DENTAL HYGIENE FULL COMMITTEE MEETING MINUTES

Embassy Suites – South San Francisco
Monterey/Saratoga Meeting Room
250 Gateway Boulevard
South San Francisco, CA 94080
Friday, September 6, 2013

Roll Call – The Dental Hygiene Committee of California (DHCC) President called the meeting to order with roll call at 9:06 a.m. With eight DHCC members present, a quorum was established.

DHCC members present:
Susan Good, Public Member
Sherrie-Ann Gordon, Public Member
Michelle Hurlbutt, President, Registered Dental Hygienist (RDH) Educator
Joyce Noel Kelsch, Registered Dental Hygienist in Alternative Practice (RDHAP)
Timothy Martinez, DMD
Nicolette Moultrie, RDH
Garry Shay, Public Member
Evangeline Ward, RDH

DHCC members absent:
None

DHCC Staff present:
Lori Hubble, Executive Officer (EO)
Anthony Lum, Administrative Analyst
Donna Kantner, Retired Annuitant
Richard Wallinder, Retired Annuitant

Claire Yazigi, Department of Consumer Affairs’ (DCA) Legal Representative

Public present:
Jim Conway, Pacific Assistance Group
Julie D’Angelo Fellmeth, Center for Public Interest Law (CPIL)
Corrine M. Fishman, DCA, Board and Bureau Relations
Karen Fischer, Executive Officer, Dental Board of California (DBC)
Marian Fujimoto, DHCC Clinical Examination Subject Matter Expert
JoAnn Galliano, Program Director, Chabot College
President’s Announcement –

President Hurlbutt introduced CDHA President Nadine Lavell, CDHA President-Elect Corrine Strickland, members of the CDHA Government Relations Committee: Maureen Titus, JoAnn Galliano, and Mariann Fujimoto, who is also a member of the DHCC Clinical Licensure Exam Committee staff as well as a Subject Matter Expert.

President Hurlbutt also welcomed: Karen Fischer, the EO of the DBC, Bill Lewis from CDA, Corrine Fishman, from the DCA Board Bureau Relations Office, Kurt Heppler, DCA Legal Counsel, Bill Pequinot from the DCA Contracts Unit., Virginia Matthews from Maximus, and Julie D’Angelo Fellmeth from CPIL.

FULL 1 – Public Comment for Items Not on the Agenda

President Hurlbutt asked for any public comment for items not on the agenda. There was no public comment.

FULL 2 – Approval of the May 3, 3013 Meeting Minutes

President Hurlbutt asked for a motion to accept the May 3, 2013 Meeting minutes.

• MOTION: Evangeline Ward moved to accept the May 3, 2013 DHCC Meeting Minutes.

Nicolette Moultrie seconded the motion.

President Hurlbutt asked for any public or DHCC member comments on the motion. There was no further comment.

Vote: The motion passed (8 – 0).

FULL 3 – President’s Report

President Hurlbutt reported that after the May 2013 meeting, she appointed the following DHCC members to their respective subcommittees:
Education and Outreach Subcommittee –
Chair – Sherrie-Ann Gordon, Public Member
   Evangeline Ward, RDH
   Susan Good, Public Member
   Timothy Martinez, DMD

Enforcement Subcommittee –
Chair – Garry Shay, Public Member
   Nicolette Moultrie, RDH
   Noel Kelsch, RDHAP
   Sherrie-Ann Gordon, Public Member

Legislation/Regulation Subcommittee –
Chair – Nicolette Moultrie, RDH
   Garry Shay, Public Member
   Michelle Hurlbutt, RDH Educator
   Susan Good, Public Member

Licensing and Examinations Subcommittee –
Chair – Michelle Hurlbutt, RDH Educator
   Evangeline Ward, RDH
   Noel Kelsch, RDHAP
   Timothy Martinez, DMD

President Hurlbutt also informed the members that she attended:

- The May and August 2013 DBC meetings where she updated the DBC members about the DHCC activities;
- The Annual Examiner Orientation held on June 8, 2013 at West Coast University in Anaheim, California (CA); and
- Various Ad-Hoc DHCC meetings in June and July 2013 for DHCC regulations and Sunset Review.

FULL 4 – Executive Officer’s Report

Ms. Hubble informed the members that the DHCC currently has two vacant staff positions: a Staff Services Analyst (SSA) and an Office Technician (OT), which staff is working to fill both positions. She stated that the OT position was granted in an approved Legislative Budget Change Proposal (LBCP) from Senate Bill (SB) 1202 (Ch. 331, Statutes of 2012) appropriated in the new budget beginning July 1, 2013.

She reported that the following activities occurred since the last DHCC meeting:

- She and Nancy Gaytan, DHCC’s Enforcement Analyst, and DBC staff met with dental hygiene graduates where information was presented about licensing, enforcement, and examination topics.
- She and President Hurlbutt attended the May 16-17, 2013 DBC meeting in Oakland, CA and the August 26-27, 2013 DBC meeting in Sacramento, CA.
She and President Hurlbutt attended the hygiene examination orientation at West Coast University in June, 2013. She reported that the DHCC released the DHCC Clinical Licensure Examination results from the June 9, 2013 administration on June 18, 2013, and that the July 7, 2013 examination results were released within two weeks of the exam administration. She explained that by releasing the results quickly, applicants were able to complete the licensing process sooner which enabled them to apply for jobs.

She attended an administrative hearing in Los Angeles in June 2013 with Ms. Gaytan.

She attended the June and July 2013 Ad-Hoc meetings to create, review, and discuss new regulations and the Sunset Review Report.

Ms. Hubble also reported that she and President Hurlbutt met with staff from the Bureau for Private Postsecondary Education regarding educational programs. The result of the meeting will be discussed at a future DHCC meeting.

Ms. Hubble then said that she visited Southwestern College in National City, CA on July 12, 2013, where school staff administered their first soft tissue curette, nitrous oxide and oxygen analgesia, and local anesthesia course. She noted that the course was very well received by both the students and faculty.

