## <u>Informational Report Pursuant to</u> <u>Executive Order 2023-03 – Nevada State Board of Medical Examiners</u>

Name of department, agency, board, or commission: Nevada State Board of Medical Examiners

Address: 9600 Gateway Drive

City: <u>Reno</u>

Zip: <u>89521</u>

Telephone: <u>775-688-2559</u>

Name of Director: Edward O. Cousineau, J.D.

Director Email: eocnsbme@medboard.nv.gov

## Section 1 - Comprehensive Review of Regulations / Section 3 - Mandatory Meeting and Report

The above-named department, agency, board, or commission conducted a comprehensive review of the regulations subject to its enforcement that can be streamlined, clarified, reduced, or otherwise improved to ensure those regulations provide for the general welfare of the State without unnecessarily inhibiting economic growth. The regulations identified for Section 1 of Executive Order 2023-03 are listed below with the information as required on page 1 of the instruction sheet on the following pages of the report:

| Regulation/ Information as required on page 1   | Page number |
|---|-------------|
| 1. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive      |             |
| review of its regulations. This meeting was noticed in the same manner as a public hearing on     |             |
| regulations pursuant to NRS Chapter 233B. No written comment was received and no one              |             |
| attended the meeting. The Board regularly reviews and updates its regulations every legislative   |             |
| interim period in order to ensure that its regulations are accurate and up-to-date with regard to |             |
| statutory changes. The Board's regulations are up-to-date and necessary for the Board to carry    |             |
| out the provisions in NRS Chapter 630 as directed by the Nevada Legislature. The Board has no     |             |
| stakeholder input to include in this report because no stakeholders attended the Board's meeting  |             |
| on April 14, 2023.  |             |

## Section 2 – Regulation for Removal / Section 3 – Mandatory Meeting and Report

The above-named department, agency, board or commission conducted a comprehensive review of the regulations subject to its enforcement and identified the following ten (10) or more regulations recommended for removal. The regulations identified for Section 2 of Executive Order 2023-03, ranked in descending order of priority, are listed below with the information as required on page 1 of the instruction sheet on the following pages of the report:

| Regulation/Information as required on page 1  | Page number |
|---|-------------|
| 1. NAC 630.700: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists may not be necessary given that only 18 states license perfusionists. Further, there are approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the number of those licensed in the Board's other licensure categories. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as the potential removal of the regulations governing perfusionists. This meeting was noticed in the same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting on April 14, 2023. |             |
| 2. NAC 630.710: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists may not be necessary given that only 18 states license perfusionists. Further, there are approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the number of those licensed in the Board's other licensure categories. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as   |             |

| the potential removal of the regulations governing perfusionists. This meeting was noticed in the same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting on April 14, 2023.   |  |
|---|--|
| number of those licensed in the Board's other licensure categories. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as the potential removal of the regulations governing perfusionists. This meeting was noticed in the same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting on April 14, 2023.   |  |
| 4. NAC 630.730: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists may not be necessary given that only 18 states license perfusionists. Further, there are approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the number of those licensed in the Board's other licensure categories. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as the potential removal of the regulations governing perfusionists. This meeting was noticed in the same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting on April 14, 2023. |  |
| 5. NAC 630.740: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists may not be necessary given that only 18 states license perfusionists. Further, there are approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the number of those licensed in the Board's other licensure categories. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as the potential removal of the regulations governing perfusionists. This meeting was noticed in the same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for  |  |

| unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State   |  |
|---|--|
| of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting       |  |
| on April 14, 2023.  |  |
| 6. NAC 630.750: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists       |  |
| may not be necessary given that only 18 states license perfusionists. Further, there are            |  |
| approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the  |  |
| number of those licensed in the Board's other licensure categories. The Board held a meeting on     |  |
| Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as |  |
| the potential removal of the regulations governing perfusionists. This meeting was noticed in the   |  |
| same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written             |  |
|   |  |
| comment was received and no one attended the meeting. If licensure of perfusionists is removed,     |  |
| all current licensees will be affected as well as the locations where they are employed (organ      |  |
| transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with   |  |
| regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the   |  |
| requirement that applications and/or license renewal applications be completed and submitted to     |  |
| the Board. There will be cost savings to the Board when removing perfusionists as a license type.   |  |
| Adverse effects to persons and businesses may include issues relating to insurance payments for     |  |
| unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State   |  |
| of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting       |  |
| on April 14, 2023.  |  |
| 7. NAC 630.760: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists       |  |
| may not be necessary given that only 18 states license perfusionists. Further, there are            |  |
| approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the  |  |
| number of those licensed in the Board's other licensure categories. The Board held a meeting on     |  |
| Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as |  |
| the potential removal of the regulations governing perfusionists. This meeting was noticed in the   |  |
| same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written             |  |
| comment was received and no one attended the meeting. If licensure of perfusionists is removed,     |  |
| all current licensees will be affected as well as the locations where they are employed (organ      |  |
| transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with   |  |
| regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the   |  |
| requirement that applications and/or license renewal applications be completed and submitted to     |  |
| the Board. There will be cost savings to the Board when removing perfusionists as a license type.   |  |
| Adverse effects to persons and businesses may include issues relating to insurance payments for     |  |
| unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State   |  |
| of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting       |  |
| on April 14, 2023.  |  |
| 8. NAC 630.770: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists       |  |
| may not be necessary given that only 18 states license perfusionists. Further, there are            |  |
|   |  |
| approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the  |  |
| number of those licensed in the Board's other licensure categories. The Board held a meeting on     |  |
| Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as |  |
| the potential removal of the regulations governing perfusionists. This meeting was noticed in the   |  |
| same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written             |  |
| comment was received and no one attended the meeting. If licensure of perfusionists is removed,     |  |
| all current licensees will be affected as well as the locations where they are employed (organ      |  |
| transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with   |  |
| regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the   |  |
| requirement that applications and/or license renewal applications be completed and submitted to     |  |
| the Board. There will be cost savings to the Board when removing perfusionists as a license type.   |  |
| Adverse effects to persons and businesses may include issues relating to insurance payments for     |  |
| unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State   |  |
| of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting       |  |
| on April 14, 2023.  |  |
| 9. NAC 630.780: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists       |  |
| may not be necessary given that only 18 states license perfusionists. Further, there are            |  |
| approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the  |  |
| number of those licensed in the Board's other licensure categories. The Board held a meeting on     |  |
| Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as |  |
|   |  |
| the potential removal of the regulations governing perfusionists. This meeting was noticed in the   |  |

| same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting on April 14, 2023.  |  |
|--|--|
| 10. NAC 630.790: Pursuant to Section 3 of Executive Order 2023-004, licensure of perfusionists may not be necessary given that only 18 states license perfusionists. Further, there are approximately 95 licensed perfusionists in the State of Nevada which is dramatically less than the number of those licensed in the Board's other licensure categories. The Board held a meeting on Friday, April 14, 2023, at 10 a.m. to discuss a comprehensive review of its regulations, as well as the potential removal of the regulations governing perfusionists. This meeting was noticed in the same manner as a public hearing on regulations pursuant to NRS Chapter 233B. No written comment was received and no one attended the meeting. If licensure of perfusionists is removed, all current licensees will be affected as well as the locations where they are employed (organ transplant locations, such as hospitals). There will be a beneficial effect of reduced costs with regard to the payment of licensing fees to perfusionists and/or hospitals as well as removing the requirement that applications and/or license renewal applications be completed and submitted to the Board. There will be cost savings to the Board when removing perfusionists as a license type. Adverse effects to persons and businesses may include issues relating to insurance payments for unlicensed personnel. The effects of removing perfusionists as a licensed profession in the State of Nevada are estimates from Board staff because no stakeholders attended the Board's meeting on April 14, 2023. |  |

