority of NRS 286.575 - .579.

Vesting

Regular members entering the System prior to January 1, 2010, are eligible for retirement at age 65 with five years of service, at age 60 with 10 years of service, or at any age with 30 years of service. Regular members entering the System on or after January 1, 2010, are eligible for retirement at age 65 with five years of service, or age 62 with 10 years of service, or any age with 30 years of service. Regular members who entered the System on or after July 1, 2015, are eligible for retirement at age 65 with five years of service, or at age 62 with 30 years of service or at age 55 with 30 years of service or any age with 33 1/3 years of service.

The normal ceiling limitation on monthly benefits allowances is 75% of average compensation. However, a member who has an effective date of membership before July 1, 1985 is entitled to a benefit of up to 90% of average compensation. Both Regular and Police/Fire members become fully vested as to benefits upon completion of five years of service.

Contributions

The authority for establishing and amending the obligation to make contributions and member contribution rates, is set by statute. New hires, in agencies which did not elect the Employer-Pay Contribution (EPC) plan prior to July 1, 1983, have the option of selecting one of two contribution plans. In one plan, contributions are shared equally by employer and employee. In the other plan, employees can take a reduced salary and have contributions made by the employer (EPC).

The System's basic funding policy provides for periodic contributions at a level pattern of cost as a percentage of salary throughout an employee's working lifetime in order to accumulate sufficient assets to pay benefits when due.

The System receives an actuarial valuation on an annual basis indicating the contribution rates required to fund the System on an actuarial reserve basis. Contributions actually made are in accordance with the required rates established by the Nevada Legislature. These statutory rates are increased/decreased pursuant to NRS 286.421 and 286.450.

The actuarial funding method used is the Entry Age Normal Cost Method. It is intended to meet the funding objective and result in a relatively level long-term contributions requirement as a percentage of salary.

Notes to Financial Statements June 30, 2023

NOTE 7 - DEFINED BENEFIT PENSION PLAN (CONTINUED)

Pension Liabilities, Pension Expense, Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions

At June 30, 2023, the Board reported a liability of \$345,361 for its proportionate share of the net pension liability. The net pension liability was measured as of June 30, 2022, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The Board's proportion of the net pension liability was based on total contributions due on wages paid during the measurement period. Each employer's proportion of the net pension liability was based on the total combined employer and member contributions for all employers for the period ended June 30, 2022, the Board's proportion was .00191%.

For the year ended June 30, 2023, the Board recognized pension expense of \$31,601 and contributions made on behalf of employees of \$21,570. Amounts totaling \$21,570, resulting from Board contributions subsequent to the measurement date will be recognized as a reduction of the net pension liability in the year ended June 30, 2023. For the year ended June 30, 2023, the Board contributed \$21,570, under the statutory requirements based upon covered payroll of \$145,011 which equates to 14.87% overall to the plan.

At June 30, 2023, the Board reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	Deferred Outflows of Resources	Deferred Inflows of Resources
Differences between expected and actual experience	\$ 44,719	\$ 247
Net difference between projected and actual earnings on		
pension plan investments	4,213	-
Change in assumptions	44,364	-
Change in proportion	42,610	26,995
Board contributions subsequent to the measurement date	21,570	-
	\$ 157,476	\$ 27,242

Deferred outflows/(inflows) of resources will be recognized as follows:

Year Ending June 30	
2024	\$ 32,289
2025	11,713
2026	13,332
2027	46,121
2028	5,072
2029 and later	 137
	\$ 108,664

Notes to Financial Statements June 30, 2023

NOTE 7 - DEFINED BENEFIT PENSION PLAN (CONTINUED)

Pension Liabilities, Pension Expense, Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions (Continued)

The net difference between projected and actual investment earnings on pension plan investments will be recognized over five years, all the other above deferred outflows and deferred inflows will be recognized over the average expected remaining service lives, which was 5.70 years for the measurement period ending June 30, 2022.

Actuarial Assumptions

The System's net pension liability was measured as of June 30, 2022, and the total pension liability used to calculate the net pension liability was determined by an actuarial valuation as of that date. The total pension liability was determined using the following actuarial assumptions, applied to all periods included in the measurement:

0%
5%
0%
gular: 4.20% to 9.10%, depending on service
es include all inflation and productivity increases
ne as those used in the June 30, 2021 funding
uarial valuation

Actuarial assumptions used in the June 30, 2022 valuation were based on the results of the experience study for the period July 1, 2016 through June 30, 2020. The discount rate used to measure the total pension liability was 7.25% as of June 30, 2022. The projection of cash flows used to determine the discount rate assumed plan contributions will be made in amounts consistent with statutory provisions and recognizing the plan's current funding policy and cost-sharing mechanism between employers and members. For this purpose, all contributions that are intended to fund benefits for all plan members and their beneficiaries are included, except the projected contributions that are intended to fund the service costs for future plan members and their beneficiaries are not included.

Based on those assumptions, the pension plan's fiduciary net position was projected to be available to make all projected future benefit payments for current plan members. Therefore, the long-term expected rate of return on pension plan investments was applied to all periods of projected benefit payments to determine the total pension liability as of June 30, 2022.

Investment Policy

The System's policies which determine the investment portfolio target asset allocation are established by the PERS Board. The asset allocation is reviewed annually and is designed to meet the future risk and return needs of the System. As of June 30, 2022, PERS' long-term inflation assumption was 2.50%.

Notes to Financial Statements June 30, 2023

NOTE 7 - DEFINED BENEFIT PENSION PLAN (CONTINUED)

Pension Liabilities, Pension Expense, Deferred Outflows of Resources and Deferred Inflows of Resources Related to Pensions (Continued)

Investment Policy

The following was the adopted policy target asset allocation as of June 30, 2022:

	Long-Term Geometric				
Asset Class	Target Allocation	Expected Real Rate of Return			
Domestic Equity	42%	5.50%			
International Equity	18%	5.50%			
Domestic Fixed Income	28%	0.75%			
Private Markets	12%	6.65%			

Sensitivity of the Board's Proportionate Share of the Net Pension Liability to Changes in the Discount Rate

The following presents the Board's proportionate share of the net pension liability of the PERS as of June 30, 2022 calculated using the discount rate of 7.25%, as well as what the Board's share of the net pension liability would be if it were calculated using a discount rate that is 1 percentage-point lower (6.25%) or 1 percentage-point higher (8.25%) than the current discount rate:

	19	6.25%)	D	iscount Rate (7.25%)	1% Increase (8.25%)
Board's proportionate share of the net pension liability	\$	530,242	\$	345,361	\$ 192,806

Pension Plan Fiduciary Net Position

Additional information supporting the Schedule of Employer Allocations and the Schedule of Pension Amounts by Employer is located in the PERS Annual Comprehensive Fiscal Report (ACFR) available on the PERS website at www.nvpers.org under Quick Links – Publications – Financial Reports.

NOTE 8 - OTHER POST EMPLOYMENT BENEFITS (OPEB)

The Nevada Public Employees Deferred Compensation Program

The Board employees are now eligible to participate in the Nevada Public Employees Deferred Compensation Program. The Program, established in 1977, is a voluntary tax-deferred supplemental retirement plan (IRC 457(b)), which provides participants and their beneficiaries with a supplement to their other retirement savings. The Program operates solely in the interest of the plan participants and beneficiaries. As a voluntary, participant-directed plan, participants bear the ongoing responsibility for deciding the amount of current compensation to defer and the selection of investment allocations and options. There are no employer contributions. No amount of deferred compensation was due to participant accounts by the Board as of June 30, 2023.

Notes to Financial Statements June 30, 2023

NOTE 8 - OTHER POST EMPLOYMENT BENEFITS (OPEB) (CONTINUED)

Public Employees Benefits Program of the State of Nevada

General Information About the OPEB Plan

Plan Description

Employees of the Board are provided with OPEB through the Public Employees' Benefits Program (PEBP) - a cost-sharing multiple employer defined benefit OPEB plan administered by the Public Employees' Benefits Program Board (PEBP Board) which was created in 1983 by the Nevada Legislature to administer group health, life and disability insurance for covered employees, both active and retired, of the State, and certain other participating public employers within the State of Nevada. PEBP does not provide for refunds of employee contributions. PEBP issues publicly available financial reports that can be obtained at https://pebp.state.nv.us.

The Board is reporting plan information consistent with the PEBP's accounting methods and assumptions as disclosed in the annual report. No information has come to our attention that indicates significant changes to the plan's disclosures.

Benefits Provided

PEBP provides medical, dental, vision, mental health and substance abuse and also offers fully insured HMO products. Long-term disability and life insurance benefits are fully insured by outside carriers.

Contributions

Per NRS 287 contribution requirements of the participating entities and covered employees are established and may be amended by the PEBP Board. The Boards' contractually required contribution for the year ended June 30, 2022, was \$3,161, actuarially determined as an amount that is expected to finance the costs of benefits earned by employees during the year. Employees are not required to contribute to the OPEB plan.

OPEB Liabilities, OPEB Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB

At June 30, 2023, the Board reported a liability of \$111,050 for its proportional share of the net OPEB liability. The net OPEB liability was measured as of June 30, 2022, and the total OPEB liability used to calculate the net OPEB liability was determined by an actuarial valuation as of that date. The Board's proportion of the net OPEB liability was based on a projection of the Board's long-term share of contributions to the OPEB plan relative to the projected contributions of all participating state agencies . Actuarially determined, at June 30, 2022, the Board's proportion was 0.0077%.

For the year ended June 30, 2023, the Board recognized OPEB expense of \$6,574. Amounts totaling \$3,161, resulting from Board contributions subsequent to the measurement date will be recognized as a reduction of the net OPEB liability in the year ended June 30, 2023. For the year ended June 30, 2023, the Board contributed \$3,161, under the statutory requirements based upon covered payroll of \$145,011 which equates to 2.18% overall to the plan.

Notes to Financial Statements

June 30, 2023

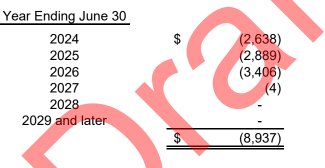
NOTE 8 - OTHER POST EMPLOYMENT BENEFITS (OPEB) (CONTINUED)

OPEB Liabilities, **OPEB** Expense, and Deferred Outflows of Resources and Deferred Inflows of Resources Related to OPEB (Continued)

At June 30, 2023, the Board reported deferred outflows of resources and deferred inflows of resources related to pensions from the following sources:

	 d Outflows	 ed Inflows of sources
Changes of assumptions	\$ 4,052	\$ 9,245
Liability experience	-	3,698
Asset experience	-	46
Contributions subsequent to the measurement date	3,161	 -
	\$ 7,213	\$ 12,989

Amounts reported as deferred outflows of resources and deferred inflows of resources related to OPEB will be recognized in OPEB expense as follows:



Actuarial Assumptions

The total OPEB liability in the June 30, 2023 actuarial valuation was determined using the following actuarial assumptions, applied to all periods included in the measurement, unless otherwise specified:

Inflation rate (CPI)	2.50%
Discount rate:	3.54%
Investment return assumption:	2.50%
Productivity Pay Increase	0.50%
Salary Increase	Regular: 4.20% to 9.10%, varying by service, including inflation
Healthcare cost trend rates	4.80% increase effective July 1, 2023, see report for additional years

Healthy mortality rates were based on the PUB-2010 Public Retirement Plans Safety Mortality Table weighted by Headcount, projected by MP-2020 for officers, and PUB-2010 Public Retirement Plans General Mortality Table weighted by Headcount, projected by MP2020 for civilians. Disabled mortality rates were based on the PUB-2010 Public Retirement Plans Safety Disabled Mortality Table weighted by Headcount, projected by MP-2020 for officers, and PUB-2010 Public Retirement Plans Safety Disabled Mortality Table weighted by Headcount, projected by MP-2020 for officers, and PUB-2010 Public Retirement Plans General Disabled Mortality Table weighted by Headcount, projected by Headcount, projected by MP-2020 for officers, and PUB-2010 Public Retirement Plans General Disabled Mortality Table weighted by Headcount, projected by Headcount, projected by MP-2020 for officers, and PUB-2010 Public Retirement Plans General Disabled Mortality Table weighted by Headcount, projected by Headcount, projected by MP-2020 for civilians.

