TRANSMITTAL SHEET FOR NOTICE OF INTENDED ACTION

Rule No. <u>190-X-701</u>	gency: Alabama Stat	e Board of Chiropractic Examiners
Rule Title: Preceptor Docto New XX Amend	orRepeal	Adopt by Reference
Would the absence of the propo harm or endanger the public he		
Is there a reasonable relationsh and the protection of the public	police power fare? Yes	
Is there another, less restrictive could adequately protect the pu	method of regulation ablic?	available thatNo
Does the proposed rule have the increasing the costs of any good to what degree?		
Is the increase in costs, if any, more harmful to the public than the harm that might result from the absence of the proposed rule?		
Are all facets of the rulemaking purpose of, and so they have, as protection of the public?	g process designed solo s their primary effect,	ely for the the Yes
Does the proposed rule have an	economic impact?	No
22-23, <u>Code of Alabama 1975.</u>	repared in accordance	posed rule is required to be with subsection (f) of Section 41-
Certification of Authorized Off	icial	
I certify that the attached proporequirements of Chapter 22, Titapplicable filing requirements of Legislative Reference Service.	tle 41, Code of Alaban	posed in full compliance with the na 1975, and that it conforms to all Procedure Division of the
Signature of certifying officer _	Sheeld & Colling is	oc
Date March 11, 2013		
		DATE FILED (STAMP)

ALABAMA STATE BOARD OF CHIROPRACTIC EXAMINERS

NOTICE OF INTENDED ACTION

AGENCY NAME: The Alabama State Board of Chiropractic Examiners

RULE NO. & TITLE:

- (1) Rule 190-X-7-.02 Extern
- (2) Rule 190-X-7-.01 Preceptor Doctor
- (3) Rule 190-X-7-.03 Establish Director of Preceptor and Extern/Intern
- (4) Rule 190-X-1-.18 Fees

<u>INTENDED ACTION</u>: The Alabama State Board of Chiropractic Examiners proposes to amend the rules as listed above.

SUBSTANCE OF PROPOSED ACTIONS:

- (1) The Alabama State Board of Chiropractic Examiners proposes to amend this rule to clarify requirements for participation in the Extern program and remove the reference to Intern.
- (2) The Alabama State Board of Chiropractic Examiners proposes to amend this rule to remove Intern.
- (3) The Alabama State Board of Chiropractic Examiners proposes to amend this rule to remove Intern.
- (4) The Alabama State Board of Chiropractic Examiners proposes to amend this rule to remove Intern.

<u>TIME, PLACE AND MANNER FOR PRESENTING VIEWS</u>: Written or oral comments may be submitted to the Alabama State Board of Chiropractic Examiners, 126 Chilton Place, Clanton, AL 35045, 205-755-8000.

FINAL DATE FOR COMMENT & COMPLETION OF NOTICE: June 12, 2013.

CONTACT PERSON AND ADDRESS:

Amy Deavers
Administrative Assistant
Alabama State Board of Chiropractic Examiners
126 Chilton Place
Clanton, AL 35045
1-800-949-5838 ext. 226

Sheila Botton
Executive Director

Alabama State Board of Chiropractic Examiners Proposed Amended Rule

CHAPTER 190-X-7 PRECEPTOR AND EXTERN /INTERN PROGRAM

RULE 190-X-7-.01 Preceptor Doctor.

- (1) Definition: This preceptor program is designed to provide experience and practice for unlicensed or student doctors before or after graduation as further qualified by this section in cooperation with sponsoring licensed doctors and participating chiropractic colleges.
- (2) All preceptor doctors must:
 - (a) Be approved by the Alabama State Board of Chiropractic Examiners for each participation.
 - (b) Have an active Alabama license.
 - (c) Be in active practice in Alabama for three (3) years or more.
- (d) Provide evidence of malpractice insurance for themselves and the extern or intern and provide the location and submit a schedule showing when the extern or intern will working be under direct on premises supervision for said program.
- (e) Contribute \$25.00 monthly (payable the first quarter with the preceptor application and thereafter quarterly in advance) to the Alabama State Board of Chiropractic Examiners to defray expense of administration of this program only when the Preceptor actually has an extern or intern in the office. Recent graduate compensation is between the parties involved.
- (f) Have no Class A or B violations of Board rules for two (2) years and have no present investigations for possible Board violations.
- (g) Complete application which states that he or she has read and understands Code of Ala. 1975, 34-24-145, and Board rules and regulations pertaining to this program.

Effective: 3-6-90, amended 11/97; amended 03/2013 (2)(d)(e)

Authority: 34-24-145