## 21th Century Acupuncture & Chinese Medicine Clinic 8 October 2011

Ms Debra Gillick
Executive Officer,
Chinese Medicine Board of Australia
AHPRA
GPO Box 9958, Melbourne, 3001

Email: Subject: Mandatory registration standards chinesemedicineconsultation@ahpra.gov.au

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Dear Ms Gillick

Re: Submission on the Mandatory Registration Standards and the Grandparenting Arrangements

I am writing in regard to the above matter. I would like to thank the Chinese Medicine Board of Australia (the Board) for the opportunity to express my opinion on the mandatory registration standards and grandparenting arrangements.

I a gree with and support the proposed mandatory registration standards and grandparenting arrangements in particular on "The exemption arrangement for grandparented applicants". I appreciate the consideration given by the Board on specific needs in making flexible arrangement on English requirements due to historical and uniqueness of the development of Chinese Medicine in Australia. I support the overall language requirements for post-grandparenting requirements but believe IELTS 6.5 or equivalent level should be adequate.

I also agree with and support the proposed Proof of Practice and Competence Applicants f or a cupuncturist, C hinese he rbal pr actitioner a nd C hinese h erbal dispenser unde r t he h eading o f "Grandparenting registration s tandard". T hose evidence r equirements l isted on S chedule 1 a nd S chedule 2 are reasonable and acceptable.

I acknowledge that r egistration s hould not be considered a s an a ward or honour to anyone on the basis of their contribution to the development of Chinese medicine in Australia. Indeed, the ultimate aim of statutory regulation for the Chinese medicine profession is to protect the public by setting up criteria so that only those practitioners w ho c ould de monstrate t heir kno wledge, c ompetence and s kills o f Chinese medicine are eligible for registration. Therefore, I believe that the proposed mandatory r egistration s tandards a nd grandparenting a rrangements have met the requirements.

I further s uggest t hat t he B oard s hould clearly define t he s cope of Acupuncture and C hinese he rbal medicine on its registration standards. I strongly believe those who practise Japanese acupuncture, Myofascial dry needling, Ayurvedic (Indian) acupuncture, Korean oriental medicine, Japanese (Kampo) medicine, Natural medicine or herbal medicine should not be eligible to apply for registration of Chinese medicine as only **Chinese medicine profession** is i ncluded i n the N ational Registration and Accreditation Scheme (NRAS).

In conclusion, the proposed registration standards are well-designed, thorough and balance the need for the protection of the public and legitimacy of the Chinese medicine practitioners who hold appropriate Australian and/or overseas qualifications or demonstrated themselves with competence of practice.

I hope the Board will consider my suggestions.

Yours sincerely

Philip Qing Lu