The actuarial assumptions used in the June 30, 2022 valuation were based upon certain demographic and other actuarial assumptions as recommended by the actuary, in conjunction with the State and guidance from the GASB statement.

Notes to Financial Statements

June 30, 2023

NOTE 8 - OTHER POST EMPLOYMENT BENEFITS (OPEB) (CONTINUED)

OPEB Liabilities, **OPEB** Expense, and Deferred Outflows of Resources and Deferred Inflows of *Resources* Related to **OPEB** (Continued)

Discount Rate

The discount rate basis under GASB 75 is required to be consistent with a 20-year Municipal Bond Index. The Bond Buyer General Obligation 20-Bond Municipal Bond Index is used for the determination of the discount rate.

The discount rate as of June 30, 2022, was 3.54%. Additional detail regarding the discount rates as of June 30, 2022, are provided in the "Actuarial Assumptions" section of the report provided by the PEBP Board.

Sensitivity of the Board's Proportionate Share of the Net OPEB Liability to Changes in the Discount Rate

The following presents the Board's proportionate share of the net OPEB liability, as well as what the Board's proportionate share of the net OPEB liability would be if it were calculated using a discount rate that is 1-percentage-point lower or 1-percentage-point higher than the current discount rate:

	1% Decrease (2.54%)		Discount (3.54%)	1% Increase (4.54%)	
Net OPEB liability	\$ 122,1	<u>15 </u> \$	111,050	\$	101,470

Sensitivity of the Board's Proportionate Share of the Net OPEB Liability to Changes in the Health Care Cost Trend Rates

The following presents the Board's proportionate share of the net OPEB liability, as well as what the Board's proportionate share of the net OPEB liability would be if it were calculated using health care cost trend rates that are 1-percentage-point lower or 1-percentage-point higher than the current health care trend rates:

		Hea	alth Care	e Cost Trend Ra	ates	
	1%	Decrease	Curre	nt Trend rate	1% Increase	
Net OPEB liability	\$	105,681	\$	111,050	\$	117,198

Detailed information about the OPEB plan's fiduciary net position is available in the separately issued PEBP financial report.

Notes to Financial Statements June 30, 2023

NOTE 9 - CONVERSION TO GOVERNMENT-WIDE FINANCIAL STATEMENTS

Adjustments on the face of the financial statements were made to the fund balance sheet and statement of revenue, expenditures, and changes in fund balance in order to reconcile the fund financial statements to the government-wide statements of net assets and activities. These adjustments detail the effect of the capitalization of fixed assets of \$38,226, accumulated depreciation of \$36,026, depreciation expense of \$1,918,capitalization of right-of-use lease assets, net of accumulated amortization of \$21,703 and the corresponding liability of \$22,971, the recognition of liabilities for unpaid compensated absences of \$18,574, and corresponding expense of \$18,574, the recording of the Board's proportionate share of deferred outflows of resources of \$157,476, deferred inflows of resources of \$27,242 and net pension liability of \$345,361 relating to the defined benefit pension plan detailed in Note 7, and the recording of the Board's proportionate share of deferred outflows of resources of \$7,213, deferred inflows of resources of \$12,989 and net other post-employment benefits liability of \$111,050 relating to the other post-employment benefits plan detailed in Note 8. The adjustments for pension and OPEB liabilities and deferred outflows/inflows, resulted in additional expenses of \$1,988.

NOTE 10 – RISK MANAGEMENT

On March 12, 2020 The Governor of Nevada declared a state of emergency in response to the global pandemic caused by the coronavirus (COVID-19) infectious disease outbreak. The Governor required closure of non-essential businesses as of March 12, 2020 and did not begin to open again until May 18, 2020. In the Declaration of Emergency Directive 011, the Governor ordered that all professional licensing boards regulating providers of medical services shall temporarily waive certain licensing requirements to allow the practice of currently unlicensed skilled medical professionals during the pendency of the COVID-19 crisis. The waiver and exemption of professional licensing requirements applies to qualified providers of medical services during this declared emergency who currently hold a valid license in good standing in another state, providers of medical services whose licenses currently stand suspended for licensing fee delinquencies, providers of medical services whose licenses currently stand suspended for failure to meet continuing medical education requirements, and providers of medical services who have retired from their practice in any state with their license in good standing. The Board is closely monitoring its operations, liquidity, and capital resources and is actively working to minimize the current and future impact of this unprecedented situation. As of the date of issuance of these financial statements, while the Board's programs have continued operations, the overall current and future impact to the Board as a result of this pandemic is unknown.

NOTE 11 - DISCIPLINARY PROCEEDINGS AND CONTINGENCIES

In connection with the Board's enforcement program as prescribed by statute and regulation, it may seek recovery from licensees for costs incurred related to the investigative and disciplinary actions taken by the Board. Judgments made by the Board included stipulations for cost recoveries; these recovery amounts are presented as part of operating revenue. In addition, the Board is authorized to impose administrative fines. The Board acts as an agent for the State of Nevada with respect to the administrative fine; thus, fines collected by the Board are remitted to the State of Nevada.

Certain claims, suits and complaints associated with the Board's ordinary course of business are pending or may arise. The Board believes the cases are without merit and intends to vigorously defend its positions. Accordingly, these financial statements do not include a liability for amounts that may arise from these cases.

REQUIRED SUPPLEMENTARY INFORMATION



Statement of Revenue and Expenditures - Budget and Actual For the Year Ended June 30, 2023 (With Comparative Totals for The Year Ended June 30, 2022)

			2023				2022
		iginal and			Variance		
		al Budget			avorable		
	(u	naudited)	 Actual	(Ur	nfavorable)		Actual
REVENUES							
License renewal	\$	195,000	\$ 122,998	\$	(72,002)	\$	164,506
Application and exam fees		70,500	18,481		(52,019)		31,779
Fines		6,000	5,300		(700)		1,500
Other		4,950	44,286		39,336		47,906
Interest income		200	 900		700		165
Total Revenues		276,650	 191,965		(84,685)		245,856
EXPENDITURES							
Operations							
Salaries		151,228	165,813		(14,585)		151,437
Operating expense		45,540	42,858		2,682		52,799
Employee benefits		28,075	66,651		(38,576)		68,585
Professional services		67,200	44,042		23,158		32,282
Travel		3,500	6,560		(3,060)	1	4,894
Total Expenditures		295,543	325,924		(30,381)		309,997
Excess (Deficiency) of Revenues							
Over Expenditures	\$	(18,893)	\$ (133,959)	\$	(115,066)	\$	(64,141)

Schedules of Required Supplementary Information For the Year Ended June 30, 2023

SCHEDULE OF THE BOARD'S PROPORTIONATE SHARE OF THE NET PENSION LIABILITY Nevada State Public Employees' Retirement System

Year Ended June 30	Board's proportion of the net pension liability (asset)	pro shai	Board's oportionate re of the net sion liability (asset)	c ei	Board's covered nployee payroll	Board's proportionate share of the net pension liability (asset) as a percentage of its covered- employee payroll	Plan fiduciary net position as a percentage of the total pension liability
2014	0.00118%	\$	122,979	\$	67,440	182.35%	76.31%
2015	0.00116%	\$	132,758	\$	66,737	198.93%	75.13%
2016	0.00074%	\$	99,946	\$	43,820	228.08%	72.23%
2017	0.00155%	\$	205,782	\$	94,257	218.32%	74.42%
2018	0.00216%	\$	2 <mark>94,96</mark> 8	\$	134,723	218.94%	75.24%
2019	0.00169%	\$	230,546	\$	110,000	209.59%	76.46%
2020	0.00190%	\$	264,954	\$	128,951	205.47%	77.04%
2021	0.00196%	\$	178,855	\$	138,366	129.26%	86.51%
2022	0.00191%	\$	345,361	\$	131,309	263.01%	75.12%

Schedules of Required Supplementary Information For the Year Ended June 30, 2023

Year Ended June 30	De	ctuarially termined htributions	Rela Ac De	ributions in ation to the ctuarially termined ntributions	De	ntribution eficiency Excess)	E	covered- mployee Payroll	Contributions as a % of Covered Employee Payroll
2014	\$	17,803	\$	16,579	\$	1,224	\$	67,440	24.58%
2015	\$	17,397	\$	16,665	\$	732	\$	66,737	24.97%
2016	\$	6,576	\$	6,288	\$	287	\$	43,820	14.35%
2017	\$	14,147	\$	13,980	\$	170	\$	94,257	14.83%
2018	\$	20,297	\$	20,094	\$	203	\$	134,723	14.91%
2019	\$	16,592	\$	16,317	\$	275	\$	110,000	14.83%
2020	\$	20,485	\$	19,857	\$	628	\$	128,951	15.40%
2021	\$	21,977	\$	20,618	\$	1,359	\$	138,366	14.90%
2022	\$	21,314	\$	21,086	\$	227	\$	131,309	16.06%

SCHEDULE OF BOARD CONTRIBUTIONS Nevada State Public Employees' Retirement System

Notes: All contributions shown reflect employer-paid contributions only. Member contributions are excluded. Actuarially determined contributions above are based on actuarially determined contribution rates (employer portion only) from most recent rate-setting year prior to year shown, applied to covered payroll for year shown.

Schedules of Required Supplementary Information For the Year Ended June 30, 2023

SCHEDULE OF THE BOARD'S PROPORTIONATE SHARE OF THE NET OPEB LIABILITY Nevada State Public Employee's Benefits Program

Year Ended June 30	Board's proportion of the net OPEB liability (asset)	Board's proportionate share of the net OPEB liability (asset)	Board's covered mployee payroll	Board's proportionate share of the net OPEB liability (asset) as a percentage of its covered- employee payroll	Plan fiduciary net position as a percentage of the total OPEB liability
2017	0.0030% 0.0113%	39,278	\$ 49,916	78.69% 69.91%	0.11% 0.12%
2018		149,378	\$ 213,677		
2019	0.0071%	99,406	\$ 141,393	70.30%	0.02%
2020	0.0072%	108,098	\$ 147,361	73.36%	-0.38%
2021	0.0076%	118,552	\$ 158,861	74.63%	-0.64%
2022	0.0077%	111,050	\$ 175,381	63.32%	-1.41%

See Accompanying Notes to Required Supplementary Information

Schedules of Required Supplementary Information For the Year Ended June 30, 2023

Contributions in Contributions Relation to the as a % of Contribution Covered-Covered Actuarially Acturarially Year Ended Determined Determined Deficiency Employee Employee June 30 Contributions Contributions (Excess) Payroll Payroll 2017 \$ 1,142 \$ 1,141 \$ 1 \$ 49,916 2.35% \$ \$ \$ \$ 4,487 213,677 2.10% 2018 4,483 5 \$ \$ 3,017 \$ 2,907 \$ 141,393 2.06% 2019 110 \$ \$ \$ 2020 3,598 3,159 438 \$ 147,361 2.14% \$ \$ \$ \$ 2021 3,358 3,007 351 158,861 1.89% 2022 \$ 4,929 \$ 4,156 \$ \$ 175,381 2.37% 772

SCHEDULE OF BOARD CONTRIBUTIONS Nevada State Public Employee's Benefits Program

See Accompanying Notes to Required Supplementary Information

Notes to Required Supplementary Information For the Year Ended June 30, 2023

Pension Plan

Changes in assumptions

There were no changes in assumptions that affected the measurement of the total pension liability during the measurement period.