Ms. Hubble reported that the DHCC has outgrown its current office suite and may move at the end of December 2013 or in early January 2014. She stated that the current office space costs about $3,000/month in rent and that the new office space will cost approximately $4,000/month, but is much larger, has more cubicles for staff, and rooms for file storage and copying.

Ms. Hubble stated that with respect to the BreEZe project, it has been reported at prior meetings that the DHCC is scheduled to participate in Release 2 of the project. She indicated that Release 1 has not been implemented for other boards by the DCA Office of Informations Services (OIS) and its release is tentatively scheduled for September 2013. She continued that once the system is implemented for Release 1, there will be delays for the DHCC to process license renewals and cashiering throughout September and October 2013 while the system is being implemented.

She reported that the DHCC had communicated to CDHA to request to post this information on its website to apprise their members and stakeholders of the processing delay information. She indicated that CDHA sent an e-mail blast to 2,507 of its members and that 1,278 (50.97%) of them had reviewed the message. She added that the DHCC has approximately 1,600 dental hygienists who will be renewing their licenses in September and October 2013 and that the information about the processing delays has been posted on the DHCC website, too.

Ms. Hubble noted that the RDH educational programs in the state have not been reviewed in decades. She explained that the DHCC staff is now
closely examining dental hygiene educational programs and are conducting site visits to ensure compliance. She stated that DHCC staff is developing a plan that will be shared with the DHCC members to show a schedule for reviewing the dental hygiene educational programs. She indicated that the DHCC also plans to review the curriculum offered in the California programs concerning soft tissue curetage, nitrous oxide and oxygen analgesia, and local anesthesia procedures.

Ms. Hubble reminded the DHCC members that they should have received information from Tony Lum, DHCC Administration Analyst, regarding mandatory training requirements (e.g., sexual harassment, ethics, and for new members, board member training) for members. She noted that mandatory DHCC member training for new members was being held on November 20, 2013 in Sacramento, CA. She continued that the mandatory Sexual Harassment training webinars are scheduled for November 20, 2013 and December 17, 2013 respectively. She emphasized that this is mandatory training for the members must be completed in 2013, as it is a training compliance reporting year for the DCA.

Ms. Hubble shared that the DHCC had recently received a letter of thanks from the Office of Statwide Healthcare Planning and Development (OSHPD) Health Care Workforce Development Division for sharing the survey information that is part of the DHCC renewal forms. The survey data includes a licensee’s zip code, demographic information, and cultural information such as the languages a licensee may speak. She explained that DCA staff developed a survey data interface to house and share this information with OSHPD and, by law, they are required to develop a report concerning this information.

Ms. Hubble reminded those members whose terms expire on January 1, 2014 (Susan Good, Timothy Martinez, DMD, Nicolette Moutrie, RDH, Garry Shay, and Evangeline, Ward, RDH), that their last meeting will be in December 2013. She encouraged them to quickly submit an application for reappointment to the Governor’s office if they want to continue to serve on the DHCC.

Ms. Hubble informed the DHCC members that effective July 1, 2013, there were changes made within the California State agencies. She explained that the State and Consumer Services Agency, where the DCA had been under its organizational umbrella, was abolished by the Governor. She stated that the DCA is now under the organizational umbrella of the Business, Consumer Services, and Housing Agency (BCSHA). She indicated that as a result of the agency reorganization, the DHCC has an additional workload to address by changing all of its letterhead forms and items on the website to reflect the agency change.

Ms. Hubble reported that there had been changes within DCA as well. She said that Christine Lally had replaced Rochelle Everhart as the DCA Board and Bureau Relations Deputy Director and contact as of August 2013.

Sherrie Gordon inquired about the two vacant positions on the DHCC staff. Ms. Hubble explained that both positions are based in Sacramento and
that the SSA position was previously held by Tom Jurach. She indicated that Mr. Jurach accepted a position with the DCA OIS to work on the BreEZe project. She explained that the vacant OT position was created by a LBCP from SB 1202 (Ch. 331, Statutes of 2012) to address the additional workload created by the bill that allows for the registration of mobile dental hygiene units for RDHAPs, additional offices for RDHAPs, special permits to allow out-of-state practitioners to teach in California, and for educational institutions to register extramural facilities with the DHCC.

JoAnn Galliano, representing Chabot College, commended the DHCC staff for mailing the June and July 2013 examination results within 2 weeks of examinees taking the DHCC Clinical Licensure Examination. She noted that in the past, exam results often took 4-6 weeks to receive. She indicated that the long notification period impacted many dental hygiene students as they have student loans that must be repaid once they graduate from dental hygiene school. She said that being able to get the exam results quickly meant that the students could obtain a license within 4-6 weeks of graduating, find work quickly, and be prepared to start repaying their student loans that are coming due.

**FULL 5* – Update from the Dental Board of California (DBC)**

Karen Fischer, EO of the DBC, informed the DHCC that DBC President Le had been present at the meeting, but needed to leave to attend a mandatory training course in Oakland.

Ms. Fischer informed the DHCC members of the following DBC activities:

- The DBC participated in CDA Present at the Moscone Center in San Francisco on August 15-17, 2013. She noted that DBC Investigative and Licensing staff were able to attend. She noted that over 15,000 individuals attended the event.

- Jennifer Thornburg was hired on July 22, 2013 as the DBC’s Assistant Executive Officer. Ms. Thornburg spent 13 years with DCA and 5 years with the Franchise Tax Board before returning to the DCA and the DBC.

- The DBC is preparing for participation in Phase II of the BreEZe project. As with the DHCC licensees, the DBC is encouraging its licensees to submit their license renewals as soon as they receive them so they will not be affected by the delay that will be caused by the implementation for the DCA programs participating in Phase I.

- The DBC will be participating in a prescribing task force that the Medical Board of California will be conducting on September 23, 2013 in Sacramento. The mission of this task force is to identify ways to proactively approach and find solutions to the epidemic of overprescribing.

