STATE OF OKLAHOMA, ex rel.)
OKALHOMA STATE BOARD OF)
OSTEOPATHIC EXAMINERS,	j
)
Petitioner,)
) Case No. OSBOE-2023-125
V.)
)
JUNAID ALAM, D.O., Osteopathic)
Medical License No. 8150,)
)
Respondent.	

ORDER OF TERMINATION OF PROBATION

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. Junaid Alam, D.O. ("Dr. Alam") appeared in person at the hearing on this date represented by legal counsel Neel Natarajan, J.D.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. Seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. Seq.

The Board, after reviewing the pleading and previous Order, hearing testimony, and being fully advised specifically finds the following Findings of Fact and Conclusions of Law to be proven by clear and convincing evidence.

FINDINGS OF FACT

1. Dr. Alam was granted a license to practice osteopathic medicine in the State of Oklahoma on June 15, 2023, and that license has been unrestricted.

- 2. None of this process, recommendations made, or actions taken by the Board were a result of patient safety concerns, drugs, alcohol, or incompetence of Dr. Alam.
- 3. Dr. Alam has complied with all terms, conditions, and recommendations set forth by the Board and is in good standing.

ORDER

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that Dr. Alam's license to practice osteopathic medicine in the State of Oklahoma remains in effect, without restriction, condition, or limitation and that all prior terms and conditions of probation are terminated as of June 20, 2024.

This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, this Order may be reportable to the National Practitioner Data bank ("NPDB") pursuant to federal law, including but not limited to, 45 CFR Part 60.

IT IS SO ORDERED AND EFFECTIVE this 26 day of June, 2024.

Chelsey Gilbertson, D.O.
Chelsey Gilbertson, D.O. (Jun 26, 2024 08:51 CDT)

Chelsey Gilbertson, D.O. Board President State Board of Osteopathic Examiners

CC: VIA U.S. MAIL

Mr. Neel Natarajan, J.D. Walters Stanley and Natarajan, LLP 1017 NW 6th Street Oklahoma City, OK 73106 405/235-3800 (Facsimile) nnatarajan@medicaldefense.law

Attorney for Respondent, Junaid Alam, D.O.

STATE OF OKLAHOMA, ex rel. OKLAHOMA STATE BOARD OF OSTEOPATHIC EXAMINERS,)))
Petitioner,))) Case No. 2006-12-02
v.)
MICHAEL BEAVERS, D.O., Osteopathic Medical License No. 3555,))))
Respondent.	,

ORDER GRANTING MOTION TO LIFT SUSPENSION

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. Michael Beavers, D.O. ("Dr. Beavers") appeared via video conferencing at this hearing and presented a Motion to Lift Suspension.

The Oklahoma Board order of suspension was issued as a result of a suspension of license by Maryland in 2006. Dr. Beavers Oklahoma license was then suspended in Oklahoma automatically. The Maryland one year suspension was followed by years on probation in Maryland. Probation was terminated in Maryland in February 2016.

Dr. Beavers has been working in the field of addiction medicine for the past 17 years and is in good standing with the Maryland Board of Physicians.

After reviewing Dr. Beaver's presented Motion and being fully advised, THE BOARD FINDS THAT THE OKLAHOMA SUSPENSION OF LICENSE SHOULD BE LIFTED.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, that Dr. Beaver's Motion to Lift Suspension is hereby **GRANTED**.

	This Order is a public record and therefore subject to the Oklahoma Open Records
Act.	
	IT IS HEREBY ORDERED AND EFFECTIVE this 20 day of June ,
20_24	·
	<u>Chelsey D. Gilbertson</u> Chelsey D. Gilbertson (Jun 25, 2024 12:13 CDT)
	Chelsey D. Gilbertson, D.O.
	Board President

State Board of Osteopathic Examiners

STATE OF OKLAHOMA, ex rel.)
OKLAHOMA STATE BOARD OF)
OSTEOPATHIC EXAMINERS,	
Petitioner,))
v) Case No. OSBOE-2023-101
V.)
CHRISTOPHER BRADSHAW, D.O.,)
Osteopathic Medical License No.)
5189,)
)
Respondent.	

ORDER OF SUSPENSION OF LICENSE

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024.

Christopher Bradshaw, D.O. ("Dr. Bradshaw"), appeared in person at the hearing on this date represented by legal counsel Christopher Kannady J.D, and Terry McKeever, J.D. The Board was represented by J. Patrick Quillian, P.C.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The matter was called for hearing and the parties announced they had reached a settlement of the matter, subject to Board approval. At the hearing, as terms of the settlement, Respondent agreed to a finding of a violation of the Oklahoma Osteopathic Medicine Act as alleged in the Complaint. He further acknowledged that those factual allegations would properly result in sanction under the Oklahoma Osteopathic Medicine Act ("Act"). 59 O.S. § 620 et seq.