Benefit changes

There were no changes in benefit terms that affected the measurement of the total pension liability during the measurement period.

Other Post-Employment Benefits (OPEB)

Changes in assumptions

The discount rate used to measure the net OPEB liability increased from 2.16% to 3.54% from June 30, 2022 to June 30, 2023; this affected the measurement of the total OPEB liability during the measurement period.

Benefit changes

There were no changes in benefit terms that affected the measurement of the total OPEB liability during the measurement period.

REPORT ON INTERNAL CONTROL AND COMPLIANCE



Casey Netlon, Inc. Accountants and Advisors

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING AND ON COMPLIANCE AND OTHER MATTERS BASED ON AN AUDIT OF FINANICAL STATEMENTS PERFORMED IN ACCORDANCE WITH GOVERNMENT AUDITING STANDARDS

To the Board of Directors of Nevada State Board of Optometry Carson City, Nevada

We have audited, in accordance with the auditing standards generally accepted in the United States of America and the standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States, the financial statements of the governmental activities and the major fund of the Nevada State Board of Optometry (the "Board") as of and for the year ended June 30, 2023, and the related notes to the financial statements, which collectively comprise the Board's basic financial statements, and have issued our report thereon dated November 19, 2022.

Report on Internal Control Over Financial Reporting

In planning and performing our audit of the financial statements, we considered the Board's internal control over financial reporting ("internal control") as a basis for designing audit procedures that are appropriate in the circumstances for the purpose of expressing our opinions on the financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Board's internal control. Accordingly, we do not express an opinion on the effectiveness of the Board's internal control.

Our consideration of internal control was for the limited purpose described in the preceding paragraph and was not designed to identify all deficiencies in internal control that might be material weaknesses or significant deficiencies and therefore, material weaknesses or significant deficiencies may exist that were not identified. However, as described in the accompanying schedule of findings and questioned costs, we identified certain deficiencies in internal control that we consider to be material weaknesses and significant deficiencies.

A *deficiency in internal control* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent, or detect and correct, misstatements on a timely basis. A *material weakness* is a deficiency, or a combination of deficiencies, in internal control such that there is a reasonable possibility that a material misstatement of the entity's financial statements will not be prevented, or detected and corrected, on a timely basis. We consider the deficiency described in the accompanying schedule of findings and questioned costs as 2023-002 to be a material weakness.

A *significant deficiency* is a deficiency, or a combination of deficiencies, in internal control that is less severe than a material weakness, yet important enough to merit attention by those charged with governance. We consider the deficiency described in the accompanying schedule of findings and questioned costs as item 2023-001 to be a significant deficiency.

Report on Compliance and Other Matters

As part of obtaining reasonable assurance about whether the Board's financial statements are free from material misstatement, we performed tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, noncompliance with which could have a direct and material effect on the financial statements. However, providing an opinion on compliance with those provisions was not an objective

of our audit, and accordingly, we do not express such an opinion. The results of our tests disclosed no instances of noncompliance or other matters that are required to be reported under *Government Auditing Standards*.

Nevada State Board of Optometry's Response to Findings

Government Auditing Standards requires the auditor to perform limited procedures on the Board's response to the findings identified in our audit and described in the accompanying schedule of findings and questioned costs. The Board's response was not subjected to the other auditing procedures applied in the audit of the financial statements and, accordingly, we express no opinion on the response.

Purpose of This Report

The purpose of this report is solely to describe the scope of our testing of internal control and compliance and the results of that testing, and not to provide an opinion on the effectiveness of the Board's internal control or on compliance. This report is an integral part of an audit performed in accordance with *Government Auditing Standards* and in considering the Board's internal control and compliance. Accordingly, this communication is not suitable for any other purpose.

Reno, Nevada Date Pending



Schedule of Findings and Questioned Costs For the Year Ended June 30, 2023

Financial Statement Findings

2023-001: Financial Close and Reporting – Significant Deficiency Continued Finding

Criteria:	Management is responsible for establishing and maintaining an effective system of internal control over financial reporting. One of the key components of an effective system of internal control over financial reporting is ensuring that all expenditures of the Board are accounted for in the correct period in accordance with generally accepted accounting principles (GAAP) and paid timely.
Condition:	We proposed several audit adjustments for accruals of expenditures at year end. In addition, certain payments for health and retirement benefits were not made in a timely manner, and prior year transactions were changed in the online accounting system. The absence of controls over the recording of expenditures increases the possibility that a misstatement of the financial statements could occur and not be prevented or detected and corrected in a timely manner.
Cause:	Procedures have not been implemented to ensure that expenditures are recorded from invoices rather than from cleared transactions. Additionally, under the current accounting system there is no ability to determine if invoices remain unpaid or if checks have not cleared the bank.
Effect:	Financial information prepared by the Board may not comply with generally accepted accounting principles.
Recommendation:	We recommend the Board implement procedures to provide for internal controls recording expenditures and disbursements.
Views of Responsible Officials:	Nevada State Board of Optometry agrees with this finding.

Schedule of Findings and Questioned Costs For the Year Ended June 30, 2023

2023-002: Financial Close and Reporting – Material Weakness

Criteria:	Management is responsible for establishing and maintaining an effective system of internal control over financial reporting. One of the key components of an effective system of internal control over financial reporting is having an effective review process over significant unusual transactions.
Condition:	The amount of accrued vacation and sick that was paid out upon the Executive Director's retirement shortly after year end is not calculated in accordance with the State of Nevada's Employee Handbook.
Cause:	Procedures have not been implemented to ensure that the amount calculated was appropriately reviewed and approved prior to payment. Additionally, there was a fundamental lack of knowledge on how the amounts should be calculated and a lack of resources available to provide support.
Effect:	Amounts paid by the Board may not be in compliance with stated policies.
Questioned Cost:	Potential overpayment of benefits of \$14,208.
Recommendation:	We recommend the Board implement procedures to provide for detailed review of significant unusual payments prior to initiating.
Views of Responsible Officials:	Nevada State Board of Optometry agrees with this finding.

AUDITOR'S COMMENTS



Casey Neilon, Inc. Accountants and Advisors

Date Pending

To the Board Members and Management Nevada State Board of Optometry Carson City, Nevada

We have audited the financial statements of the governmental activities and major fund of the Nevada State Board of Optometry as of and for the year ended June 30, 2023. Professional standards require that we provide you with information about our responsibilities under generally accepted auditing standards and *Government Auditing Standards*, as well as certain information related to the planned scope and timing of our audit. We have communicated such information in our letter to you dated July 26, 2023. Professional standards also require that we communicate to you the following information related to our audit.

Significant Audit Matters

Qualitative Aspects of Accounting Practices



Management is responsible for the selection and use of appropriate accounting policies. The significant accounting policies used by the Nevada State Board of Optometry are described in Note 1 to the financial statements. No other new accounting policies were adopted other than GASB 96 – Subscription Based Technology Arrangements and the application of existing policies was not changed during 2023. We noted no transactions entered into by the Nevada State Board of Optometry during the year for which there is a lack of authoritative guidance or consensus. All significant transactions have been recognized in the financial statements in the proper period.

Accounting estimates are an integral part of the financial statements prepared by management and are based on management's knowledge and experience about past and current events and assumptions about future events. Certain accounting estimates are particularly sensitive because of their significance to the financial statements and because of the possibility that future events affecting them may differ significantly from those expected. The most sensitive accounting estimates affecting the financial statements are the estimates relating to pension and OPEB information and the related assets and liabilities.

Management's estimate of the pension and OPEB information is based on the actuarial report provided by the State of Nevada. We evaluated the key factors and assumptions used to develop the pension and OPEB information and determined that it is reasonable in relation to the basic financial statements taken as a whole.

Certain financial statement disclosures are particularly sensitive because of their significance to financial statement users. The most sensitive disclosures affecting the Nevada State Board of Optometry's financial statements relate to pension and OPEB information in Notes 7 and 8.

The financial statement disclosures are neutral, consistent, and clear.

Difficulties Encountered in Performing the Audit

We encountered no significant difficulties in dealing with management in performing and completing our audit.

Corrected and Uncorrected Misstatements

Professional standards require us to accumulate all known and likely misstatements identified during the

audit, other than those that are clearly trivial, and communicate them to the appropriate level of management. Management has corrected all such misstatements.

The following misstatements that we identified as a result of our audit procedures were brought to the attention of, and corrected by, management:

- Record prepaid expenses \$625
- Recognize deferred revenues \$147,555
- Record unrecorded expenditures \$9,603
- Record compensated absences \$18,802
- Record payment of payroll liabilities \$6,652
- Record adjustments to prior year accounts \$1,083

The following adjustments were proposed to report the changes for the government-wide financial statements:

- Record change in compensated absences \$1,007
- Record depreciation/amortization expense \$1,918
- Report change in pension accounts: deferred outflows, deferred inflows and net pension liability \$31,601
- Report change in OPEB accounts: deferred outflows, deferred inflows and net OPEB liability \$6,574
- Record change in right of use assets and lease liabilities \$10,852

Disagreements with Management

For purposes of this letter, a disagreement with management is a financial accounting, reporting, or auditing matter, whether or not resolved to our satisfaction, that could be significant to the financial statements or the auditor's report. We are pleased to report that no such disagreements arose during the course of our audit.

Management Representations

We have requested certain written representations from management, which are included in the management representation letter dated **Date Pending**.

Management's Consultations with Other Accountants

In some cases, management may decide to consult with other accountants about auditing and accounting matters, similar to obtaining a "second opinion" on certain situations. If a consultation involves application of an accounting principle to the Nevada State Board of Optometry's financial statements or a determination of the type of auditor's opinion that may be expressed on those statements, our professional standards require the consulting accountant to check with us to determine that the consultant has all the relevant facts. To our knowledge, there were no such consultations with other accountants.

Other Audit Findings or Issues

We generally discuss a variety of matters, including the application of accounting principles and auditing standards, with management each year prior to retention as the Nevada State Board of Optometry's auditors. However, these discussions occurred in the normal course of our professional relationship and our responses were not a condition to our retention.

Other Matters

We applied certain limited procedures to management's discussion and analysis, general fund budgetary

comparison information, pension information and other postemployment benefit information, which are required supplementary information (RSI) that supplements the basic financial 2022 statements. Our procedures consisted of inquiries of management regarding the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We did not audit the RSI and do not express an opinion or provide any assurance on the RSI.

Restriction on Use

This report is intended solely for the information and use of the governing body and management of Nevada State Board of Optometry and is not intended to be, and should not be, used by anyone other than these specified parties.