- At the DBC meeting on August 26-27, 2013, the Dental Assisting Council met the first day. They welcomed a new member, Michelle Jawad, to the council. During the 18 months the council has been in existence, they have put forward a regulatory priority in which they will be revising the regulations for the dental assisting educational programs
and courses. This will become one of the DBC’s priorities in terms of regulations.

- The DBC members also voted to initiate the rulemaking file for the Portfolio Pathway to licensure. The DBC staff is developing the Initial Statement of Reasons and will be submitting this document to the Office of Administrative Law (OAL) in the near-future.

- Fee increase regulations are in the 45-day comment period which will culminate in a hearing on September 23, 2013. A teleconference is scheduled for October 9, 2013, should the DBC receive any adverse comments to which a response is needed. With approval from the DCA, Department of Finance, and OAL, the DBC should be able to raise its fees to the statutory cap by July 1, 2014.

- The DBC reviewed the DHCC agenda and minutes from its May 2013 meeting and similarly adjusted their Strategic Plan. She explained that the DBC Strategic Plan was updated and adopted in December 2012 as a 3-year plan. In reviewing it more closely, now that the BreEZe project has been delayed, the DBC decided to change their 3-year plan into a 4-year plan.

- The DBC is in the process of updating their Board Member Administrative Manual, as it was last updated in 2006. The DBC will also be updating their letterhead and forms to reflect the new agency’s name.

- The DBC regulatory priorities for fiscal year (FY) 2013/14 are going to be: 1) an increase in the dentistry initial licensing and renewal fees, and 2) portfolio pathway to licensure. She stated that the Uniform Standards are with the DCA and should be finalized soon. Rulemaking files concerning the abandonment of RDA-EF applications, changes to the Licensing by Credential pathway, and dental assisting education program and courses are also being developed.

- The last DBC meeting of the year has been scheduled for November 21-22, 2013 in Studio City. The DBC meeting dates for 2014 have been determined and they are:

  1. February 27-28, 2014 – San Diego
  2. May 29-30, 2014 – San Francisco
  4. November 6-7, 2014 – Los Angeles

Ms. Fischer indicated that the DBC staff are currently working on specific locations for the 2014 meetings in these locations.

Ms. Hubble asked what the DBC’s decision was concerning the Infection Control Guidelines. Ms. Fischer responded that the Guidelines will be reviewed biennially.
Mr. Lum reminded the DHCC members that at the May 2013 meeting, there was an agenda item and discussion on the Diversion Program. To help the DHCC members make an informed decision as to whether to continue to have a Diversion Program, he noted that DHCC staff had arranged presentations from the following three individuals about the program and the contracting process:

- Virginia Matthews from Maximus (the DCA contracted vendor for the Diversion Program);
- Julie D’Angelo Fellmeth, CPIL; and
- Bill Pequinot, Contract Analyst, DCA Contracts Unit.

Ms. Matthews provided a Powerpoint presentation that explained the participant monitoring, contractor responsibilities, program components (including the Diversion Evaluation Committee – DEC- model), case manager, and DEC responsibilities and duties of a diversion program.

Ms. Matthews said that there are two methods for participation in a diversion program: self-referral and probation referral. She talked about the recovery program, including a possible suspension from practice, random urine testing, and participating in both daily 12-step meetings and health support groups 1-2 times per month.

Ms. Matthews stated that if a participant is allowed to return to practice, they must have completed 30 days of negative drug test results and are assigned a worksite monitor who is in a supervisory position. She indicated that participants are included in random drug testing and pay for treatment costs either by self-pay or insurance. She continued that the participants also need to pay for body fluid testing ($62.50 per test, plus cost of collection - $15-$75 or more) and collection costs, as well as Health Support Group Costs which can be between $150 - $400/month.

Garry Shay asked how many drug tests a participant might have in a year. Ms. Matthews responded that a participant may undergo 52 - 104 random tests per year.

Evangeline Ward commented that the program seemed expensive for participants.

Mr. Shay asked what the rate of success was for program participants. Ms. Matthews responded that the success rate for the Diversion program was 60%. She noted that this figure did not include self-referrals. She added that Maximus does not have statistics for post-graduate participants, as there is no requirement to monitor participants after graduation from the diversion program.

Ms. Hurlbutt asked what the process would be if a participant had a relapse and charged with DUI. Ms. Matthews explained that she receives a call from the DBC Diversion Program Manager informing her of the
participant’s relapse. She then notifies the participant and asks them about the incident. She said the participant is then immediately removed from practice and the participant’s employer and worksite monitor are informed. She stated that in working with the DEC consultant, a treatment plan is developed for the individual. She noted that 90% of the participants that relapse return to in-patient treatment.

Ms. Hurlbutt said that she was on the DHCC in 2010 when there was an issue with inaccurate drug level measurements by Maximus. She asked what safeguards have been put in place since that time for the inaccuracies not to occur again. Kurt Heppler, DCA legal counsel for the contract with Maximus, informed the DHCC members that the inaccuracies at that time were caused by a worker who transposed testing panels. He stated that the inconsistency at that time has been corrected and to the best of his knowledge, has not reoccurred.

Ms. Gordon asked what the program participation cost was per participant. Ms. Matthews stated that the cost for participants varies because of the number of random urine tests they have to complete. Mr. Shay calculated that by using the cost estimates provided by Maximus, a diversion participant could pay well over $72,000/year.

Dr. Steven Grinsted spoke in favor of the Diversion Program noting that he has worked with addictive disorders for 30 years with participants in all different types of licenses. He noted that the cost of the Diversion program is cheaper than the cost of the individual’s addiction. It was his opinion that Diversion does work and that it protects the public.