Respondent stated that he was of sound mind and is not under the influence of, or impaired by, any medication or drug at the time of the hearing. As part of the settlement agreement the Respondent states that he fully recognizes his right to appear before the Board for an evidentiary hearing on the allegations made against him. Respondent

voluntarily waived his right to a full hearing, and through settlement, submitted himself to the jurisdiction of the Board. The Respondent agreed to abide by the terms and conditions of this Order.

As part of the settlement, the Parties stipulate that neither the presentation of this Order nor the Board's consideration of this Order shall be deemed to have unfairly or illegally prejudiced the Board or its individual members and, therefore, shall not be grounds for precluding the Board nor any individual Board member from further participation in proceedings related to the matters set forth herein.

FINDINGS OF FACT

- Dr. Christopher Bradshaw, D.O., is the holder of a license to practice as an osteopathic physician in the State of Oklahoma, license number 5189. Dr. Bradshaw received his license to practice osteopathic medicine in Oklahoma on July 1, 2012, and primarily practices in emergency medicine.
- The Board finds that Dr. Bradshaw has violated the Act, in one or more of the following ways, by: (1) engaging in unprofessional and unethical conduct in his duties as an osteopathic physician, to wit: diverting and/or retaining CDS prescribed to patients to himself, abusing CDS at his place of employment and otherwise, leaving the emergency room unattended, mishandling confidential patient documentation and information, and being unwilling to see emergency room patients in person; (2) violating state and federal law on controlled dangerous substances, to wit: diverting and retaining CDS prescribed to patients; (3) being incapable of discharging the functions of an osteopathic physician in a manner consistent with the public's health, safety, and welfare, to wit: being unable to safely practice osteopathic medicine due to being addicted to Percocet and/or other CDS; and (4) being guilty of habitual addiction to habit-forming drugs, to wit: being addicted to Percocet and/or other CDS.

CONCLUSIONS OF LAW

1. The Board has jurisdiction over the subject matter and is a duly authorized agency

of the State of Oklahoma empowered to license and oversee the activities of osteopathic physicians in the State of Oklahoma. 59 O.S. § 620 et seq. and Okla. Admin. Code § 510: 1-1 -1 et seq.

- 2. The Board is authorized to suspend, revoke or order any other appropriate conditions against the license of any osteopathic physician holding a license to practice medicine in the State of Oklahoma for unprofessional conduct. 59 O.S. § 637.1.
- 3. The Board finds the complaint and the parties' agreement of a violation of 59 O.S. § 620 et seq., is sufficient for a penalty of suspension of license to practice medicine as an osteopathic physician in Oklahoma.
- 4. Dr. Bradshaw is in violation of the Oklahoma Osteopathic Medicine Act (the "Act"), Tit. 59 O.S. § 637(A)(2), (A)(2)(g), (A)(8), and (A)(12) which state:

A. The State Board of Osteopathic Examiners may ... suspend or revoke any license issued or reinstated by the Board upon proof that the applicant or holder of such a license:

2. Has engaged in the use or employment of ... unethical conduct or unprofessional conduct, as may be determined by the Board, in the performance of the functions or duties of an osteopathic physician.

ORDERS

IT IS THEREFORE ORDERED by the Oklahoma State Board of Osteopathic Examiners as follows:

- The Board hereby adopts the Settlement Agreement of the Parties in this Consent Order.
- 2. Respondent's license will be suspended until such time as certain conditions outlined in the Order have been fully completed.
- 3. Respondent shall immediately enter into an agreement with Oklahoma Health Practitioner Program ("OHPP") to monitor for drug use. Any breach of the agreement of the OHPP agreement conditions shall constitute grounds for a complaint for revocation of the Respondent's license. Respondent shall sign a standard contract with OHPP. Respondent shall abide by all recommendations of

OHPP.