Very truly yours,

ase , Nalon

Reno, Nevada Date Pending



Engagement:	21747.001 - Nevada State Board of Optometry 21747 - 063023 Audit Nevada State Board of Optometry			
Period Ending:	6/30/2023			
Frial Balance:	1701 - Working Trial Balance			
Workpaper:	1800 - Adjusting Journal Entries Report			
Account	Description	W/P Ref	Debit	Credit
Adjusting Journal	Entries			
djusting Journal E		WP 6003		
o reconcile retained				
1710	Prepaid Expenses		625.00	
1800	Deferred Outflows of Resources		36,064.00	
1810	Deferred Outflows of Resources - PEBP Contributions		31.00	
1850 1900	Deferred Outflows - Contributions Right of Use Assets		618.00 54,259.00	
2047	Payroll Liabilities:PERS		5,589.00	
2810	Deferred Inflows of Resources PEBP		2,842.00	
2850	Net Pension Liability		86,099.00	
3000	Retained Earnings		1,083.00	
1600	Accumulated Depreciation			287.0
1650 1660	Accumulated Amortization Accumulated Depreciation - Right of Use Assets			2,175.0 21,704.0
1820	Deferred Outflows of Resources PEBP			2,039.0
2041	Payroll Liabilities:HSA			25.0
2046	Payroll Liabilities:PEBP			1,862.0
2800	Deferred Inflows of Resources			115,149.0
2860	PEBP Liability			8,592.0
2900	Lease Liabilities			33,810.0
5005 5060	Accounting & Bookeeping Miscellaneous Expense			816.0 354.0
5170	Travel- in State (Staff & Board)			42.0
5180	Utilities- Phone, Internet, Gas & Electric			125.0
5190	Website development & upkeep			230.0
justing Journal En roll back PY GWF	Sadjustments			
1600	Accumulated Depreciation		30,845.00	
1650 1660	Accumulated Amortization Accumulated Depreciation - Right of Use Assets		3,265.00 21,704.00	
2220	Accrued Compensated Balances		17,567.00	
2800	Deferred Inflows of Resources		183,228.00	
2810	Deferred Inflows of Resources PEBP		4,836.00	
2850	Net Pension Liability		17,855.00	
2860 2900	PEBP Liability Lease Liabilities		118,552.00 33,810.00	
2900 1500	Furniture & Fixtures		33,610.00	31,701.0
1550	Website Design			6,525.0
1800	Deferred Outflows of Resources			157,411.0
1810	Deferred Outflows of Resources - PEBP Contributions			3,070.0
1820	Deferred Outflows of Resources PEBP			6,616.0
1850 1900	Deferred Outflows - Contributions Right of Use Assets			21,146.0 54,259.0
3350	Spendable Assigned Fund Balance			150,934.0
otal			431,662.00	431,662.0
djusting Journal E	ntries JE # 6 aid PERS expense based on Form 502	4502		
	Payroll Liabilities:PERS		E 240 00	
2047 5105	Payroll Liabilities:PERS Company Contributions		5,248.00	5,248.0
tal			5,248.00	5,248.0
justing Journal Er	ntries JE # 8	4303		
	excluded accounts payable transactions			
5020	Board Pay, Travel & Per Diem		1,709.00	
5050	Legal, Lobbying & Professional Fees		2,529.00	
5190	Website development & upkeep		65.00	1000 0
2050 tal	Accounts Payable		4,303.00	4,303.0 4,303.0
			4,303.00	4,303.0
		4502		
		4502		
record unpaid PEE	3P premium/ AEGI+REGIS	+302	779.00	
ljusting Journal En record unpaid PEE 5120 5215		4302	779.00 459.00	

Total			1,238.00	1,238.00
Adjusting Journal Er To net off the reimbu	tries JE # 11 rsement of hearing cost in the revenue accounts and corresponding expense accounts	0801		
4025	Fees- Cert/Add'l Location/Addr. Changes		1.434.00	
4072	Penalties- Admin		1,552.00	
5050	Legal, Lobbying & Professional Fees			1,434.00
5060	Miscellaneous Expense			1,552.00
Total			2,986.00	2,986.00
Adjusting Journal En	ntries JE # 12 I revenue and related revenue accounts for FY23	5602		
2710	Deferred Revenue		147.555.00	
4040	Fees- Applications		9.091.00	
4040	Fees-License Renewals		3,031.00	122,498.00
4005	Endorsement application			3,600.00
4025	Fees- Cert/Add'l Location/Addr. Changes			30,548.00
Total			156,646.00	156,646.00
	Total Adjusting Journal Entries		789,293.00	789,293.00
	Total All Journal Entries		789,293.00	789,293.00

Client: Engagement: 21747.001 - Nevada State Board of Optometry 21747 - 063023 Audit Nevada State Board of Optometry

Period Endina:	6/30/2023	

1701 - Working Trial Balance 1702 - Classified Trial Balance Trial Balance: Workpaper:

Workpaper:	1702 - Classified Trial Balance								
Account	Description	UNADJ	JE Ref #	AJE	ADJ	JE Ref #	RJE	FINAL	1st PP-FINAL
		6/30/2023		6/30/2023	6/30/2023		6/30/2023	6/30/2023	6/30/2022
Group : [4200]	Cash and Cash Equivalents								
Subgroup : None 1010	City National Bank	0.00		0.00	0.00		0.00	0.00	210,686.00
1010		201,095.00		0.00	201,095.00		0.00	201,095.00	200,351.00
1020	Heritage 4251 Savings								
	NV State Bank 1303 Savings	118,749.00		0.00	118,749.00		0.00	118,749.00	193,589.00
1031	NV State Bank Op. Reserves	13,970.00		0.00	13,970.00		0.00	13,970.00	0.00
1040	BofA Operating Account	21,134.00	_	0.00	21,134.00	_	0.00	21,134.00	9,220.00
Subtotal : None		354,948.00	_	0.00	354,948.00	_	0.00	354,948.00	613,846.00
Total [4200]	Cash and Cash Equivalents	354,948.00	_	0.00	354,948.00	_	0.00	354,948.00	613,846.00
Group : [4210]	Receivables								
	Other Receivables								
1200	Other Receivables	0.00		0.00	0.00		0.00	0.00	3,360.00
Subtotal [4215]	Other Receivables	0.00		0.00	0.00		0.00	0.00	3,360.00
Total [4210]	Receivables	0.00	-	0.00	0.00	_	0.00	0.00	3,360.00
10(a) [4210]	Receivables	0.00	_	0.00	0.00		0.00	0.00	3,360.00
Group : [4410]	Prepaid expenses								
Subgroup : None	Frepaid expenses								
1710	Prepaid Expenses	2,321.00		625.00	2,946.00		0.00	2,946.00	7,802.00
Subtotal : None	Герви Ехрепаса	2,321.00		625.00	2,946.00		0.00	2,946.00	7,802.00
Total [4410]	Prepaid expenses	2,321.00		625.00	2,946.00		0.00	2,946.00	7,802.00
10001[1110]		2,021100	-	020.00	2,040.00		0.00	2,010.00	1,002.00
	Current Assets	357,269.00		625.00	357,894.00		0.00	357,894.00	625,008.00
Group : [4810]	Right of Use Assets								
Subgroup : [4811]	Right of Use Assets - Cost								
1900	Right of Use Assets	0.00		0.00	0.00		54,259.00	54,259.00	54,259.00
	5		AJE - 1	54,259.00		RJE - 3	54,259.00		
			AJE - 2	(54,259.00)					
Subtotal [4811]	Right of Use Assets - Cost	0.00		0.00	0.00		54,259.00	54,259.00	54,259.00
	•								· · · · · ·
Subgroup : [4812]	Accumulated Depreciation - Lease								
1660	Accumulated Depreciation - Right of Use /	0.00		0.00	0.00		(32,556.00)	(32,556.00)	(21,704.00)
			AJE - 1	(21,704.00)		RJE - 3	(21,704.00)		
			AJE - 2	21,704.00		RJE - 5	(10,852.00)		
Subtotal [4812]	Accumulated Depreciation - Lease	0.00		0.00	0.00		(32,556.00)	(32,556.00)	(21,704.00)
						_			
Total [4810]	Right of Use Assets	0.00	_	0.00	0.00	_	21,703.00	21,703.00	32,555.00
Group : [4610]	Fixed assets								
	General fixed assets								
1500	Furniture & Fixtures	31,701.00		(31,701.00)	0.00		31,701.00	31,701.00	31,701.00
1550	Website Design	6,525.00	_	(6,525.00)	0.00	_	6,525.00	6,525.00	6,525.00
Subtotal [4611]	General fixed assets	38,226.00		(38,226.00)	0.00		38,226.00	38,226.00	38,226.00
Subgroup : [4613]	Accumulated depreciation								
1600	Accumulated Depreciation	(30,558.00)		30,558.00	0.00		(31,132.00)	(31,132.00)	(30,845.00)
			AJE - 1	(287.00)		RJE - 3	(30,845.00)		
			AJE - 2	30,845.00		RJE - 4	(287.00)		
1650	Accumulated Amortization	(1,088.00)		1,088.00	0.00		(4,894.00)	(4,894.00)	(3,263.00)
			AJE - 1	(2,175.00)		RJE - 3	(3,263.00)		
			AJE - 2	3,263.00		RJE - 4	(1,631.00)		
Subtotal [4613]	Accumulated depreciation	(31,646.00)	_	31,646.00	0.00	_	(36,026.00)	(36,026.00)	(34,108.00)
	-		_	(0.500.00)		_			
Total [4610]	Fixed assets	6,580.00	-	(6,580.00)	0.00	_	2,200.00	2,200.00	4,118.00
Group : [4710]	Other assets								
Subgroup : [4712]	Other assets	1 000 00		0.00	4 000 00		0.00	1 000 00	4 000 00
1720	Security Deposits	1,000.00		0.00	1,000.00	—	0.00	1,000.00	1,000.00
Subtotal [4712]	Other assets	1,000.00		0.00	1,000.00	_	0.00	1,000.00	1,000.00
Total [4710]	Other assets	1,000.00	_	0.00	1,000.00	_	0.00	1,000.00	1,000.00
		1,000.00	=	0.00	1,000.00	=	0.00	1,000.00	1,000.00
Group : [4900]	Deferred Outflows								