Julie D’Angelo Fellmeth, (CPIL) indicated that she had done a great deal of personal research into Diversion Programs for substance abusing licensees. She said that she does not support Diversion – either in concept or implementation in CA. She explained that Diversion had been implemented in two ways in CA: 1) the first was with the Medical Board of California (MBC) where it was an in-house program that was staffed and overseen by MBC employees; and 2) the second way Diversion is implemented is by having several health care boards within DCA combine to create a master contract that is processed through the DCA to have an outside agency (e.g., Maximus) administrer the Diversion Program.

Ms. Fellmeth provided details explaining each of the methods that diversion was implemented in CA. She said she was most familiar with the MBC program, noting that the program existed for 27 years. She explained that some of the problems with the Diversion Program were:

- The MBC did not closely monitor their diversion program.
- The responsibility for overseeing the program was given to a Liaison Committee controlled by the California Medical Association (CMA) for 24 of the 27 years.
- The MBC’s program was audited 5 times in 27 years and failed every audit, but nothing was done to correct the issues presented by the audit.
• Participants were able to deceive urine sample collectors because they would not collect samples on weekends, even though they were instructed to do so, and Diversion participants knew of this.
• There was an absence of enforceable rules or standards for participants or staff related to the diversion program.
• No rules existed regarding the number of relapses a participant could have without being terminated from the program.
• MBC never took ownership of the program until it was too late. The MBC never had an oversight committee of Board members until the final 3 years of the program.
• The Diversion Program was physically and structurally isolated from the other areas of the MBC.

Ms. Fellmeth stated that in July 2007, the MBC voted to end its Diversion Program. She said that when the MBC encounters a substance abusing physician, it takes action against that physician immediately, the action is made available to the public, and the information is posted on the MBC’s website for consumer knowledge and protection.

Ms. Fellmeth explained that the second method the Diversion program has been implemented in CA is by contracting the administration of the Diversion Program to an outside agency. She stated that this model is currently being used by several boards within DCA including the DBC.

Ms. Fellmeth said that there are several documented problems with this arrangement. She cited that newspaper articles that were distributed reported serious problems at the Board of Registered Nursing with its Diversion Program. There was also a 10-month long breach of contract by Maximus, the diversion program’s contractor, that resulted in the program’s failure to detect a relapse in 140 health care professionals who were participating in the program and that the wrong testing thresholds were being applied to the samples. She also indicated that none of the Diversion programs within DCA has ever been audited.

Ms. Fellmeth noted that Maximus had only been audited once, in 2010, as a result of a requirement in Senate Bill (SB) 1441 (Ch. 548, Statutes of 2008). The audit found that Maximus was generally operating in compliance with the contract. The report found that in 65% of the cases reviewed by the auditor, Maximus did not maintain complete documentation that every term and condition of the Diversion program contract was in compliance – e.g., not obtaining confirmation of meeting attendance by the participant and not always reporting positive drug tests to the board in a timely fashion.

Ms. Fellmeth said that there is a couple of problems with the concept and implementation of diversion. She said the first problem of Diversion is that it is not consistent with DHCC’s statutory mandate to protect the public per Section 1902.1 of the Business and Professions Code (BPC). She continued that a second problem of diversion is that it is a confidential and secretive process that is inconsistent with the transparency of licensing programs today. She explained that licensee participants can enter the
program in private without their patients ever knowing that they have a substance abuse problem, participants can retain their license to practice without restriction, and although they should be monitored frequently, participants do not always receive it.

Ms. Fellmeth suggested that outside audits of the contracted vendor by a third party are necessary to ensure the program is operating correctly and should be included in the contract for diversion program services.

Ms. Fellmeth said that by statute, the DHCC is required to have a diversion program; however, the DHCC members can seek to change that through the Sunset Review process. She stated that the DHCC does not have an overwhelming need for a diversion program, as there has only been two participants in the last four years.

President Hurlbutt inquired as to what entity would require the audit of the contracted vendor and pay for it.

Ms. Felmeth stated that some legislation had required the audit of the MBC’s Diversion program and the MBC had to pay the cost.

Ms. Gordon said that just because the DHCC only had two licensees participate in the Diversion program over the last four years does not necessarily indicate the fact that the program isn’t needed. She asked Ms. Fellmeth what the benefits are, if any, of having a Diversion Program. Ms. Fellmeth responded that if a licensee was committed to recovery and if the vendor and the board aggressively and rigorously enforced the rules of the program, the program probably can help a person who is committed to recovery. She indicated that her concern is that this situation had not occurred in the past. She stated that boards with a Diversion program and Maximus have not always consistently and rigorously enforced the rules that were in existence and, consequently, the participants were not committed to their recovery. She added that what the participants are committed to is biding time – riding out the duration of time that they need to remain in a Diversion program.

Ms. Gordon asked if there was a relationship that could exist between enforcement and diversion, if not an either/or option.

Claire Yazigi answered that Diversion can be a term of probation. She explained that a licensee with a substance abuse problem can proceed through the disciplinary process and one term of their probation could be to participate in the Diversion program.

Ms. Fellmeth added that there are three ways to enter into a Diversion program and they are:

1) Self-referral – the licensee identifies a substance abuse problem and self-admits himself/herself to the Diversion program;

2) In-Lieu of when the enforcement program becomes aware of a licensee’s substance abuse problem; and

3) As a term of probation ordered by the board or committee with the license jurisdiction.
Susan Good asked if it would help to have continued monitoring after someone completes the Diversion program. Ms. Fellmeth agreed that monitoring a participant after graduating from the Diversion program would help, but noted that individuals would not enroll in the program if they had to pay $10,000 per year for a lifetime of monitoring.

Noel Kelsch asked if the DHCC could have an outside, third-party diversion program where the DHCC would refer substance-abusing licensees. President Hurlbutt responded that the DHCC is currently a part of the DBC’s diversion program through contract; however, if the DHCC chose not to have a Diversion program, it is a good time to consider and discuss not having the program.