| Question            |   |  |                  | Answer  |  |                | 1   |                  |                 |  |  |  |  |
|---------------------|---|--|------------------|---|--|----------------|---|------------------|-----------------|--|--|--|--|
| Name of or          | ccupational or profess  |  |                  | oard of Medical Examiners   |  |                |   | 1                |                 |  |  |  |  |
|                     |   |  | 9600 Gateway     | Drive   |  |                |   | 1                |                 |  |  |  |  |
|                     |   |  | Reno             |   |  |                |   | 1                |                 |  |  |  |  |
|                     |   |  | 89521            |   |  |                |   |                  |                 |  |  |  |  |
|                     |   |  | 775-688-2559     |   |  |                |   | 1                |                 |  |  |  |  |
|                     |   | Director Name:   |                  |   |  |                |   | I                |                 |  |  |  |  |
|                     |   | Director Email:  | eocnspme@me      | edboard.nV.gov  |  |                |   |                  |                 |  |  |  |  |
| ction 1: Has the ab | bove named occupatio  | onal or professional   | Yes              |   |  |                |   |                  |                 |  |  |  |  |
|                     | ended the creation of   |  |                  |   |  |                |   |                  |                 |  |  |  |  |
|                     |   | of persons to enter any  |                  |   |  |                |   |                  |                 |  |  |  |  |
| cupation or profes  |   | ,,   |                  |   |  |                |   |                  |                 |  |  |  |  |
|                     |   |  |                  |   |  |                |   |                  |                 |  |  |  |  |
| ction 2: Complete   | columns A-L below fo  | or each occupation or p  | rofession regula | ated by the Board.  |  |                |   |                  |                 |  |  | Section 3: A response in column M is                           | Section 4: A response in column N is                                   |
|                     |   |  |                  |   |  |                |   |                  |                 |  |  | required in any cell that has not been                         | required in any cell that has not been                                 |
|                     |   |  |                  |   |  |                |   |                  |                 |  |  | blacked out, which is based on your<br>response in column (G). | blacked out, which is based on your<br>response in columns (I) and (J) |
|                     | 1   | 1  | 1                |   |  | 1              | 1   | 1                | 1               |  | 1  | response in column (G).  | response in columns (i) and (j)  |
|                     |   |  |                  |   |  |                |   |                  |                 |  |  |  |  |
|                     |   |  |                  |   |  |                |   |                  |                 |  |  |  | Provide a recommendation for   |
|                     |   |  |                  |   |  |                |   |                  |                 |  |  |  | implementing a program for recipro                                     |
|                     |   |  |                  |   |  |                | Identify any state  |                  |                 |  |  |  | for the occupation or profession that                                  |
|                     |   |  |                  |   |  |                | compacts or any other   |                  |                 |  |  |  | currently licensed in Nevada, where                                    |
| t the Occupation    |   |  |                  |   |  | Do the majorit | pathways for licensure  | Do the majority  | Does Nevada     |  |  |  | majority of states (26 or more) allow                                  |
| profession          | List pertinent  | Provide the fees and   | Is an            | 1   |  | of the states  | reciprocity that may  | of states (26 or | currently       | 1  |  | Provide a recommendation for phasing out                       |  |
| gulated by the      | regulations   | other costs  | examination      | 1   | Provide the board's justification for  | (26 or more)   | exist regionally,   | more) allow for  | participate in  | If Nevada does not currently   | Provide any recommended  | the licensing requirement for the                              | currently particpate in any reciprocity                                |