Group : [4800] Deferred Outflows Subgroup : [4801] OPEB

1810 1820 Subtotal [4801]	Deferred Outflows of Resources - PEBP C Deferred Outflows of Resources PEBP OPEB	3,039.00 8,655.00 11,694.00		(3,039.00) (8,655.00) (11,694.00)	0.00 0.00 0.00		3,161.00 4,052.00 7,213.00	3,161.00 4,052.00 7,213.00	3,070.00 6,616.00 9,686.00			
	GI EB	11,034.00		(11,004.00)	0.00		1,210.00	1,210.00				
Subgroup : [4802] 1800	Pension Deferred Outflows of Resources	121,347.00		(121,347.00)	0.00		135,906.00	135,906.00	157,411.00			
1850	Deferred Outflows - Contributions	20,528.00		(20,528.00)	0.00		21,570.00	21,570.00	21,146.00			
			AJE - 1	618.00		RJE - 3	21,146.00					
Subtotal [4802]	Pension	141,875.00	AJE - 2	(21,146.00) (141,875.00)	0.00	RJE - 7	424.00 157,476.00	157,476.00	178,557.00			
Total [4800]	Deferred Outflows	153,569.00		(153,569.00)	0.00		164,689.00	164,689.00	188,243.00			
	Non-Current Assets	161,149.00		(160,149.00)	1,000.00		188,592.00	189,592.00	225,916.00			
	TOTAL ASSET	518,418.00		(159,524.00)	358,894.00		188,592.00	547,486.00	850,924.00			
Group : [5110] Subgroup : None	Accounts payable											
2050	Accounts Payable	0.00	AJE - 8	(4,303.00) (4,303.00)	(4,303.00)		0.00	(4,303.00)	(4,066.00)			
Subtotal : None		0.00		(4,303.00)	(4,303.00)		0.00	(4,303.00)	(4,066.00)			
Total [5110]	Accounts payable	0.00		(4,303.00)	(4,303.00)		0.00	(4,303.00)	(4,066.00)			
Group : [5210]	Accrued liabilities											
Subgroup : [5211] 2100	Accrued liabilities Fines payable to State General Fund	0.00		(5,300.00)	(5,300.00)		0.00	(5,300.00)	0.00			
2220	Accrued Compensated Balances	(17,567.00)		(1,235.00)	(18,802.00)		(18,574.00)	(37,376.00)	(17,567.00)			
			AJE - 2	17,567.00 (18,802.00)		RJE - 3	(17,567.00)					
Subtotal [5211]	Accrued liabilities	(17,567.00)	AJE - 14	(6,535.00)	(24,102.00)	RJE - 13	(1,007.00) (18,574.00)	(42,676.00)	(17,567.00)			
Subgroup : [5212]	Payroll Liabilities											
2031	Payroll Liabilities:Federal Unemployment (84.00		0.00	84.00		0.00	84.00	0.00			
2035 2037	Payroll Liabilities:Child Support Fee Payroll Liabilities:Disability/Children/Other	(32.00) 377.00		0.00	(32.00) 377.00		0.00	(32.00) 377.00	(20.00) (169.00)			
2040	Payroll Liabilities:401k Employee	(2,400.00)		0.00	(2,400.00)		0.00	(2,400.00)	(2,400.00)			
2041	Payroll Liabilities:HSA	25.00		(25.00)	0.00		0.00	0.00	0.00			
2046	Payroll Liabilities:PEBP	(65.00)	AJE - 1	(25.00) (3,100.00)	(3,165.00)		0.00	(3,165.00)	(2,459.00)			
2040		(05.00)	AJE - 1	(1,862.00)	(3,103.00)		0.00	(3,103.00)	(2,459.00)			
			AJE - 9	(1,238.00)								
2047	Payroll Liabilities:PERS	(13,479.00)	AJE - 1	13,479.00 5,589.00	0.00		0.00	0.00	(9,831.00)			
			AJE - 1 AJE - 6	5,248.00								
			AJE - 15	2,642.00								
2049	Payroll Liabilities: Vol Life & Dep Life Insura			0.00	(116.00)		0.00	(116.00)	(312.00)			
Subtotal [5212]	Payroll Liabilities	(15,606.00)		10,354.00	(5,252.00)		0.00	(5,252.00)	(15,191.00)			
Subgroup : [5213] 2710	Deferred income Deferred Revenue	(265,314.00)		147,555.00	(117,759.00)		0.00	(117,759.00)	(265,314.00)			
Subtotal [5213]	Deferred income	(265,314.00)		147,555.00	(117,759.00)		0.00	(117,759.00)	(265,314.00)			
Total [5210]	Accrued liabilities	(298,487.00)		151,374.00	(147,113.00)		(18,574.00)	(165,687.00)	(298,072.00)			
1012101		(230,407.00)		101,074.00	(147,113.00)		(10,074.00)	(103,007.00)	(230,072.00)			
	Current Liabilities	(298,487.00)		147,071.00	(151,416.00)		(18,574.00)	(169,990.00)	(302,138.00)			
Group : [5510]	Employment Liabilities											
Subgroup : [5511]	Pension	(004.054.00)		400.054.00	(404,000,00)		(101.001.00)	(045 004 00)	(170.055.00)	(455 505 00)	00.40%	
2850 Subtotal [5511]	Net Pension Liability Pension	(264,954.00) (264,954.00)		103,954.00 103,954.00	(161,000.00) (161,000.00)		(184,361.00) (184,361.00)	(345,361.00) (345,361.00)	(178,855.00) (178,855.00)	(166,506.00)	93.10%	For MD&A long-term liability for Pension
Subgroup : [5512]	OPEB											
2860	PEBP Liability	(109,960.00)		109,960.00	0.00		(111,050.00)	(111,050.00)	(118,552.00)	7,502.00	-6.33%	For MD&A long-term liability for PEBP
Subtotal [5512]	OPEB	(109,960.00)		109,960.00	0.00		(111,050.00)	(111,050.00)	(118,552.00)			
Total [5510]	Employment Liabilities	(374,914.00)		213,914.00	(161,000.00)		(295,411.00)	(456,411.00)	(297,407.00)			
Group : [5800]	Deferred Inflows											
Subgroup : [5801] 2810	OPEB	(7 679 00)		7 679 00	0.00		(12.080.00)	(12.090.00)	(4 026 00)			
2010	Deferred Inflows of Resources PEBP	(7,678.00)	AJE - 1	7,678.00 2,842.00	0.00	RJE - 3	(12,989.00) (4,836.00)	(12,989.00)	(4,836.00)			
			AJE - 2	4,836.00		RJE - 10						

Subtotal [5801]	OPEB	(7,678.00)		7,678.00	0.00	-	(12,989.00)	(12,989.00)	(4,836.00)	
Subgroup : [5802]	Pension	((··	
2800	Deferred Inflows of Resources Pension	(68,079.00)		68,079.00	0.00	-	(27,242.00)	(27,242.00)	(183,228.00)	
Subtotal [5802]	Pension	(68,079.00)		68,079.00	0.00	-	(27,242.00)	(27,242.00)	(183,228.00)	
Total [5800]	Deferred Inflows	(75,757.00)		75,757.00	0.00	-	(40,231.00)	(40,231.00)	(188,064.00)	
		<u> </u>		· ·		-	<u> </u>		· · · · · · · · · · · · · · · · · · ·	
Group : [5910]	Lease Liabilities									
Subgroup : None										
2900	Lease Liabilities	0.00		0.00	0.00		(22,971.00)	(22,971.00)	(33,810.00)	
			AJE - 1	(33,810.00)		RJE - 3	(33,810.00)			
Subtotal : None		0.00	AJE - 2	33,810.00 0.00	0.00	RJE - 5	10,839.00 (22,971.00)	(22,971.00)	(33,810.00)	
Total [5910]	Lease Liabilities	0.00		0.00	0.00	-	(22,971.00)	(22,971.00)	(33,810.00)	
10101 [0010]	Eddor Eldomilio	0.00		0.00	0.00	-	(22,011100)	(11,011100)	(00,010,00)	
	Non-Current Liabilities	(450,671.00)		289,671.00	(161,000.00)	_	(358,613.00)	(519,613.00)	(519,281.00)	
	TOTAL LIABILITY	(749,158.00)		436,742.00	(312,416.00)	-	(377,187.00)	(689,603.00)	(821,419.00)	
Group : [6110]	Fund balances									
Subgroup : [6111]	Fund balances Fund equity - Governmental funds									
3000	Retained Earnings	103,126.00		1,083.00	104,209.00		0.00	104,209.00	33,988.00	104,209.00 (1,083.00)
0000	Rotaniou Eurinigo	100,120.00	AJE - 1	1,083.00	101,200.00		0.00	101,200.00	00,000.00	(1,005.00)
3200	Non-Spendable Fund Balance	(2,709.00)		0.00	(2,709.00)		0.00	(2,709.00)	(2,709.00)	0.00
3350	Spendable Assigned Fund Balance	(131,005.00)		(150,932.00)	(281,937.00)		150,932.00	(131,005.00)	(131,005.00)	
Subtotal [6111]	Fund equity - Governmental funds	(30,588.00)		(149,849.00)	(180,437.00)		150,932.00	(29,505.00)	(99,726.00)	
						-				
Total [6110]	Fund balances	(30,588.00)		(149,849.00)	(180,437.00)	-	150,932.00	(29,505.00)	(99,726.00)	
	Equity	(30,588,00)		(149,849.00)	(180,437.00)		150,932.00	(29,505.00)	(99,726.00)	
	NET (INCOME) LOSS	261,328.00		(149,849.00)	133,959.00	-	37,663.00	171,622.00	70,221.00	
		201,020.00		(127,003.00)	100,000	-	57,000.00	171,022.00	70,221.00	
	TOTAL EQUITY	230,740.00		(277,218.00)	(46,478.00)	-	188,595.00	142,117.00	(29,505.00)	
	TOTAL LIABILITY AND EQUITY	(518,418.00)		159,524.00	(358,894.00)	_	(188,592.00)	(547,486.00)	(850,924.00)	
Group : [7110]	Revenues									
Subgroup : [7118]	Licenses and permits									
4000	Fees- License Renewals	(500.00)		(122,498.00)	(122,998.00)	-	0.00	(122,998.00)	(164,506.00)	
Subtotal [7118]	Licenses and permits	(500.00)		(122,498.00)	(122,998.00)	-	0.00	(122,998.00)	(164,506.00)	
Subgroup : [7119]	Application and exam fees									
4005	Endorsement application	0.00		(3,600.00)	(3,600.00)		0.00	(3,600.00)	(6,597.00)	
4040	Fees- Applications	(23,972.00)		9,091.00	(14,881.00)		0.00	(14,881.00)	(25,182.00)	
Subtotal [7119]	Application and exam fees	(23,972.00)		5,491.00	(18,481.00)		0.00	(18,481.00)	(31,779.00)	
Subgroup : [7120]	Charges for services								(
4025	Fees- Cert/Add'I Location/Addr. Changes	(15,172.00)		(29,114.00)	(44,286.00)	-	0.00	(44,286.00)	(46,987.00)	
Subtotal [7120]	Charges for services	(15,172.00)		(29,114.00)	(44,286.00)	-	0.00	(44,286.00)	(46,987.00)	
Subgroup : [7121]	Fines									
4072	Penalties- Admin	(6,852.00)		1,552.00	(5,300.00)		0.00	(5,300.00)	(1,500.00)	
Subtotal [7121]	Fines	(6,852.00)		1,552.00	(5,300.00)	-	0.00	(5,300.00)	(1,500.00)	
Total [7110]	Revenues	(46,496.00)		(144,569.00)	(191,065.00)	-	0.00	(191,065.00)	(244,772.00)	
	Revenues	(46,496.00)		(144,569.00)	(191,065.00)		0.00	(191,065.00)	(244,772.00)	
	Revenues	(40,490.00)		(144,565.00)	(191,005.00)	-	0.00	(191,065.00)	(244,772.00)	
Group : [7110]	Revenues									
Subgroup : [7123]	Interest									
6000	Interest Earned	(900.00)		0.00	(900.00)	_	0.00	(900.00)	(165.00)	
Subtotal [7123]	Interest	(900.00)		0.00	(900.00)	-	0.00	(900.00)	(165.00)	
Output The T	Minnellennen									
Subgroup : [7124] 4085	Miscellaneous Merchant Fee Income	0.00		0.00	0.00		0.00	0.00	(919.00)	
4085 Subtotal [7124]	Miscellaneous	0.00		0.00	0.00	-	0.00	0.00	(919.00)	
Oubtotai [7 124]		5.00		0.00	0.00	-	0.00	0.00	(313.00)	
Total [7110]	Revenues	(900.00)		0.00	(900.00)	-	0.00	(900.00)	(1,084.00)	
		. <u></u>				-		· · · · · ·	<u> </u>	
	Other Income	(900.00)		0.00	(900.00)	-	0.00	(900.00)	(1,084.00)	