Ms. Kelsch asked if the DHCC could send licensees with alcohol or drug addictions into the community-based programs that perform the same or similar functions as a diversion program. Ms. Yazigi stated that the DHCC would need to work within the scope of the DBC’s diversion contract. Mr. Shay asked if the DHCC could consider other vendors. Ms. Yazigi replied that since the diversion contract is offered department-wide, individual programs cannot contract outside of the vendor that was granted the bid.

James Conway, Marriage, Family, and Child Counselor (MFCC) and Maximus health group facilitator, stated that he works for a State-wide monitoring program for physicians and spoke in favor of the Diversion Program.

Ms. Galliano said that she believed the public had a right to know if they were being treated by a physician, dentist, or dental hygienist who had a substance abuse problem. She stated that this is an opportunity for the DHCC in Sunset Review to make a decision about the Diversion program and which is more important: the consumer’s right to know or protection of the licensees.

Mary Haggerty spoke in favor of the Diversion program.

Dr Tracy Zumanski, a licensed clinical psychologist and MFCC who has worked in the addiction field since 1992, shared three points:

1) The Health Insurance Portability and Accountability Act (HIPAA) – health care professionals, just as anyone else in the United States, are entitled to privacy concerning their medical care and needs. There is an inherent problem with releasing confidential information about who is getting treatment for a medical condition.

2) Rehabilitation is public protection. Formal diversion programs monitor participants more closely than an enforcement program.

3) Saving lives is protecting the public. Allowing individuals to participate in a diversion program prior to getting into trouble helps save lives – the licensee’s, their family members, and consumers.

Mr. Pequinot, Contract Analyst with the DCA Contracts Unit, informed the DHCC about the DCA’s role in the diversion contract process, solicitation
for a Diversion contract from outside vendors, and the cost to be incurred by the board or committee. He noted that the DCA Contracts Unit works with boards and committees to implement and administer a State-wide program covering substance abuse and mental illness of health care professionals.

Mr. Pequinot indicated that in addition to writing the contract, they also provide oversight to resolve contract issues or problems with the contractor as the need arises. He noted that the DCA Contracts Unit staff can also amend the contract if the amendment will enhance the program by providing services such as implementing random drug screen panels or improvements in testing methodology.

Mr. Pequinot explained that part of the process for procuring the Diversion Program contract was to use a bid system. He explained that in this process, the DCA requires certain mandatory qualifications bidders must meet to submit proposals. He stated that the current diversion contract was awarded to Maximus in January 2010. He indicated that it was a three-year agreement that ran through December 31, 2012, with two option years to extend it for two additional years. He continued that the initial contract was for $7 million and was amended in December 2012 for an additional year of diversion services and the corresponding funds needed were added to the agreement. He also stated that built into the contract is an audit requirement.

President Hurlbutt asked how many times the DCA had audited Maximus. Mr. Pequinot replied once. He noted that he had not participated in the audit, as it was completed by the DCA’s Internal Audits Office. He explained that they would review the terms and conditions of the contract and the contractor’s performance of what they were supposed to do.

Ms. Matthews said that from the audit, there had been a 3-month, 6-month, and 1-year follow-up, and any corrective actions that were requested were done.

President Hurlbutt asked if a program participant could be rejected from the program for non-compliance. Ms. Mathews said yes, within one day and added that it would be the DBC’s responsibility to take action against the licensee.

President Hurlbutt asked why follow-up for program graduates is not included in the contract. Mr. Pequinot responded that normally most contracts are for just the services the vendor provides.

President Hurlbutt asked how the State would know that the diversion program and the participant were successful. Mr. Heppler responded that the issue would need to be addressed by the board and would be their responsibility.

**Discussion and Possible Action on the Diversion Program**

Mr. Lum indicated that now that the DHCC heard the presentations, staff requested direction and possibly a decision whether to continue offering
the Diversion Program to its licensees, especially with the DHCC Sunset Review coming soon.

President Hurlbutt commented that the DHCC has the ability within its Sunset Review to identify this as an area that the members request a change. She said that it would be easier at this time if the DHCC members decided whether they wanted to retain the Diversion Program or eliminate it.

- **MOTION: Susan Good moved to continue a Diversion Program in the current manner it is being conducted.**

  **Timothy Martinez seconded the motion.**

Ms. Good commented that it appeared to her that the DHCC is mandated by law to provide a Diversion Program. She stated that it does not mean that the DHCC cannot change its decision and go in another direction at Sunset Review. She indicated that she reviewed the DHCC May 2013 meeting minutes and found that 17 of 22 DHCC enforcement actions were drug and alcohol related. She said that statistics show the DHCC has a large problem with drugs and alcohol and the Diversion Program offers an alternative to enforcement. She also said that while the program may need some revision, she believed the DHCC needed to have this program in place rather than nothing at all.

President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

  **Vote: The motion passed (4 – 3; Michelle Hurlbutt abstained from the vote). Members that opposed could not be identified as a hand count was taken.**

President Hurlbutt then said that she thought the DHCC was ready to make a decision on the Diversion program’s future.

- **MOTION: Nicolette Moultrie moved that for the future, the DHCC’s recommendation for its Sunset Review Process will be to change the statute to eliminate the self-referral nature of diversion, leaving only the “in-lieu of” disciplinary cases and stipulations containing Diversion as a condition of probation.**

  **Sherrie-Ann Gordon seconded the motion.**

President Hurlbutt asked that after the elimination of self-referral and only approving “in-lieu-of” and as a part of probation, is there any current provision that would not allow the DHCC to include diversion in its stipulated settlements. Ms. Yazigi indicated that there is no current provision that hinders the DHCC from requiring licensees to participate in a diversion program as part of stipulated settlements.

President Hurlbutt asked for any further comments from the public or DHCC members.
Ms. Good spoke against the motion based on the testimony she had heard today. She said that the self-referral pathway is an important part of the Diversion Program because it allows those licensees with drug and alcohol issues to come forward earlier and address them. She stated that without the self-referral pathway, licensees with a drug and/or alcohol problem will continue practicing and wait until they are caught if their only option is the “in-lieu-of” pathway or as a part of probation. She indicated that if protecting the public is the DHCC’s primary responsibility, it should recognize the fact that being able to self-refer will get a person into treatment sooner rather than not having the option available.

