



COLLEGE OF
CHIROPRACTORS
OF BRITISH COLUMBIA

Our logo represents our five core values:
transparency, accountability, integrity,
expertise and respect.

September 1, 2021

Chris Bennett
Director of Regulatory Initiatives
Professional Regulation and Oversight
Ministry of Health
1515 Blanchard St.
Victoria, BC V8W 9P4

Dear Mr. Bennett:

Re: Proposed amendment of CCBC Bylaws

On August 24, 2021 the board of the College of Chiropractors of British Columbia (the “College”) approved amendments to the College bylaws, subject to filing with the Minister of Health (the “Minister”) as required under section 19(3) of the *Health Professions Act* (the “HPA”) and the notice period required under section 19(6.2) of the HPA. Copies of the motion and schedule of the amendments approved by the College’s board are enclosed with this letter.

The College asks that the Minister consider this letter and enclosed resolution as notice of the proposed amendments in accordance with section 19(6.2).

As of the date of this letter, the College has also begun providing notice under section 19(6.2) to the public and other interested stakeholders by

- sending an email to the colleges of the prescribed health professions (copy to the Minister),
- posting on the College website (www.chirobc.com)
 - a copy of the notice,
 - the enclosed resolution, and
 - a clean version of the proposed amended bylaws, and
- making copies of the notice materials available for inspection at the College office.

The College is not requesting a reduction of the three-month notice period specified under section 19(6.2). As such, and given that the College has commenced notice on this date, the end of notice period pertaining to these bylaw amendments should fall on December 2, 2021. The College will advise if its notice elicits any comments concerning the proposed amendments prior to that date. It would appreciate if the Ministry could likewise advise it of any comments the Ministry receives.

The College intends that the amendments found in both motions (and schedules) be filed at the same time. As such, once the required notice period has passed, the College will again write to the Ministry asking that the bylaw amendments found in both motions be filed under s. 19(3).

Yours truly,



Michelle Da Roza
Registrar