	TOTAL REVENUE	(47,396.00)		(144,569.00)	(191,965.00)	=	0.00	(191,965.00)	(245,856.00)	53,891.00	-21.92%	For MD&A
	Cost of Sales	0.00		0.00	0.00	-	0.00	0.00	0.00			
Group : [7310]	Expenditures and expenses Salaries											
Subgroup : [7311] 5090	Payroll Expenses	0.00		0.00	0.00		0.00	0.00	100.00			
5101	Payroll Expenses:Taxes	0.00		0.00	0.00		0.00	0.00	109.00			
5102	Payroll Expenses:Wages	147,011.00		18,802.00	165,813.00		1,007.00	166,820.00	151,603.00			
Subtotal [7311]	Salaries	147,011.00		18,802.00	165,813.00	-	1,007.00	166,820.00	151,812.00			
Subgroup : [7312]	Operating expense											
5010	Bank Charges	53.00		0.00	53.00		0.00	53.00	303.00			
5025	Computer purchase incl. Software	886.00		0.00	886.00		0.00	886.00	750.00			
5030	Dues & Subscriptions	0.00		0.00	0.00		0.00	0.00	1,243.00			
5040 5060	Insurance- Liability Miscellaneous Expense	(371.00) 1,551.00		0.00 (1,906.00)	(371.00) (355.00)		0.00	(371.00) (355.00)	371.00 0.00			
5071	Office Equipment	50.00		(1,908.00)	(355.00) 50.00		0.00	(355.00) 50.00	0.00			
5075	Office Expense	1,866.00		0.00	1,866.00		0.00	1,866.00	2,064.00			
5080	Other General and Admin Expenses	0.00		0.00	0.00		0.00	0.00	2.00			
5085	Other Miscellaneous Service Cost	4,808.00		0.00	4,808.00		0.00	4,808.00	2,029.00			
5140	Postage and delivery costs	557.00		0.00	557.00		0.00	557.00	908.00			
5145	Purchases	0.00		0.00	0.00		0.00	0.00	35.00			
5150	Printing & Copying (incl leased copier)	296.00		0.00	296.00		0.00	296.00	275.00			
5155 5160	QuickBooks Payments Fees	1,641.00		0.00	1,641.00		0.00	1,641.00	18,689.00			
5160	Rent or Lease Utilities- Phone, Internet, Gas & Electric	15,746.00 6,600.00		0.00 (125.00)	15,746.00 6,475.00		(11,129.00) 0.00	4,617.00 6,475.00	3,359.00 5,507.00			
5190	Website development & upkeep	6,071.00		(125.00) (165.00)	5,906.00		0.00	5,906.00	7,285.00			
5320	Fines	0.00		5,300.00	5,300.00		0.00	5,300.00	0.00			
Subtotal [7312]	Operating expense	39,754.00		3,104.00	42,858.00	-	(11,129.00)	31,729.00	42,820.00			
	5											
Subgroup : [7313] 5104	Employee Benefits Payroll Expenses:Insurance- Workers Cor	2,388.00		0.00	2,388.00		0.00	2,388.00	0.00			
5105	Company Contributions	48,389.00		(7,890.00)	40,499.00		(21,570.00)	18,929.00	23,844.00			
0100	Company Community	40,000.00	AJE - 6	(5,248.00)	-10,100.00	RJE - 7	(21,570.00)	10,020.00	20,011.00			
			AJE - 15	(2,642.00)								
5120	Payroll Expenses:Payroll- Health Ins, Med	23,523.00		779.00	24,302.00		(3,450.00)	20,852.00	26,841.00			
			AJE - 9	779.00		RJE - 10	(3,450.00)					
5122	Payroll Expenses:Vol Life & Dep Life Insur	(538.00)		0.00	(538.00)		0.00	(538.00)	(46.00)			
5205	Insurance- Workers Comp	0.00		0.00	0.00		0.00	0.00	583.00			
5215	PEBP Expense	(459.00)	AJE - 9	459.00 459.00	0.00	RJE - 10	6,574.00 6,574.00	6,574.00	5,837.00	737	13%	OPEB expense
5220	Retirement Benefits	0.00	AJE - 9	409.00	0.00	RJE - TO	31,601.00	31,601.00	(7,632.00)	39.233	-514%	Pension expense
5225	Deemed Member Contributions	0.00		0.00	0.00		21,570.00	21,570.00	21,146.00	,		
Subtotal [7313]	Employee Benefits	73,303.00		(6,652.00)	66,651.00	_	34,725.00	101,376.00	70,573.00			
Subgroup : [7314]	Professional Services											
5005	Accounting & Bookeeping	15,900.00		(816.00)	15,084.00		0.00	15,084.00	8,520.00			
5050	Legal, Lobbying & Professional Fees	27,863.00		1,095.00	28,958.00		0.00	28,958.00	23,762.00			
Subtotal [7314]	Professional Services	43,763.00		279.00	44,042.00	_	0.00	44,042.00	32,282.00			
Subgroup : [7315]	Travel	4 000 00		1 700 00				0.000.00	0.400.00			
5020 5170	Board Pay, Travel & Per Diem Travel- in State (Staff & Board)	4,293.00 600.00		1,709.00 (42.00)	6,002.00 558.00		0.00	6,002.00 558.00	2,400.00 2,494.00			
Subtotal [7315]	Travel	4,893.00		1,667.00	6,560.00	-	0.00	6,560.00	4,894.00			
				.,		-						
Subgroup : [7316]	Reconciliation Discrepancies											
5470	Reconciliation Discrepancies	0.00		0.00	0.00	-	0.00	0.00	2.00			
Subtotal [7316]	Reconciliation Discrepancies	0.00		0.00	0.00	-	0.00	0.00	2.00			
Subgroup : [7317]	Interest											
6010	Interest Expense	0.00		0.00	0.00		290.00	290.00	380.00			
Subtotal [7317]	Interest	0.00		0.00	0.00	-	290.00	290.00	380.00			
Subgroup : [7324]	Depreciation	o		0.67			007.07					
5400 5450	Depreciation Expense - Fixed Assets Amortization Expense	0.00		0.00	0.00 0.00		287.00 1,631.00	287.00 1,631.00	287.00 2,175.00			
5450 5490	Amortization Expense Depreciation Expense - Lease	0.00		0.00	0.00		1,631.00	1,631.00	2,175.00			
Subtotal [7324]	Depreciation	0.00		0.00	0.00	-	12,770.00	12,770.00	13,314.00			
						-						
Total [7310]	Expenditures and expenses	308,724.00	:	17,200.00	325,924.00	=	37,663.00	363,587.00	316,077.00			
	Other Expenses	308,724.00		17,200.00	325,924.00	_	37,663.00	363,587.00	316,077.00			

TOTAL EXPENSE	308,724.00	17,200.00	325,924.00	37,663.00	363,587.00	316,077.00
NET (INCOME) LOSS	261,328.00	(127,369.00)	133,959.00	37,663.00	171,622.00	70,221.00
Sum of Account Groups*	0.00	0.00	0.00	0.00	0.00	0.00

* The Sum of Account Groups total does not include any groups assigned to the MEM classification.

Materials for Agenda Item No. 10

<u>NRS 281.110</u>

1. The offices of all state officers, departments, boards, commissions and agencies must maintain not less than a 40-hour workweek.

2. Variable workweek scheduling may be required in those agencies where coverage is needed on Saturdays, Sundays and legal holidays or on other days or during other hours, as necessary.

3. The offices of all state officers, departments, boards, commissions and agencies must physically post the days and hours of operation at the office. If the days or hours of operation for the office change, the new days and hours of operation must be:

(a) Posted physically at the office;

- (b) Posted on the website of the office, if any; or
- (c) Otherwise noticed publicly,

at least 30 days before the change becomes effective.

Excerpt from 9/20/2023 Board Meeting Minutes:

Executive Director Schneider asks do we have to keep a physical office pursuant to NRS 281.110. Deputy Attorney General Bordelove, Esq. will do more research and see what some of the other Boards are doing and report back if a smaller Board like NSBO needs a physical office or rather needs to be available by phone 40 hours a week and a place to meet membership or the public if needed by appointment only.

State of Nevada Professional and Occupational Licensing Boards

Administrative Collaborative

Preface State of Nevada professional and occupational licensing Boards (Boards) are funded solely from the fees received from the professions they regulate. The Boards are exempt from the State Budget Act (NRS 353.005) and receive no funding from the State General Fund.

The Boards oversee various occupations and professions and are charged with the protection of the public health, safety and welfare of the citizens in Nevada. The Boards provide the public and practitioners a means by which they can pursue administrative legal recourse, in cases of questionable actions or practice.

The Boards independently conduct business in accordance with legislative, state and internal directives. They are charged with compliance with existing and new legislative mandates, state administrative requirements and establishing internal management systems. Small Boards face challenges due to limited funding and staff resources.

The Boards are governed by additional laws and legislation outside their specific professions NRS sections; and must adhere to those requirements in conducting their business and operations. A partial listing of applicable laws include but is not limited to the following:

Title 17 State Legislative Department – NRS 218G Legislative Audits;

- Title 18 State Executive Department NRS 232A Appointments by the Governor to Public Bodies, NRS 232B Legislative Review of Public Agencies, NRS 233B Nevada Administrative Procedures Act
- Title 19 Miscellaneous Matters Relating to Government and Public Affairs NRS 241 Meetings of State and Local Agencies (Open Meeting Law)
- Title 23 Public Officers NRS 281 General Provisions, NRS 281A Ethics in Government; NRS 282 Official Bonds and Oaths and NRS 283 Resignations, Vacancies and Removals
- Title 54 Professions, Occupations and Business NRS 622 General Provisions, NRS 622A Administrative Procedures and NRS 629 Healing Arts

In addition to State laws, the Professional and Occupational Licensing Boards have the responsibility to adhere to specific requirements contained in the State of Nevada Administrative Manual (SAM).

Whereas, Professional and Occupational Licensing Boards have varying levels of experienced executive staff who may benefit from opportunities for collaboration with experienced resources in administration of professional and occupational regulatory Boards; and

Whereas, collaboration efforts may include but not be limited to:

- Consultation with experienced personnel working with professional and occupational regulatory Boards;
- Joint training opportunities for Board members and staff;
- Consulting on administrative requirements, and reporting of Board activities;
- Sharing of best practices and processes, procedures and administrative manuals;
- Reviewing current and proposed legislation pertaining to professional and occupational licensing Boards as a whole;
- Any other matter deemed pertinent to the Boards.

Whereas, it has been determined that it is in the best interests of the State of Nevada and Professional and Occupational Licensing Boards to enter into an Administrative Collaborative in order to provide a cost effective and efficient means to enhance collaborative efforts and establish a structured means by which Professional and Occupational Licensing Boards may increases adherence to state and legislative requirements and strengthen the Professional and Occupational Licensing Boards' administrative and oversight functions.