Ms. Gordon spoke in support of the motion to eliminate the self-referral aspect of diversion in the best interest of consumer protection because with the information that was provided, she is not convinced that a licensee opting for self-referral truly fits this category or are they simply avoiding the disciplinary process.

Ms. Matthews commented that when a person enters Diversion as a self-referral, and Maximus receives information that the person has an arrest or conviction against them, their status changes from a self-referral to a board-referral.

**Vote:** The motion passed (5-3; Susan Good, Garry Shay, and Timothy Martinez opposed).

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**FULL 8 – Budget Report**

Mr. Lum informed the DHCC members that since this was his first September meeting since coming to the DHCC, he wanted to give the members an overview of the prior FY and the remaining resources within the fund at year-end. He reported that last year’s budget was roughly $1.4 million and that 90% of the budget was spent on program functions and the remaining 10% of the budget was reverted back into the DHCC fund.

Mr. Lum reported that the DHCC revenue received was about $200,000 less than what was initially projected and was primarily due to a decrease in the number of examination applicants for the DHCC Clinical Licensure Examination. He stated that this was expected because of the WREB clinical examination being accepted for licensure requirements. He indicated that one other possible factor in the decreased revenue for last year was that the number of hygienists who, due to the current economic climate, chose not to renew their license.

Mr. Lum stated that for the current budget year, a 2% growth increase is usually approved by the Department of Finance (DOF) to try and compensate for the ever-growing cost of doing business. With this growth allowance, the DHCC’s budget for FY 2013-14 is roughly $1.5 million.

Mr. Lum reported that some of the additional expected expenditures for FY 2013/14 include:

- Filling a new Office Technician position that was granted by SB 1202;
- Additional rent and equipment expenses that will be needed when the DHCC moves to its new office space in early 2014. There will be a
higher rent expenditure, but the new office suite is roughly double the size of the DHCC’s current office space; and

- The DCA OIS recently informed the DHCC that it will need to upgrade all of its computers for the BreEZe system to function properly.

Mr. Lum stated that at the last DHCC meeting, he was asked to obtain a cost estimate for the BreEZe project. He reported that new BreEZe cost information was unavailable, as the DCA Budgets staff is working on Budget Change Proposals for the cost of the BreEZe project and at this stage of the process, they remain confidential.

Mr. Lum then directed members to the materials in their packet concerning the Annual Expenditure and Revenue Tracking chart. He explained that the charts summarized the revenue over the past four years and noted that while the DHCC’s expenditures have remained roughly the same from year to year, the total revenue generated has been flat or slowly in decline. He added that the examination revenue is one of the categories that continue to decline.

Mr. Lum then directed members to the DHCC Analysis of Fund Condition chart. In using this chart, he showed the members that by FY 2014-15, the DHCC fund would be in the negative (insolvent).

Ms. Good inquired whether the revenue was down because fewer people were taking the DHCC Clinical Licensure Examination.

Mr. Lum stated that fewer dental hygiene students were electing to take the DHCC Clinical Licensure Examination in favor of the WREB exam, which in turn provided less revenue for the DHCC.

President Hurlbutt said that many of the dental hygiene students were taking the WREB, even though it is more expensive than the DHCC Clinical Licensure Examination, and explained that the advantage that WREB has over the DHCC’s exam is that it is accepted in more states for licensing purposes than the DHCC’s Clinical Licensure Examination. She indicated that the DHCC does not receive any revenue from candidates who elect to take the WREB examination.

**FULL 9 – Discuss and Possible Action to Increase all Renewal Fees**

Mr. Lum reported that the DHCC fund is projected to be insolvent by the end of FY 2014-15 if additional revenue is not generated to replenish the reserve that has been depleted over the past four years. He explained that staff had created multiple fee scenarios to identify adequate, reliable, and consistent revenue to replenish the DHCC’s fund. He stated that the only option that will maintain fund solvency for an extended period, barring any new additional expenses, is to increase the licensing renewal and delinquency fees for all DHCC licensing categories [e.g., RDH, RDHAP, RDHEF, and Fictitious Name Permit (FNP)], as these are the main revenue generating fees for the DHCC.

Mr. Lum recommended increases to the RDH, RDHAP, RDHEF, and FNP renewal fees by $80 to $160 biennially, and the delinquent renewal fees by $40 to $80 effective January 1, 2014. He stated that the DHCC needs to
start generating revenue now to head off insolvency from ever occurring. He explained that it will take time to generate adequate revenue to return the fund to an acceptable level. He said that while DOF expects programs to maintain a 3 - 6 month reserve, he would like to see a 10-12 month reserve as any large expenditure, new program mandate, or other major expense would deplete a smaller reserve quickly, threaten the DHCC fund with insolvency sooner than anticipated, and force the DHCC to raise fees again to generate more revenue. He added that the proposed fee increases are projected to sustain the DHCC fund for 3 - 5 years at an acceptable level barring any new mandates or expensive program expenditures.

President Hurlbutt asked Mr. Lum if the fee increases requested by the DHCC staff brought the fees to their statutory cap. He replied that the selected fee proposals did elevate the fees to their statutory maximums.

Dr. Martinez asked how many RDH’s renew their licenses every year. Mr. Lum replied that approximately 8,000 licensees renew their licenses each year.

Ms. Gordon inquired as to the reasons why the DHCC’s fund is progressively being depleted. Mr. Lum replied that the reasons the fund is gradually being reduced is because there has not been any increase in revenue to maintain the fund to pay for the increase in the cost of doing business. He explained that there are a few reasons for the depleted fund which are:

1) The DHCC’s primary revenue generating fee, the license renewal fees for all licensure categories, is overdue for an increase which will raise revenue;

2) New DHCC program mandates and expenditures that have arisen over the past few years has resulted in the reserve being slowly depleted; and

3) The cost of doing business has increased every year and with revenue projections remaining flat unless additional revenue is identified, the fund is naturally and gradually depleted. He added that postage rates, enforcement costs, salary and wages, and examination costs have all increased over the past few years.