- Respondent shall ensure OHPP provides quarterly reports to the Board and/or the Board's Compliance Officer regarding Respondent's progress and participation in OHPP, including but not limited to meeting attendance records.
- 5. Respondent shall enter into an agreement with the University of Florida Recovery Center (SHANDS), in Gainesville, FL, or Pavillon Treatment Center, 241 Pavillon Place, Mill Springs, NC, for in-patient treatment. Such treatment shall begin not later than September 1, 2024.
- 6. Following discharge from the in-patient facility mentioned in five (5) above, the Respondent shall appear at the next meeting of the Board. At that time, the Board shall determine if additional conditions shall be placed on the suspension order. This may include an assessment of clinical skills and fitness to practice conducted by a testing facility designated by the Board.
- 7. Respondent will maintain monthly contact with his assigned Board Investigator.
- 8. Respondent shall complete Quarterly Supervision Self-Reports provided by Board Staff by the tenth (10th) day of each month.
- 9. Respondent shall ensure that all authorizations to release all records, reports, documents and attachments directly to the Board are signed and completed.
- 10. Board staff shall have oversight of this Order on behalf of the Board, and the authority to direct Respondent to provide any and all reports, evaluations, assessments, and/or documents, relevant to this matter, including but not limited to, the signing of any authorizations necessary for the release of any and all evaluations/reports directly to the Board.
- 11. Respondent will keep the Board informed of his current home and email address, as well as cell phone number.
- 12. Upon request, Respondent shall make himself available for one or more personal appearances before the Board or its authorized designee.
- 13. This Order shall not guarantee that Oklahoma Osteopathic Medical License of the Respondent will be reissued to the Respondent.
- 14. Respondent shall bear the financial costs of any expenses incurred from this Order.

This Order is a public record and therefore subject to the Oklahoma Open Records Act. Further, This Order may be reportable to the National Practitioner Data Bank ("NPDB") pursuant to federal law, including but not limited to, 45 CFR Part 60.

Moreover, as facts may indicate, any violation of this Order may result in a referral to the Oklahoma Attorney General for the unauthorized practice of osteopathic medicine in the State of Oklahoma.

IT IS SO ORDERED AND EFFECTIVE this 20 day of June , 202 4 .

Chelsey D. Gilbertson
Chelsey D. Gilbertson
Chelsey D. Gilbertson (Jun 25, 2024 12:13 CDT)

IN THE MATTER OF RICHARD)	MID-LEVEL EXCEPTION
BROCK, D.O.,)	REQUEST
Osteopathic Medical License	No.)	
3444		

ORDER GRANTING MID-LEVEL EXCEPTION

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. Richard Brock, D.O. ("Dr. Brock") appeared in person at this hearing and presented a Motion Requesting the authorization to supervise up to eight (8) Mid-level practitioners pursuant to Oklahoma Administrative Code 510:10-4-3.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The Board, after reviewing Dr. Brock's presentation and written request, and being fully advised, enters this Order Granting authority to supervise up to eight (8) Midlevel practitioners with the following conditions:

- 1. To ensure appropriate levels of active supervision are maintained, Dr. Brock shall maintain a log, or calendar, the practice locations of the Mid-level practitioners and the dates and times that Dr. Brock is physically present and actively supervising his Mid-level practitioners.
- 2. Dr. Brock shall visit each location in which he supervises Mid-level practitioners at least once a month.
- 3. To ensure appropriate levels of chart review of Mid-level practice, Dr. Brock shall review at least 15% of patient charts recording treatment by the supervised Mid-level practitioners.
- 4. To ensure appropriate level of chart review, Dr. Brock shall develop a list of High-risk procedures, for each Mid-level practitioner. The performance of any of those procedures by the respective Mid-level practitioner shall, in each instance, be reviewed within a day of treatment by Dr. Minor.

- 5. To ensure appropriate level of oversight, Dr. Brock shall maintain a list of approved procedures which each Mid-level practitioner may perform and for which Dr. Brock is qualified to supervise.
- 6. To ensure appropriate levels of competence, Dr. Brock shall maintain a list of all training provided to each Mid-level practitioner.
- 7. All required logs and lists shall be assembled quarterly by Dr. Brock and are subject to inspection by Board staff at any time.
- If the Mid-level practitioner is involved in prescribing Controlled Substances,
 Dr. Brock shall review the Prescription Monitoring Program (PMP) entries of those Mid-level practitioners each month for statutory compliance and medical efficacy.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, of Dr. Brock's Request for authority to supervise up to eight (8) Mid-level practitioners is GRANTED.

This Order is a public record and therefore subject to the Oklahoma Open Records Act.

Chelsey D. Gilbertson
Chelsey D. Gilbertson (Jun 25, 2024 12:13 CDT)

IN THE MATTER OF MEGAN)	
MELOTT MOSS, D.O.,)	Case No. 2023-107
APPLICANT FOR OKLAHOMA)	
OSTEOPATHIC LICENSE	-	

ORDER GRANTING LICENSURE

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. Megan Melott Moss, D.O. ("Dr. Melott Moss") appeared in person at this hearing and presented a Motion to Grant Licensure.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The Board, after reviewing Dr. Melott Moss's presented Motion and being fully advised, enters this Order Granting Licensure.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, Dr. Melott Moss's **APPLICATION FOR FULL LICENSE** is **GRANTED**. Dr. Melott Moss's license to practice osteopathic medicine in the State of Oklahoma is issued with the status of good standing and without any restrictions or curtailment.

