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

Dear Ms Gillick

## Re: <u>Submission on the Mandatory Registration Standards and the Grandparenting Arrangements</u>

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 w ith a nd s upport t he pr oposed m andatory r egistration s tandards a nd grandparenting a rrangements i n pa rticular 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 be lieve IELTS 6.5 or equivalent level s hould be adequate.

I a lso a gree w ith a nd s upport t he pr oposed Proof of P ractice a nd C ompetence Applicants for acupuncturist, Chinese herbal practitioner and Chinese herbal dispenser under the heading of "Grandparenting registration standard". T hose evidence requirements listed on Schedule 1 and Schedule 2 are reasonable and acceptable.

I acknowledge that registration should not be considered as an award or honour to anyone on t he ba sis of their contribution to the development of C hinese medicine in

Australia. I ndeed, the ul timate a im of s tatutory regulation for the Chinese me dicine profession is to protect the public by setting up c riteria so that only those practitioners who could demonstrate their knowledge, competence and skills of Chinese medicine are eligible for registration. Therefore, I believe that the proposed mandatory registration standards and grandparenting arrangements have met the requirements.

I further suggest that the Board should clearly define the scope of Acupuncture and Chinese herbal medicine on its registration standards. I strongly believe those who practise Japanese a cupuncture, Myofascial dry ne edling, Ayurvedic (Indian) acupuncture, K orean oriental medicine, Japanese (Kampo) medicine, Natural medicine or herbal medicine should not be eligible to apply for registration of C hinese medicine as only **Chinese medicine profession** is included in the National Registration and Accreditation Scheme (NRAS).

In c onclusion, the proposed registration s tandards a re well-designed, thorough and balance the need for the protection of the public and legitimacy of the C hinese 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

Ching Long Yang