President Hurlbutt informed the members that State agencies cannot generate a profit. She explained that the DHCC’s revenue is generated through the fees that are charged to its licensees and do not have the ability to raise revenue similarly to a for-profit program that can sell items or services to generate revenue. She stated that the DHCC’s fund situation is very common throughout all of the agencies within the DCA, as the fees charged to licensees are the only method of revenue generation.

Dr. Martinez asked what occurs if the DHCC budget goes into the red. Mr. Lum replied that the DHCC would probably be dissolved and become a bureau within the DCA.

Mr. Shay stated that if the licensing renewal fees were increased to the proposed $160 biennially (every two years), the cost to licensees would be equivalent to $6.67 per month to maintain their license. He also asked if
there were other possible sources of income for revenue generation. President Hurlbutt said that one possibility was increasing the application fee for an original license. She pointed out that the DHCC has an application fee cap of $250, but is only currently charging $100.

Ms. Galliano representing CHDHA said that they were in support of raising the fees to generate additional revenue to avoid insolvency of the DHCC fund. She stated that the profession realizes how important the DHCC is and recognizes the good job they have done. She indicated that by having the DHCC Clinical Licensure Examination results being processed so quickly, the students understand and appreciate the value of that service.

- **MOTION:** Noel Kelsch moved for the DHCC to increase the RDH, RDHAP, RDHEF, and FNP renewal fees by $80 to $160 and the delinquent renewal fees by $40 to $80 by resolution to be effective January 1, 2014.

  Sherrie Gordon seconded the motion.

President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

**Vote:** The motion passed (8 - 0)

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**FULL 10 – Discussion and Possible Action Regarding Extramural Clinic Fees**

Mr. Lum reminded members that at the May 2013 meeting, an RDH educator shared concerns about the required $200 annual fee charged for each extramural site for dental hygiene programs in California. He said that the educator indicated that the annual fee was high and had a severe impact on most dental hygiene program’s budgets and explained that many dental hygiene programs utilized multiple sites to enhance the dental hygiene students’ clinical experiences. The educator stated that the high fee would force a reduction in number of extramural sites which would result in inhibiting the student’s dental hygiene education because it restricted the dental hygiene experiences by having a limited number of clinical rotations.

During the DHCC’s discussion, it was determined that the $200 fee is a one-time registration fee per extramural site. The DHCC staff reported that to date, only two dental hygiene schools have registered extramural clinic fees with the DHCC.

Ms. Kelsch asked what the DHCC was doing to check to see about the other dental hygiene schools that have not paid the registration fee. Ms. Hubble replied that staff is sending out an official notice to all of the dental hygiene schools to inform them about the required registration fee. President Hurlbutt also indicated that when DHCC staff and the DHCC members met with the dental hygiene program directors, they were informed of the required Extramural Clinic registration fee at that time.
MOTION: Nicolette Moultrie moved to take no action on the agenda item, but send a letter to the Dental Hygiene Programs defining an extramural facility and informing them of the requirement to pay the one-time $200 registration fee for each extramural clinic to the DHCC.

Sherrie Gordon seconded the motion.

President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

Vote: The motion passed (7 – 1, Susan Good opposed).

FULL  11  –  Update on DHCC Standards Related to Substance Abuse and Disciplinary Guidelines – §1138, Title 16, Division 11, California Code of Regulations (CCR).

Donna Kantner reminded the members that at the April 2012 DHCC meeting, the DHCC approved language relative to the Uniform Standards for substance abusing licensees and Disciplinary Guidelines, directed staff to initiate the formal rulemaking process including the notice of the proposed language for a 45-day public comment period, set the proposed language for public hearing, and authorize the Executive Officer to make any non-substantive changes to the rulemaking package.

Ms. Kantner stated that the Initial Statement of Reasons was prepared according to requirements that each proposed subsection met the six regulatory standards of: authority, clarity, consistency, necessity, non-duplication, and reference. She indicated that the regulatory process was initiated by noticing a public hearing on April 16, 2013 and that there were no comments received.

Ms. Kantner stated that she prepared the Final Statement of Reasons and other documents to complete the rulemaking file. She indicated that the rulemaking file was submitted to the DCAs’ Legal Office, Legislation and Policy Review Unit, and Executive Office for their individual reviews and approval on May 7, 2013. She continued that once the file is approved by the three DCA programs, it will proceed to the State’s Business, Consumer Services, and Housing Agency for review and approval. She stated that if the file is deemed to have a fiscal impact, it may require review and approval by DOF. She said that after all of the above entities complete their respective reviews and approve the file, it will be submitted to the OAL for final review. She added that OAL has 30 working days to complete its review of the rulemaking file before notifying the DHCC of approval or whether additional revision is needed.

FULL  12  –  Discussion and Possible Action to Amend Proposed Regulatory Language in response to Comments Received During the 45-Day Public Comment Period for the Committee’s Rule Making to Add Title 16, CCR §1107 and 1108 Relevant to RDH Courses in Local Anesthesia, Nitrous Oxide-Oxygen Analgesia, and Periodontal Soft Tissue Curettage
The DHCC took the following actions to address the comments received during the 45-day public comment period and staff recommends to:

- **Comments received from Dr. Michael Dunn:**
  The DHCC members accepted the comments and staff recommendation.

- **Comments received from Joan Geenfield:**
  The DHCC members accepted the staff recommendations with the exception regarding CCR § 1108(f)(5) which was revised to read:
  (5) a copy of the student course evaluations and summation thereof.

- **Comments received from Jessica Scruggs at the regulatory hearing on August 21, 2013:**
  The DHCC members accepted the staff’s recommendation.