This Order is a public record and therefore subject to the Oklahoma Open Records Act.

IT IS HEREBY ORDERED AND EFFECTIVE this 20 day of June , 20 24 .

Chelsey D. Gilbertson

IN THE MATTER OF SARAH MINOR,)	MID-LEVEL EXCEPTION
D.O.,)	REQUEST
Osteopathic Medical License No.)	

ORDER GRANTING MID-LEVEL EXCEPTION

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. Sarah Minor, D.O. ("Dr. Minor") appeared in person at this hearing and presented a Motion Requesting the authorization to supervise up to ten (10) Mid-level practitioners pursuant to Oklahoma Administrative Code 510:10-4-3.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

The Board, after reviewing Dr. Minor's presentation and written request, and being fully advised, enters this Order Granting authority to supervise up to ten (10) Midlevel practitioners with the following conditions:

- 1. To ensure appropriate levels of active supervision are maintained, Dr. Minor shall maintain a log, or calendar, the practice locations of the Mid-level practitioners and the dates and times that Dr. Minor is physically present and actively supervising her Mid-level practitioners.
- 2. Dr. Minor shall visit each location in which she supervises Mid-level practitioners at least once a month.
- 3. To ensure appropriate levels of chart review of Mid-level practice, Dr. Minor shall review at least 15% of patient charts recording treatment by the supervised Mid-level practitioners.
- 4. To ensure appropriate level of chart review, Dr. Minor shall develop a list of High-risk procedures, for each Mid-level practitioner. The performance of any of those procedures by the respective Mid-level practitioner shall, in each instance, be reviewed within a day of treatment by Dr. Minor.

- 5. To ensure appropriate level of oversight, Dr. Minor shall maintain a list of approved procedures which each Mid-level practitioner may perform and for which Dr. Minor is qualified to supervise.
- 6. To ensure appropriate levels of competence, Dr. Minor shall maintain a list of all training provided to each Mid-level practitioner.
- 7. All required logs and lists shall be assembled quarterly by Dr. Minor and are subject to inspection by Board staff at any time.
- If the Mid-level practitioner is involved in prescribing Controlled Substances,
 Dr. Minor shall review the Prescription Monitoring Program (PMP) entries of
 those Mid-level practitioners each month for statutory compliance and
 medical efficacy.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, of Dr. Minor's Request for authority to supervise up to ten (10) Mid-level practitioners is GRANTED.

This Order is a public record and therefore subject to the Oklahoma Open Records Act.

Chelsey D. Gilbertson
Chelsey D. Gilbertson
Chelsey D. Gilbertson (Jun 25, 2024 12:13 CDT)

STATE OF OKLAHOMA, ex rel. OKLAHOMA STATE BOARD OF OSTEOPATHIC EXAMINERS,)))
Petitioner,))) MOTION FOR) REINSTATEMENT
••)
JOHN MUSILLA, D.O., Osteopathic Medical License No. 4249,))
Respondent.)

ORDER TABLING MOTION FOR REINSTATEMENT

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. John Musilla, D.O. ("Dr. Musilla") was unable to appear. However, his Motion for Reinstatement was considered by the Board. The Board voted to table the Motion for Reinstatement at this time and provide guidance on the steps necessary for future consideration of this Motion.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 et. seq. and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 et. seq.

FINDINGS OF FACT

The Board makes the following findings:

- 1. Dr. Musilla was licensed from September 16, 2004, to June 30, 2022, with license number 4249.
- 2. Dr. Musilla practiced in the area of general practice (family practice).
- Dr. Musilla was arrested in Lawton for possession of methamphetamine. On November 12, 2009, Oklahoma Bureau of Narcotics (OBN) suspended Dr. Musilla's registration.
- 4. On March 18, 2010, the Board ordered the suspension of Dr. Musilla's license.