There is hereby established the "*Professional and Occupational Licensing Boards, Administrative Collaborative*" comprised of the Executive Directors or designated personnel of each participating Board who shall be authorized to represent their respective Boards' interests as participating Professional and Occupational Licensing Boards.

Participation in the Administrative Collaborative may be terminated by any of the parties, at any time upon 30 days written notice.

Now therefore in consideration thereof, the "*Administrative Collaborative*" shall become effective upon approval by a minimum of three (3) Professional and Occupational Licensing Boards as evidenced by signature below.

Board of Optometry

Authorized Signatory

Dated

State of Nevada Board of Occupational Therapy

6170 Mae Anne Ave, Suite 1, Reno, Nevada 89523 Phone (775) 746-4101 / Fax (775) 746-4105

Board Administrative Office Co-Working Agreement Board of Optometry

Preface State of Nevada regulatory Boards are funded solely from the fees received from the professions they regulate and receive no funding from the State general fund. Small Boards may not have sufficient funding to maintain and lease administrative offices or staff those offices pursuant to NRS 281.110. (NRS 281.110 State offices to maintain minimum 40-hour workweeks; variable schedules for workweek; posting of days and hours of operation.)

Whereas, it has been determined the use of remote methods of operation is a feasible alternative to full-time physical on-site administration of Boards' duties and responsibilities; and

Whereas, the Board of Occupational Therapy has an established administrative office located at 6170 Mae Anne Ave, Suite 1, Reno, Nevada 89523; and

Whereas, the Board of Occupational Therapy has co-working space and general office resources available; and

Whereas, the **Board of Optometry** wishes to establish an administrative office physical location pursuant to NRS 281.110; and

Whereas, it has been determined that it is in the best interests of the **Board of Optometry** and the **Board of Occupational Therapy** to collaborate through an Administrative Office Co-Working Agreement to provide access to the public to the Boards' services.

Now Therefore, pursuant to the authority of NRS 640A.100, and NRS 640B.220, the Board of Occupational Therapy and the Board of Optometry do hereby enter into this Board Administrative Office Co-Working Agreement as follows:

Compensation

The **Board of Optometry** will pay a fixed fee established annually. The fixed fee will be based upon actual lease costs and general operating expenses. The fixed fee will be established based upon each participating **Boards'** physical staff occupancy needs, as may be adjusted from time to time. The fixed fees shall reasonably reflect the actual costs incurred by the Board of Occupational Therapy.

The fixed fee charged to the Board of Optometry will be \$ 650.00 per fiscal year.

Personnel

Nothing in this Agreement shall limit or restrict the authority of any Board to hire an Executive Director and other personnel, establish compensation or benefits, or delegate duties and responsibilities to such. All direct personnel costs and benefits shall be the responsibility of the respective Boards.

Scope of Agreement

Nothing in this Agreement shall limit or restrict the authority vested to any Board in the performance of their duties and functions as stated in the Boards' laws, Nevada Revised Statutes (NRS), and regulations, Nevada Administrative Code (NAC).

Administrative Office Co-Location Terms and Conditions

The Board of Occupational Therapy will provide:

- a. **X** Physical Administrative Office location;
- b. X Public access location for licensees, applicants and members of the public;
- c. X Furnished co-working/office space, when required;
- d. X Scheduling of office occupancy and conference room access;
- e. X Teleconference and video/TV equipment, as needed;
- f. X Internet Service and wireless network access;
- g. X General office supplies;
- h. X Access to office copier/fax/scanner;
- i. N/A Postage meter, postage usage to be reimbursed by participating Board
- j. N/A Limited filing cabinets and/or file space.

The Board of Optometry will provide:

- a. X Laptop and/or portable computer equipment to transact business;
- b. X Office 365 or comparable program for email and remote access to Board documents;
- c. **X** Board specific direct services, supplies and office signage;
- d. X Off-site records storage of paper files and documents;
- e. X Coordination of on-site staffing hours with the OT Board, not to exceed 5 hours per month;
- f. N/A Back-up staff for office coverage, if requested by the OT Board.

Board of Occupational Therapy Lease Agreement

Any subsequent renewal of the lease agreement by the Board of Occupational Therapy, or relocation of the Board of Occupational Therapy administrative offices shall not affect the terms of this agreement, unless agreed to by both parties and upon 90 days written notice of intent to revise this Agreement.

Renewal & Termination of Agreement

This Agreement shall automatically renew, effective on July 1st of each fiscal year, unless terminated in writing pursuant to this section.

This Agreement may be terminated by either party at any time upon 90 days written notice. If termination of the Agreement is effective prior to the end of a fiscal year, the fixed fee cost for that fiscal year will be pro-rated.

Now therefore in consideration thereof, this agreement shall become effective December 1, 2023, upon approval by the respective Boards as evidenced by signature below.

Board of Occupational Therapy

Board of Optometry

12/1/2023Executive DirectorDated

Authorized Representative

Dated

Bill Date	Due Date	Billing Days	Current Charges	Amount Due
11/06/2023	11/27/2023	29	\$102.14	\$102.14
10/06/2023	10/25/2023	29	\$56.35	\$56.35
09/07/2023	09/26/2023	33	\$30.10	\$30.10
08/08/2023	08/28/2023	28	\$30.10	\$30.10
07/10/2023	07/31/2023	30	\$39.06	\$39.06
06/08/2023	06/27/2023	33	\$85.66	\$85.66
05/09/2023	05/30/2023	28	\$152.65	\$152.65
04/10/2023	05/01/2023	29	\$305.42	\$258.69
03/10/2023	03/29/2023	30	\$376.01	-\$46.73
02/08/2023	02/27/2023	31	\$422.74	\$422.74
01/10/2023	01/30/2023	32	\$377.66	\$377.66
12/07/2022	12/26/2022	33	\$355.49	\$231.88
11/04/2022	11/23/2022	29	\$111.77	-\$123.61
10/06/2022	10/25/2022	32	\$38.41	-\$235.38
09/07/2022	09/26/2022	29	\$30.10	-\$273.79
08/08/2022	08/29/2022	29	-\$270.01	-\$303.89
07/08/2022	07/27/2022	30	\$36.06	\$33.29
06/08/2022	06/27/2022	32	\$80.82	\$2.77
05/09/2022	05/31/2022	29	\$147.25	\$78.05
04/08/2022	04/27/2022	29	\$147.33	-\$69.20
03/10/2022	03/29/2022	32	\$258.93	\$216.53
02/08/2022	02/28/2022	29	\$267.25	\$42.40
01/10/2022	01/31/2022	33	\$311.16	\$224.85
12/08/2021	12/27/2021	32	\$160.36	\$86.31

Aargon Agency, Inc. 8668 Spring Mountain Road., Suite 110 Las Vegas, NV 89117-4113 (800) 990-4765 from 8am EST to 7pm PST, Monday-Friday, 8am EST to 12pm PST Saturday, http://payaargon.com

To: ACCOUNTS PAYABLE NEVADA STATE **BOARD OF OPTOMETR** PO Box 1824 Carson City NV 89702-1824

Reference: 4602-019201 Date: 08/17/2023

Aargon Agency, Inc. is a debt collector. We are trying to collect a debt that you owe to NV Energy. We will use any information you give us to help collect the debt.

Our information shows:

You had services from NV Energy with acc 2862680818386.	count nu	imber
As of June 27, 2023, you owed:		\$ 201.81
Between June 27, 2023 and today:		
You were charged this amount in interest	+	\$ 0.00
You were charged this amount in fees:	+	\$ 0.00
You paid or were credited this amount toward the debt:		\$ 0.00
Total amount of the debt now:		\$ 201.81

RECEIVED

AUG 2 4 2023

How can you dispute the debt?

- Call or write to us by September 26, 2023, to dispute all or part of the debt. If you do not, we will assume that our information is correct.
- If you write to us by September 26, 2023, we must stop collection on any amount you dispute until we send you information that shows you owe the debt. You may use the form below or write to us without the form. You may also include supporting documents,

What else can you do?

- Write to ask for the name and address of the original creditor, if different from the current creditor. If you write by September 26, 2023, we will stop collection until we send you that information. You may use the form below or write to us without the form.
- Go to www.cfpb.gov/debt-collection to learn more about your rights under federal law. For instance, you have the right to stop or limit how we contact you.

29CDARAC02DL 1 51868880

<u>Notice</u>: See reverse side for important information.

Mail this form to: Aargon Agency, Inc. 8668 Spring Mountain Rd., Suite 110 Las Vegas, NV 89117-4113

Carson City NV 89702-1824

0047 009923

OPTOMETR

PO Box 1824



RETURN SERVICE REQUESTED

ACCOUNTS PAYABLE NEVADA STATE BOARD OF

- How do you want to respond? Check all that apply:
- □ I want to dispute the debt because I think:
- □ This is not my debt.

Date: 08/17/2023

- □ The amount is wrong.
- D Other (please describe on reverse or attach additional information).
- I want you to send me the name and address of the original creditor.

□ I enclose this amount :

Mail this form to: AAI 8668 SPRING MOUNTAIN RD., STE. 110 LAS VEGAS, NV 89117-4113

Make your check payable to Aargon Agency, Inc. Include reference number 4602-019201.

Materials for Agenda Item No. 11

NEVADA STATE BOARD OF OPTOMETRY



MINUTES OF PUBLIC MEETING September 20, 2023

- 1. Action Item 1. Roll Call, Call to Order, Welcome, Introductions. President Mariah Smith, O.D. opened the live meeting at 6:33 p.m. Board members, Jeffrey Austin, O.D., Stephanie Lee, O.D., and Drew Johnson were present. Also attending were Executive Director Adam Schneider, Nancy Padilla, Licensing Specialist and Deputy Attorney General Rosalie Bordelove, Esq.
- 2. **Public call in instruction.** Pursuant to AB219, public telephonic access number 669-444-9171 was read into the record.
- 3. Item 2. Public Comment.
 - A. Dr. Daniel Rowan, OD requested clarification regarding custodial ownership of records in statutes. Dr. Rowan questioned if a professional entity or larger corporation could claim ownership of patient medical records. Dr. Rowan was directed to put concerns into a letter to the Executive Director and can be added to agenda for the next meeting for board discussion if needed.
 - B. Dr. Kenneth Kopolow, OD requested receipt of a complaint that he submitted to the Board for a licensee 5-6 weeks ago. Executive Director Schneider confirmed he had not received the complaint and instructed him to resubmit the complaint to his email directly.
- 4. Action Item 3. Election of Board President, Vice President, and Financial Officer re FY2023-24. Mariah Smith, OD nominated Drew Johnson as Financial Officer. Drew Johnson accepted. No other nominations. All board members in favor. None opposed. Mariah Smith, OD nominated Jeffrey Austin, OD as Vice President. Jeffrey Austin, OD accepted. No other nominations. All board members in favor. None opposed. Drew Johnson nominated Mariah Smith, OD as Board President. No other nominations. All board members in favor. None opposed.
- 5. Action Item 4. Consideration of draft and approval of Board Meeting Minutes of June 22, 2023, Meeting. Member Johnson moved for approval of the Minutes as presented. Stephanie Lee, O.D. seconded the motion. Motion passed unanimously.