- **MOTION:** Nicolette Moultrie moved to approve the DHCC staff recommendations with the one amendment to Title 16, CCR § 1108(f)(5).
  Sherrie Gordon seconded the motion.

President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

**Vote:** The motion passed (8 - 0).

The DHCC members then reviewed the following:

- September 6, 2013 text of CCR § 1107;
- Application for Approval of Course in Local Anesthesia, Nitrous Oxide-Oxygen Analgesia, and Periodontal Soft Tissue Curettage form;
- Local Anesthesia, Nitrous Oxide-Oxygen, and Periodontal Soft Tissue Curettage Course Provider Biennial Report form; and
- Certification in Administration of Local Anesthesia, Nitrous Oxide-Oxygen Analgesia, and Performance of Periodontal Soft Tissue Curettage form.

- **MOTION:** Susan Good moved to adopt all of the amendments to the text and forms to the rulemaking file related to Title 16, CCR § 1107.
  Evangeline Ward seconded the motion.

President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

**Vote:** The motion passed (8 - 0).
MOTION: Nicolette Moultrie moved to approve the proposed modified text for the 15-day comment period and delegate to the Executive Officer the authority to adopt the proposed regulatory changes, as modified, and if there are no adverse comments received, delegate to the Executive Officer the authority to make any technical or non-substantive changes that may be required in completing the rulemaking file.

Evangeline Ward seconded the motion.

President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

Vote: The motion passed (8 - 0).

FULL 13 – Discussion and Possible Action on Proposed Dental Hygiene Regulations Title 16, Articles 1, 2, 6, and 8 of the CCR

Ms. Kantner informed the DHCC members that at its December 5 - 6, 2010 meeting, the DHCC approved proposed regulatory language and directed staff to make any non-substantive changes and proceed through the regulatory process.

Ms. Kantner stated that due to staffing shortages, other workload and regulatory priorities, and the massive volume of the regulations being proposed, this item was brought back to the DHCC for prioritization on December 12, 2011, and the DHCC voted to divide the regulations into three phases. She explained that in drafting the Initial Statement of Reasons (ISR) required for notice of any regulatory action, the DHCC staff identified sections of the text as outdated language and other sections unclear. As such, she indicated that an unclear regulatory proposal violated one of the six standards of regulations – clarity. She continued that some sections were also duplicative of statute and, as written, the proposed regulations would violate two of OAL’s six standards for regulations - clarity and non-duplication.

Ms. Kantner stated that at its May 3, 2013 meeting, the DHCC was informed that the text was being revised to correct the problems. She indicated that after the corrections, the regulatory language for Phase I would be reviewed by the DCA’s legal counsel for the DHCC’s consideration at the September 2013 meeting. She stated that the regulatory language for the DHCC’s consideration is in the meeting materials for this agenda item.

MOTION: Garry Shay moved to adopt the DHCC staff recommendation to discuss and take action to approve the proposed regulatory language, direct staff to take all necessary steps to initiate the formal rulemaking process, set the proposed regulations for a public hearing, and authorize the Executive Officer to make any non-substantive changes to the rulemaking package.

Susan Good seconded the motion.
President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

**Vote:** The motion passed (8 - 0).

**FULL 14 – Update on the Following Legislation:**

Ms. Kantner provided an update on the current status of the following legislation:

a) Assembly Bill (AB) 18 (Pan) – Health Care Coverage: Pediatric Oral Care Benefits;

b) Assembly Bill (AB) 50 (Pan) – Healthcare Coverage: Medi-Cal Eligibility;

c) AB 186 (Maienschein) – Professions and Vocations: Military Spouses Licenses;

d) AB 213 (Logue) – Healing Arts: Licensure Requirements: Military Experience;

e) AB 258 (Chavez) – State Agencies: Veterans;

f) AB 291 (Nesande) – California Sunset Review Commission;

g) AB 318 (Logue) – Medi-Cal: Teledentistry;

h) AB 512 (Rendon) – Healing Arts: Licensure Exemption;

i) AB 771 (Jones) – Public Health: Wellness (Ms. Kantner reported that this bill was no longer of any interest to the DHCC, as it had been revised and amended to issues that did not pertain to the DHCC);

j) AB 1174 (Bocanegra/Logue) – Dental Professionals: Teledentistry under Medi-Cal;

k) AB 1231 (Perez) – Regional Centers: Telehealth;

l) Senate Bill (SB) 28 (Hernandez) – California Health Benefit Exchange;

m) SB 176 (Galgiani) – Administrative Procedures: California Regulatory Notice Register;

n) SB 456 (Padilla) – Healthcare Coverage;

o) SB 532 (De Leon) – Professions and Vocations: Military Spouses;

p) SB 562 (Galgiani) – Dentists: Mobile or Portable Dental Units;

q) SB 809 (DeSaulnier) – Controlled Substances: Reporting; and

r) SB 821 (Senate Committee on Business, Professions and Economic Development) – Omnibus Bill.

The DHCC Members commented that the Tracked Legislation Chart was excellently completed.

- **MOTION:** Garry Shay moved to accept the legislative information contained in the chart.

  Susan Good seconded the motion.
President Hurlbutt asked whether there was any further comment from the public or DHCC members. There was no further comment.

**Vote:** The motion passed (8 – 0).

**FULL 15 – Closed Session**

The DHCC may meet in Closed Session to deliberate on Disciplinary Matters pursuant to Government Code §11126 (c)(3).

The DHCC met in closed session to discuss enforcement issues.

**FULL 16* – Future Agenda Items**

President Hurlbutt asked that the following items be included on the next DHCC meeting agenda:

- Cite and Fine and Disciplinary Orders Procedures and Parameters Discussion;
- The 2014 Meeting Schedule;
- Accepting the CRDTS examination for California licensure; and
- Increase the fee for licensing applications.

**FULL 17 – Adjournment**

President Hurlbutt asked for any comments prior to adjournment from the DHCC members or the public. There was no comment.

The DHCC Full Committee Meeting adjourned at 7:27 p.m.