| ard (Name each      | pertaining to the   | associated with the  | necessary for    | Are there any other requirements  |  | currently      | nationally or   | license          | any reciprocity | participate in any reciprocity   | revisions to the current regulatory                                    | occupation or profession that is not subject                   |  |
| cupation or         | entry into the  | entry into the   | entry into the   | necessary for entry into the  | examinations and other requirements  |                | internationally for the   | reciprocity for  | program for the |  | construct that would expedite  | to licensure requirements in the majority of                   | (for any "Yes" answers in column (I)                                   |
| ofession on a       | occupation or   | occupation or  | occupation or    | occupation or profession? (Please   |  | occupation or  | occupation or   | the occupation o |                 | profession, provide a justification  |  | states (26 or more) (for any "No" answers                      | combined with any "No" answers in                                      |
| parate line.)       | profession  | profession   | profession?      | list, if any)   | occupation or profession   | profession?    | profession  | profession?;     | profession?     | as to why  | profession   | in column (G))   | column (J))  |
|                     | contained in statute<br>(NRS Chapter 630).<br>Regulations NAC<br>630.050 through<br>NAC 630.180<br>supplement and<br>further explain the<br>statutory licensure | vary depending on<br>the M.D. license<br>type. M.D., M.D.<br>Administrative, and<br>M.D. Endorsement<br>pay \$600 application<br>fee. M.D. Special<br>Purpose and M.D.<br>Locum Tenens or<br>M.D. Temp pay \$400<br>application fee.<br>M.D. Endorsement<br>for military or<br>military spouses or<br>veterons or<br>surviving spouses<br>pay \$300<br>application fee.<br>Registration fees for<br>all M.D. licenses is<br>\$750 for two years. | Yes              |   | registration have not been increased<br>by the Nevada Legislature since 2001.<br>The Board charges these fees in order   | Yes            | Nevada is a member<br>of the Interstate<br>Medical Licensure<br>Compact, enacted in<br>NRS Chapter 629A for<br>both M.D. physicians<br>and D.O. physicians<br>and D.O. physicians<br>intersate in this State.<br>The Board abis has<br>statutes authorizing<br>licensure by<br>endorsement for<br>physicians in NRS<br>630.1605, NRS<br>630.1605, NRS | Yes              | Yes             | Not applicable. Nevada is a<br>member of the interstate Medical<br>Licensure Compact and also has<br>endorsement statutes codified in<br>NRS 630.1605, NRS 630.1606, and<br>NRS 630.1607 pr physicans. | No recommendations.  |  |  |
|                     | Licensure<br>requirements are<br>contained in statute<br>(NRS Chapter 630).<br>Regulations NAC<br>630.280 through<br>NAC 630.375                                | Application fees for<br>physician assistants<br>are \$300 and  |                  | Graduation from an approved<br>physician assistant training<br>arearam and national certification | These licensing requirements are<br>necessary for ensuring the protection<br>of the public when receiving medical<br>services provided by physician<br>assistants. Further, these<br>requirements or a aligned with the<br>requirements for licensing physician<br>assistants across the country. The<br>maximum fees authorized by the<br>Nevada Legislature for applications<br>and biennium registration have not<br>been increased by the Nevada |                | There is a new<br>Physician Assistant<br>Licensure Compact.<br>On March 14, 2023,<br>Utah was the first<br>state to join this<br>Compact. The Board<br>has two statutes that<br>authorize the issuance<br>of physician assistant<br>licenses by   |                  |                 | Nevada has endorsement<br>statutes codified in NRS 630.2751<br>and NRS 630.2752. There is not  | Compact would potentially  |  |  |
|                     |   | biennium   |                  | by the National Commission on   | Legislature since 2001. The Board  |                | endorsement, NRS  |                  |                 | currently a national reciprocity   | decrease licensure timelines for                                       |  |  |
|                     |   |  |                  | by the National Commission on<br>Certification of Physician                                       | Legislature since 2001. The Board charges these fees in order to support   |                | endorsement, NRS<br>630.2751 and NRS  |                  |                 | currently a national reciprocity<br>program for the Board to   | decrease licensure timelines for<br>physician assistant applicants for |  |  |

