## To: Chinese Medicine Board of Australia

Submission on the Draft National Registration Standards

The AACMA recently inf ormed me mbers of the release of dr aft national registr ation standards f or Chinese Medical pr actitioners. I am wr iting t o submit input on the formulation of such standard s, part icularly t he dr aft gr andparenting standar d. As a practitioner who qualified in an AACMA appr oved program 1 year ag o, who has been in practice for 5 years undertaking continual professional education monitored by the AACMA, the dr aft standar d r equires m e to pr ove m y competence in the same manner as unqualified pr actitioners. It will also r equire hundreds of m y col leagues in established practices who graduated before 2008 to do the same.

I would like to include in my submission the following statements:

• Australian-trained practitioners applying for registration under the national scheme should not be put to a higher grandparenting standard than applied under the Victorian scheme.

• All gov ernment/university-accredited qualif ications at least thr ee y ears f ull-time equivalent d uration shoul d be included on th e list of courses deemed adequate f or grandparenting, and this include the past advanced diploma and diploma level programs.

• Unaccredited progr ams that were recognised by AACMA as meeting the requirements for practice at that time should also be included on the list of courses deemed adequate for grandparenting, and that this include the past practitioner diploma and unaccredited bachelor programs.

• The list submitted by the AACMA of Australian Chinese medicine programs deemed adequate for grandparenting purposes should be included on the CMBA list of courses deemed adequate for grandparenting purposes.

As a pr actitioner and member of AACMA I am curious to kn ow what necessitates dr aft grandparenting standards that equate established practitioners with unqualified ones, and subjects established practitioners to higher educational r equirements than those in the Victorian registration process. It seems only reasonable to ask the CMBA to provide the AACMA and its members evidence for the necessity of such requirements.

Yours sincerely

