Instructions: Answer all questions and email answers to: marcusstrutzdc@gmail.com
Please DO NOT scan tests or test answers, simply just type answers in an email.
For Fill-in Questions: just write your answer.
For Multiple Choice Questions: list your answers, letter choices only, in a NUMBERED vertical column
Example:
1. A
2. B
3. C
4. The spinal column.

20 Questions. Choose the best answer according to the notes.

1. Which of the following is not within the scope of practice of a California doctor of chiropractic?
   A. reducing a dislocated humerus bone
   B. adjusting a lunate bone with radiographical evidence of a healed fracture
   C. visceral manipulation (adjusting all or parts of organs, such as the large intestine)
   D. recommendation of nutritional supplements

2. Which of the following is entirely true?
   A. address changes must be reported in writing within 10 days to the Board
   B. address changes must be reported in writing within 30 days to the Board and must list all old office locations as well as all new/current office locations
   C. address changes must be reported in writing within 30 days to the Board
   D. address changes must be reported in writing within 10 days to the Board and must list only the new/current office locations

3. Which of the following is true?
   A. discipline against a chiropractic licensee in another state will not subject a licensed California doctor of chiropractic to discipline in California
   B. A chiropractor can have sex with a patient ONLY if the two are married to each other or are each others’ registered domestic partners
   C. a chiropractor can display their expired previous year's license if the new one has not yet arrived
   D. the Board can make a surprise inspection of a chiropractic office at any hour of the day or night

4. All legal name changes must be made in writing within 10 days of the change of name along with
   A. a self-addressed stamped envelope
   B. sufficient proof of the legal name change (such as a copy of pertinent court documents)
   C. a $100.00 check payable to the Board
   D. nothing

5. Fill-in Question. The use of “Dr.,” “Doctor of Chiropractic,” or “D.C.” can only be used in California by those who are ________ as a chiropractor by the California Board of Chiropractic Examiners

6. What percentage of a chiropractic practice in California must be owned by validly licensed California doctor(s) of chiropractic?
   A. 25%
   B. 100%
   C. 122%
   D. 151%

7. Within how many months must a California chiropractic practice be disposed (sold, etc.) following the death or legal declaration of mental incompetency of a chiropractor?
   A. 1 month
   B. 2 months
   C. 6 months
   D. 12 months
8. Which of the following constitutes unprofessional conduct?
   A. failing to reimburse a patient within 10 days for an overpayment after receiving written notification from the patient of the overpayment
   B. failing to reimburse a patient within 30 days for an overpayment after receiving written notification from the patient of the overpayment
   C. negligently causing an automobile accident due to failure to yield the right of way
   D. releasing a copy of a patient's chart notes to their attorney upon being presented with a written request to release this information to the patient's attorney which is signed by the patient

9. Having an intention to do evil (which is the intention to harm others) is
   A. known as a bad apple
   B. of no consequence to one's professional license
   C. known as moral turpitude
   D. no big deal

10. Fill-in Question. The intentional misrepresentation of at least one material fact in order to get the property (such as money) of another when directed at an insurance company is known as insurance______

11. A California doctor of chiropractic who is convicted of any felony crime in any jurisdiction will result in
   A. a slap on the wrist
   B. probation of licensure by the Board
   C. revocation of a license by the Board
   D. suspension of a license by the Board

12. A finding by the Board of any fraud or misrepresentation in any way by a licensed doctor of chiropractic sufficient to satisfy due process requirements will result in
   A. a slap on the wrist
   B. revocation of licensure by the Board
   C. probation of a license by the Board
   D. suspension of a license by the Board

13. State confidentiality laws, rules, and regulations allow for release of patients’ health information by
   A. any source
   B. any source that is okay with the doctor
   C. consent, court order, subpoena, or apparently valid board authority
   D. any source that is okay with the patient’s family

14. HIPAA federal confidentiality laws pertain to
   A. all doctors
   B. “covered entities” which includes those doctors who bill electronically and those doctors who hire billing services that bill electronically
   C. all chiropractic assistants
   D. all patients

15. Fill-in Question. Forgiving all or even part of any deductible or co-payment amount on a patient's insurance policy when used as an advertising and/or marketing procedure constitutes unprofessional ________

16. Failure to refer to an appropriate health care provider when appropriate constitutes
   A. unprofessional conduct
   B. a way to increase business
   C. a marketing technique
   D. nothing
17. A chiropractic referral service shall be consist of at least five doctors, each of whom does not have a fiduciary (trust) relationship to another, with one participating office representing no more than 20% of the bureau’s available practitioners, and the referral service shall generally refer callers to
   A. any doctor they see fit
   B. any doctor in the same town as the caller
   C. the next doctor on the list on a rotating basis
   D. the doctor who pays the most money for this service

18. Written patient records are required to be maintained for at least
   A. 2 years from the patient’s last date of treatment
   B. 4 years from the patient’s last date of treatment
   C. 5 years from the patient’s last date of treatment
   D. 10 years from the patient’s last date of treatment

19. Radiographs must be maintained for at least
   A. 5 years from the patient’s date of discharge
   B. 6 years from the patient’s date of discharge
   C. 7 years from the patient’s date of discharge
   D. 10 years from the patient’s date of discharge

20. Fill-in Question. When advertising free or discounted service, no charge can be made for any other professional services provided on the same day that the free or discounted service occurred unless the patient was informed of the charges, and the patient also ________ to pay for them.

Thanks so much for taking this course with Back To Chiropractic CE Seminars
Once you email your answers your certificate will be emailed back to you within 24 hours.

Be Well
Marcus Strutz DC
Back to Chiropractic CE Seminars

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   Free Materials Over 200 files! Posters, newsletters & more
   Adjusting & Office Skills Free help from DCs that care
   DCs Looking For DCs Looking to hire, or for a job?
   Chiropractic Neurologists
   Classifieds