|                  |                      |                       |     |  | These licensing requirements are         |     |                         |    |    |                                    |                     |  |
|------------------|----------------------|-----------------------|-----|--|--|-----|-------------------------|----|----|------------------------------------|---------------------|--|
|                  |                      |                       |     |  | necessary for ensuring the protection    |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | of the public when receiving medical     |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | services provided by practitioners of    |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | respiratory care. Further, these         |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | requirements are aligned with the        |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | requirements for licensing               |     | The Board is not aware  |    |    |                                    |                     |  |
|                  |                      |                       |     |  | practitioners of respiratory care across |     | of a national compact   |    |    |                                    |                     |  |
|                  |                      |                       |     |  | the country. The maximum fees            |     | or other process for    |    |    |                                    |                     |  |
|                  | Licensure            |                       |     |  | authorized by the Nevada Legislature     |     | reciprocity for         |    |    |                                    |                     |  |
|                  | requirements are     |                       |     |  | for applications and biennium            |     | practitioners of        |    |    |                                    |                     |  |
|                  | contained in statute |                       |     |  | registration have not been increased     |     | respiratory care. The   |    |    |                                    |                     |  |
|                  | (NRS Chapter 630).   |                       |     |  | by the Nevada Legislature since 2001.    |     | Board adopted LCB File  |    |    |                                    |                     |  |
|                  | Regulations NAC      |                       |     |  | The Board charges much less than the     |     | No. R009-19 that is not |    |    |                                    |                     |  |
|                  | 630.500 through      | Application fees for  |     |  | maximum authorized by the Nevada         |     | yet codified. This      |    |    |                                    |                     |  |
|                  | NAC 630.535          | practitioners of      |     |  | Legislature for both applications        |     | regulation allows for   |    |    | Nevada has endorsement             |                     |  |
|                  | supplement and       | respiratory care are  |     | Completion of an approved  | (maximum is \$400) and biennial          |     | licensure by            |    |    | provisions contained in LCB File   |                     |  |
|                  | further explain the  | \$100 and biennium    |     | educational program for respiratory  | registration (maximum is \$600). The     |     | endorsement for         |    |    | No. R009-19. There is currently    |                     |  |
| Practitioners of | statutory licensure  | registration fees are |     | care and certification from the  | Board charges these fees in order to     |     | practitioners of        |    |    | not a national reciprocity program | 1                   |  |
| Respiratory Care | provisions.          | \$185.                | Yes | National Board for Respiratory Care.   | support its operations.                  | Yes | respiratory care. N     | No | No | for the Board to participate in.   | No recommendations. |  |
|                  |                      |                       |     |  |  |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | These licensing requirements are         |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | necessary for ensuring the protection    |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | of the public when receiving medical     |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | services provided by perfusionists.      |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | The maximum fees authorized by the       |     |                         |    |    |                                    |                     |  |
|                  |                      |                       |     |  | Nevada Legislature for applications      |     | The Board is not aware  |    |    |                                    |                     |  |
|                  | Licensure            |                       |     |  | and biennium registration have not       |     | of a national compact   |    |    |                                    |                     |  |
|                  | requirements are     |                       |     |  | been increased by the Nevada             |     | or other process for    |    |    |                                    |                     |  |
|                  | contained in statute |                       |     |  | Legislature since licensure for          |     | reciprocity for         |    |    |                                    |                     |  |
|                  | (NRS Chapter 630).   |                       |     |  | perfusionists was enacted in 2009.       |     | perfusionists. The      |    |    |                                    |                     |  |
|                  | Regulations NAC      |                       |     |  | The Board charges less than the          |     | Board adopted LCB File  |    |    |                                    |                     |  |
|                  | 630.700 through      |                       |     |  | maximum authorized by the Nevada         |     | No. R010-19 that is not |    |    |                                    |                     |  |
| 1                | NAC 630.770          | Application fees for  |     |  | Legislature for both applications        |     | yet codified. This      |    |    | Nevada has endorsement             |                     |  |
|                  | supplement and       | perfusionists are     |     | Completion of an approved  | (maximum is \$400) and biennial          |     | regulation allows for   |    |    | provisions contained in LCB File   |                     |  |
|                  | further explain the  | \$300 and biennium    |     | educational program for perfusion  | registration (maximum is \$600). The     |     | licensure by            |    |    | No. R010-19. There is currently    |                     |  |
| -                |                      |                       |     | a construction of the second |  |     |                         |    |    |                                    |                     |  |

No

endorsement for

No

No

perfusionists.

not a national reciprocity program

for the Board to participate in. No recommendations.

and certification from the American Board charges these fees in order to

Board of Cardiovascular Perfusion. support its operations.

statutory licensure regisration fees are

\$375.

Yes

provisions.

Perfusionists

If the Nevada Legislature repeals the requirements for perfusionists to be licensed in Nevada, the Board will stop licensing them and review and update its regulations to reflect that perfusionists will no longer be licensed by the Board. The ideal time to phase out licensure would be starting on July 1 of an odd-numbered year (all licenses for all license types issued by the Board expire on June 30 of oddnumbered years). The Board would place notices about this on its website and send notices out to all licensed perfusionists in the State about the change. There are approximately 94 active perfusionists licensed in Nevada at this time.