August 2017 meeting

The 67th meeting of the Chinese Medicine Board of Australia (the Board) was held on 22 August 2017 in Melbourne.

This communiqué provides key decisions made at the meeting. It is also published on the Board’s website and an announcement via email is sent to a broad range of stakeholders. Please forward the communiqué to colleagues who may be interested in the Board’s work.

Upcoming forums: invitation for Chinese medicine practitioners, students and stakeholders

The National Board is inviting practitioners, students and stakeholders of Chinese medicine to attend information forums being held around Australia.

<table>
<thead>
<tr>
<th>State</th>
<th>Dates</th>
<th>Time</th>
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<tbody>
<tr>
<td>Brisbane</td>
<td>Monday 25 September</td>
<td>6 pm – 7.30 pm</td>
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<td></td>
<td>Brisbane Karstens</td>
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<td></td>
<td>Level 24, 215 Adelaide Street, Brisbane</td>
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<td>Adelaide</td>
<td>Monday 11 December</td>
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<td></td>
<td>Adelaide Karstens</td>
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<td>19 Young Street, Adelaide</td>
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There will be a Board presentation and time for questions and discussion, then networking and light refreshments.

Please put these dates in your diary for planning and when you receive an invitation or see the details on the website for your location, RSVP about your attendance.

Chinese Medicine Reference Group

The second meeting of the Chinese Medicine Reference Group was scheduled for 23 August 2017 in Sydney. The Board will soon publish a communiqué from that meeting.

National Boards approve policy for removing reprimands from the national register

A policy to ensure consistent removal of reprimands from the national register of practitioners has been approved by all National Boards.

Reprimands on a practitioner’s registration can be imposed under the National Law by a performance or professional standards panel, professional standards committee (New South Wales), and a relevant tribunal or court.
The policy will ensure that reprimands are removed from the national register in a consistent and effective way. It also allows for the removal of reprimands imposed under previous legislation to be considered on an individual basis, consistent with removal powers under that legislation.

A reprimand imposed under the National Law will be removed from the national register on the publication end date set by the relevant panel, committee, court or tribunal. Where a panel or tribunal has not set a publication end date, or where the reprimand was imposed under previous legislation, the reprimand will be removed no earlier than five years from the date of initial publication.

This is subject to:

- the practitioner making an application for removal of the reprimand
- no relevant event having occurred in the five-year period of publication of the reprimand, and
- legal advice confirming the power to remove a reprimand imposed under previous legislation.

A relevant event is any health, performance or conduct notification, action taken against the practitioner in relation to an adverse disclosure on renewal of registration, new information returned on a criminal history check or a confirmed breach of restrictions. It also includes when action has been taken against a practitioner regarding their conduct, health or performance. New notifications, irrespective of whether action was taken, will also be taken into account if an application for removal of a reprimand is received after the five-year period of publication.

The policy will take effect from 2 October 2017 and will be reviewed annually. An application form for removal of a reprimand from the national register will be published under Common forms on the AHPRA website.

**COAG Health Council meeting communiqué: progressing amendments to the National Law**

The federal and state and territory health ministers met in Brisbane on 4 August 2017 at the COAG Health Council to discuss a range of national health issues. The meeting was chaired by the Victorian Minister for Health, the Hon. Jill Hennessy. AHPRA CEO Martin Fletcher attended the Australian Health Workforce Ministerial Council (the Ministerial Council) meeting which brings together all health ministers throughout Australia to provide oversight for the work of the National Scheme. AHPRA and the National Boards provide a regular update to the Ministerial Council on our work.

The meeting included an agreement by health ministers to proceed with amendments to the National Law, to strengthen penalties for offences committed by people who hold themselves out to be a registered health practitioner, including those who use reserved professional titles or carry out restricted practices when not registered. Ministers also agreed to proceed with an amendment to introduce a custodial sentence with a maximum term of up to three years for these offences. These important reforms will be fast tracked to strengthen public protection under the National Law. Preparation will now begin on a draft amendment bill, with a view to being introduced to the Queensland Parliament in 2018.

Ministers also discussed mandatory reporting provisions for treating health practitioners, agreeing that protecting the public from harm is of paramount importance as is supporting practitioners to seek help and treatment for their health concerns, including for their mental health and wellbeing. It was agreed that the Australian Health Ministers’ Advisory Council will recommend a nationally consistent approach to mandatory reporting exemptions for treating practitioners following a consultation process with consumer and practitioner groups. A proposal on mandatory reporting is expected to be considered at the November 2017 meeting of the COAG Health Council.

The Council produces a communiqué from its meeting which can be accessed on AHPRA’s website.

**Updating your contact details**

To check or update the contact details you have lodged with AHPRA, access the online services panel for practitioners on the homepage of the Board’s website and click Update your contact details. Enter your user ID, date of birth and password (please note that your user ID is not your registration number). If you don’t remember your user ID or password, contact us online or phone 1300 419 495 for help.

**Follow AHPRA on social media**
Important information for practitioners

The Board publishes a range of information about registration, including its expectations of practitioners, at www.chinesemedicineboard.gov.au.

For more details or help with questions about your registration, notifications or other matters relevant to the National Scheme, refer to information published on www.ahpra.gov.au or contact AHPRA, send an online enquiry form or call on 1300 419 495.

Professor Charlie C Xue
Chair, Chinese Medicine Board of Australia

22 August 2017

The Chinese Medicine Board of Australia is the regulator of Chinese medicine practitioners in Australia and acts to protect the public by ensuring that suitably qualified and competent Chinese medicine practitioners are registered. The Board is responsible for developing registration standards, codes and guidelines for Chinese medicine practitioners and managing notifications (complaints)* about Chinese medicine practitioners and Chinese medicine students. The Board does this through its powers under the Health Practitioner Regulation National Law, as in force in each state and territory, and the National Registration and Accreditation Scheme, supported by the Australian Health Practitioner Regulation Agency (AHPRA). The Board’s work in regulating Australia’s Chinese medicine practitioners in the public interest is underpinned by regulatory principles, which encourage a responsive, risk-based approach to regulation.

*Except in NSW and Qld which have co-regulatory arrangements.

1 The Health Practitioner Regulation National Law, as in force in each state and territory (the National Law).