- 6. Action Item 5. Executive Director update on Board banking, and possible Motion for Drs. Young and Austin removed from banking access and replaced with Dr. Smith, Public Member Johnson, and Executive Director Schneider. Executive Director Schneider explains two tax IDs previously used by the Board have been streamlined into one tax ID and one bank account at Nevada State Bank. The Board will still maintain an account at Heritage Bank to avoid exceeding FDIC insured amounts. Mariah Smith, OD moves to remove Drs. Young and Austin from banking access and replace with Dr. Smith, Public Member Johnson, and Executive Director Schneider. Stephanie Lee, OD seconds the motion. All Board members in favor, none opposed. Motion carries.
- 7. Action Item 6. NRS/NAC clarification re OPAC certification. Executive Director Schneider asks for clarification among the Board regarding OPAC recertification. In the event that a Nevada licensee with OPAC certification allows their license to lapse and later wishes to reapply, do they need to redo their 40 hours of training with an ophthalmologist. Board member Jeffrey Austin, OD motions that the 40 hours of training is valid for the life of the optometrist and does not need to be done again for re-licensure. Also, if 40 hours of training was completed at another state, then for a first time Nevada license application the out of state training is accepted in Nevada and they do not need to complete any additional OPAC training. All Board members in favor, none opposed. Motion carries. Mariah Smith, OD asks to revisit this at the next legislative session to possibly make an OPAC by endorsement similar to the Glaucoma by endorsement form for a simpler, more streamlined application process. Executive Director Schneider requests motion that pursuant to 636.260, the Board is exercising its authority to find good cause in order for the OPAC certification to be valid for the life of the licensee. Mariah Smith, OD motions to add OPAC certification under NRS 636.260 at the next legislative session. Jeffrey Austin, OD seconds the motion. All board members in favor. None opposed. Motion carries.
- 8. Action Item 7. NRS/NAC clarification re Drug Enforcement Administration CE requirement. Executive Director Schneider explains the new federal, one time, 8 hour continuing education (CE) requirement for DEA license holders. Membership has reached out asking if the CE requirement can carry over into the NSBO CE requirement, beyond the 2 hours required for licensure. Jeffrey Austin, OD motions because of the short notice to the membership from the DEA to allow the extra hours to all NSBO applicants' OPAC CE requirements regardless of holding a DEA license or not for the cycle ending in February 2024. Stephanie Lee, OD clarifies that the federal DEA-approved CE courses are not necessarily COPE approved and the NSBO general CE/OPAC renewal requirement. Stephanie Lee, OD motions that the Board accepts 8 hours of CE on the DEA approved CE course list for licensure and OPAC. Mariah Smith, OD amends the motion to any amount of hours, not limited to 8. Public member Drew Johnson seconds the motion. All Board members in favor, none opposed. Motion carries.
- 9. Action Item 8. NRS/NAC clarification re scope of practice for suture removal. Executive Director Schneider asks for clarification if optometrists can remove skin sutures under 636.025 and discussion on what constitutes a foreign object, and the statutes being

silent on suture removal but prohibiting suture insertion. Jeffrey Austin, OD explains according to statute written closely with ophthalmology, optometrists are allowed to remove sutures. Mariah Smith, OD motions that optometrists can remove sutures. Stephanie Lee, OD seconds the motion. Motion passed unanimously.

- 10. Action Item 9. NRS/NAC clarification re COAs' provision of healthcare at optometric offices. Executive Director Schneider requests clarification on what types of care are allowed or not allowed by a certified ophamalogic assistnent (COA) at an optometrist's office without the optometrist's supervision. More specifically, can a COA remove sutures at an optometry office without supervision. Jeffrey Austin, OD discusses if an OMD is renting space as an independent contractor in an OD office then the COA is employed by the OMD and can follow the instruction of the OMD as directed, whatever that direction may be. Stephanie Lee, OD adds the OD must have a written lease with the OMD defining a clear definition of space. Jeffrey Austin, OD motions that as long as an OMD is working as an independent contractor, when leasing space within an OD office then the COA can perform procedures as directed by the OMD. Stephanie Lee, OD seconds the motion. Motion passed unanimously.
- 11. Action Item 10. NRS/NAC clarification re scope of practice and optometric devices. Executive Director Schneider requests clarification on whether an optometrist can provide electro-epilization/electrolysis of lashes for trichiasis if an ophthalmologist is immediately and physically available for consultation, and similarly for injections for chalazion excision. Board member Jeffrey Austin, OD clarifies that electrolysis is not allowed under any diagnosis for optometrists as it burns tissue. Similarly for chalazion, Dr. Austin clarifies optometrists can only apply topical diagnostics and therapeutics, and cannot inject anything into the eye or tissue. President Mariah Smith requests these topics be added to the next legislative session for possible expansion of scope in regards to optometric devices and injectables. Dr. Jeffrey Austin motions that electro-epilation is disqualified for use by optometrists whether or not a surgeon present, and optometrics cannot inject any substance into the eye or tissue. Mariah Smith, OD seconds the motion. Motion passes unanimously.
- 12. Action Item 11. Board policy for licensee duties upon retirement and/or unexpected incapacitation. Executive Director Schneider drafted a list of procedures for retiring optometrists and family members of unexpectedly incapacitated optometrists complying with NRS 629 to ensure patients are able to get records and continuity of care within reasonable time periods. Mariah Smith, OD motions to add the list to the Board website policy section as guidance. Jeffrey Austin, OD seconds the motion. Motion passes unanimously.

- 13. Action Item 12. Board policy for licensee surname change, e.g., reversion to maiden name or change to spouse's surname. Executive Director Schneider asks the Board if they want some sort of policy for a name change, and if so do they want to implement an administrative fee for the Board changing the name internally. Mariah Smith, OD recalls previous statues on this topic and will investigate further (subsequently identified as NAC 636.210(1)(a) and NAC 636.215(1)). Dr. Jeffrey Austin motions to keep the name change fee at \$100.00 (\$75.00 for duplicate license + \$25.00 for a duplicate location card), including OPAC and glaucoma certifications. Stephanie Lee, OD seconds the motion. Motion passed unanimously. Dr. Smith suggested revisiting this in an action item at a subsequent board meeting about the Board's position for licensees not practicing under their legal name, and how to locate such licensees when there is a problem. Executive Director Schneider mentions the fee can be added into the fee schedule section of the NACs for the upcoming session.
- 14. Action Item 13. 12/2022 online complaint for determination of jurisdiction. Executive Director Schneider directs the Board to review the redacted complaint in the meeting materials provided and asks if the complaint is under the Board's jurisdiction. Jeffrey Austin, OD would like clarification if the contact lens fitting was actually performed to rule out any possible fraudulent billing. Dr. Smith motions for Executive Director Schneider to investigate further if the contact lens fitting was actually performed, and if it wasn't, was the fitting billed in error, or has fraudulent billing occurred. Stephanie Lee, O.D. seconded the motion. Motion passed unanimously.

15. Action Item 14. Executive Director updates.

- A. Status of termination of Thentia purported contract. Executive Director Schneider explains Thentia's CEO provided written acknowledgement that they are at fault for not delivering a product in a timely manner and are looking into a refund of any monies that have been paid;
- B. Forum for NAC 636 revisions set for 10/26/2023. Mariah Smith, OD suggests providing membership with the approved bill and going through item by item asking for feedback if any of the items need clarification. The meeting will be led by Dr. Smith;
- C. Start of licensee renewals for 2024-2026 on Saturday 10/28/2023. Nancy Padilla reports the renewal application and CE Summary Form has been updated on the website. New location cards have been designed with updated Executive Director information. An email blast and website notification will be sent to membership that renewals are open;
- D. NRS 333 Purchasing Division- Certified Contract Manager (NVCCM) Initial Certificate Course completion. Course was taken by Executive Director Schneider as suggested by Deputy Attorney General Bordelove, Esq. to make sure the Board is compliant under NRS 333 with respect to contracting and their policies.

- 16. Action Item 15. Consideration of Agency Budget with review for expenditures for physical office closure and transition to dual remote office locations. Executive Director Schneider asks do we have to keep a physical office pursuant to NRS 281.110. Deputy Attorney General Bordelove, Esq. will do more research and see what some of the other Boards are doing and report back if a smaller Board like NSBO needs a physical office or rather needs to be available by phone 40 hours a week and a place to meet membership or the public if needed by appointment only.
- 17. Item 16. Public Comment. No public comment was offered.
- 18. Action Item 17. Adjournment. Jeff Austin, O.D. moved to adjourn the meeting. Mariah Smith, O.D. seconded the motion. Motion passed. The meeting adjourned at 7:56 p.m.

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FY 2023 Regular meeting schedule

Thurs. October 26, 2023 - 6:30 pm by Zoom Tues. November 28, 2023 - 6:30 pm by Zoom

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These minutes were considered and approved by majority vote of the Nevada State Board of Optometry at its meeting on November 28, 2023.

Adam Schneider, Executive Director

Materials for Agenda Item No. 12

NEVADA STATE BOARD OF OPTOMETRY



MINUTES OF PUBLIC MEETING October 26, 2023

- 1. Call to Order and Roll Call- President Mariah Smith, O.D. opened the meeting at 6:30 p.m. Board members Jeffrey Austin, O.D., Stephanie Lee, O.D., and Drew Johnson present. Executive Director Adam Schneider present. President Smith described the intent, purpose, and process of NAC regulation drafting.
- 2. **AB 219 Compliance-** Pursuant to AB219/NRS 241.023, President Smith announced the public telephonic access number of 1-719-359-4580, and Zoom meeting ID 820 5771 1970 and Passcode 478467.
- **3. Public Comment-** No public comment was offered, given that Item no.4 of the Agenda is for public comment regarding suggestions for NAC 636 revisions/amendments predicated upon AB 432's passage in June 2023.
- 4. Stakeholders' Input- President Smith opened the floor to the public. No suggestions offered from the public.

President Smith mentioned AB 432's section 16 regarding a licensee reporting disciplinary action to the Board, and that other States' Boards differentiate between a disciplinary action requiring reporting versus an administrative action not requiring reporting. Dr. Smith suggested future discussion for possible differentiation by the Board, consistent with prior Board discussions. Dr. Austin agreed with the need for differentiation to remedy unfairness to the licensee having to report, e.g., untimely CE completion resulting in an administrative fine and National Practitioner Databank entry.

Dr. Austin mentioned AB 432's Section 17 regarding performance of procedures by students (subsection 1) and residents (subsection 2), and the need for NACs on the scope of practice, be it maximum of scope or limitations.

President Smith stated the next Board meeting regarding NAC drafting will be January 24, 2024, and suggested pre-meeting preparations by reviewing AB 432 and the uncodified NAC 636. Director Schneider explained the recent newsletter's hyperlinks and the Meeting Materials included NAC 636 as if it were timely codified from 2019-2020. Director Schneider expressed in his opinion, the Board members are best served to work off of that document as opposed to the unrevised version (aka R066-19).

- Public Comment- No public comment was offered. Director Schneider announced the January 24, 2024 8:00a.m. in-person Board meeting at the Nevada State Business Center, 3300 W. Sahara Ave., Red Rock Room, 4th Floor, Ste. 440, Las Vegas, NV 89102.
- 6. Action Item- Adjournment. Dr. Lee moved to adjourn the meeting. Dr. Austin seconded. Motion passed. Meeting adjourned at 6:46 p.m.

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FY 2023-2024 Regular meeting schedule

Tues. November 28, 2023 - Reg. Bd. Meeting - 6:30p.m. (pst) - phone or Zoom

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These minutes were considered and approved by majority vote of the Nevada State Board of Optometry at its meeting on November 28, 2023.

Adam Schneider, Executive Director