- 5. On March 8, 2012, the Board issued an Order of Probation with Conditions for a period of five (5) years.
- On September 20, 2012, the Board issued an Order Amending Probation and he was allowed to prescribe again. Dr. Musilla worked for National Occupational from 2011 to 2015.
- 7. Dr. Musilla has not worked as a physician since 2015 when he relapsed into addiction. Dr. Musilla used methamphetamine, marijuana, cocaine, heroin, and Xanax.
- 8. On September 15, 2022, Dr. Musilla's license to practice medicine was cancelled because of non-renewal.
- 9. Dr. Musilla's addiction to methamphetamine was seriously impacting his ability to practice. During 2023, Dr. Musilla would call multiple times to the Board staff and was clearly high on something and slurring his words. He struggled for quite some time with this addition. He went to rehabilitation no less than six (6) times. In the last year Dr. Musilla has had one relapse into his addiction.
- 10. Dr. Musilla is a US army Veteran. Dr. Musilla reports that his Veterans Affairs social worker believes that he is not currently in need of additional in-patient rehabilitation.
- 11. Dr. Musilla attends an Oklahoma Health Practitioner Program (OHPP) meeting every Thursday (1st & 3rd Thursdays & also via zoom on the 2nd, 4th & 5th Thursday's). But Dr. Musilla does not have a current OHPP contract, nor has he had an OHPP assessment.
- 12. Dr. Musilla expresses his commitment to continue attending OHPP recovery meetings.
- 13. Dr. Musilla has not had any formal assessment of his clinical skills or fitness to practice since 2015, a period of almost ten (10) years.

FINDINGS

That Dr. Musilla's application to reissue Oklahoma Osteopathic Medical License No. 4249 should be tabled until Dr. Musilla provides the Board with evidence of the following:

1. Evidence that Dr. Musilla has affiliated with OHPP through contract and is under

- active monitoring by OHPP and in good standing with their protocols.
- 2. Evidence that Dr. Mussila has obtained an assessment of clinical skills and fitness to practice conducted by a testing facility acceptable to the Board.
- 3. Dr. Musilla shall bear the financial costs of any expenses incurred seeking reinstatement.
- 4. Dr. Musilla shall ensure that all authorizations to release all records, reports, documents and attachments directly to the Board are signed and completed.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that, for good cause shown, Dr. Musilla's Motion for Reinstatement is Tabled.

This Order is a public record and therefore subject to the Oklahoma Open Records Act.

IT IS SO ORDERED AND EFFECTIVE this 20 day of June 20_24

Chelsey D. Gilbertson

IN THE MATTER OF OCHIJE)
OKONYA, D.O., APPLICANT FOR) Case No. 2024-L009
FULL LICENSE (Osteopathic)
Medical License No. 0671R)	-

ORDER TABLING APPLICATION FOR FULL LICENSURE AND GRANTING EXTENSION OF TRAINING LICENSE

This matter comes on for consideration before the Oklahoma State Board of Osteopathic Examiners ("Board") at a regular meeting of the Board on June 20, 2024. Ochije Okonya, D.O. ("Dr. Okonya"), appeared in person at the hearing on this date represented by legal counsel M. Todd Konsure, J.D.

This Order is issued pursuant to the Oklahoma Osteopathic Medicine Act, 59 O.S. § 620 *et. seq.* and the Oklahoma Administrative Procedures Act, 75 O.S. § 250 *et. seq.*

The Board after reviewing Dr. Okonya's application for licensure and hearing testimony from both parties and being fully advised enters this Interim Order Tabling Application for Licensure and Granting Extension of Training License.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED by the Board that Dr. Okonya's application for full license is tabled and Dr. Okonya is subject to the following terms and conditions:

- 1. Dr. Okonya shall obtain a neurocognitive evaluation with a provider previously approved by Board staff within 30 days of this Order.
- 2. Dr. Okonya shall sign the necessary authorization(s) to release the report of the ordered neurocognitive evaluation to both the Board and the appropriate party at his residency program, McAlester Regional Family Medicine.
- 3. Dr. Okonya's Resident Training License shall be extended for a period of six (6) months.
- 4. Dr. Okonya is to appear at both the September 2024 and December 2024 Board Meetings to discuss his residency progress.

- 5. Dr. Okonya's Application shall remain tabled until such time as the Board receives the requested documentation and/or information in this Interim Order, and any other Order issued by the Board.
- 6. This Interim Order is not a final determination of this Board and is therefore not appealable as a final order.
- 7. The Board has not reached any final determination in the Application, and nothing in this Interim Order shall guarantee further licensure of Dr. Okonya.

This Interim Order is a public record and, therefore, subject to the Oklahoma Open Records Act.

IT IS HEREBY ORDERED AND EFFECTIVE this $\underline{20}$ day of June $$, $$ 20 $$.

Chelsey D. Gilbertson

Chelsey D. Gilbertson (Jun 25, 2024 12:13 CDT)

Chelsey D. Gilbertson, D.O. Board President State Board of Osteopathic Examiners

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