



Arizona State Board of Dental Examiners
“Caring for the Public’s Dental Health
and Professional Standards”

1740 West Adams Street, Suite 2470
Phoenix, Arizona 85007
P: 602.242.1492
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W: www.dentalboard.az.gov

**AMENDED NOTICE OF SPECIAL BOARD MEETING
OF THE ARIZONA STATE BOARD OF DENTAL EXAMINERS’**

Pursuant to Arizona Revised Statute (“A.R.S.”) § 38-431.02, notice is hereby given to the members of the Arizona State Board of Dental Examiners’ (“Board”) and to the general public that the Board will hold a meeting open to the public on **Friday, March 7, 2025 at 1:00 p.m.** The meeting will be held in virtual and telephonic formats. Members of the public may also participate virtually or telephonically. Board members and members of the public may access the meeting telephonically by dialing +1 219-390-9357 followed by the meeting pin – 726 190 880# or virtually, by video conferencing through this link: meet.google.com/nok-kmpd-yoj. After the start of the meeting, the Board president and/or staff will request that members of the public place their phones/devices on mute.

Meetings of the Board are open to the public, and are conducted in a manner to ensure that the Board's deliberations are not disrupted. Therefore, the following statement shall be considered the only warning of proper decorum: "each person who addresses the Board must do so in an orderly manner and must not make impertinent, slanderous, threatening, abusive or profane remarks to any member of the Board, staff, licensee, complainant or general public. Any person who engages in any disorderly conduct that disrupts, disturbs, or otherwise impedes the orderly conduct of any meeting will be removed from the current meeting and closely monitored should they decide to attend future meetings".

During the course of the meeting, the Board, upon a majority vote of a quorum of the members, may, when necessary, hold an executive session pursuant to A.R.S. § 38-431.03(A)(2) and/or (3) as indicated on the Board’s Agenda. The executive session is not open to the public.

Information concerning the Board’s Agenda, including a copy of the Agenda and any amendments, can be obtained at the Board’s office, through the Board’s website at www.dentalboard.az.gov or by calling the Board’s office at 602-241-1492. The Board Agenda is subject to change up to 24 hours prior to the meeting. Agenda items are noted by number and letter for convenience and reference. The Board may address the agenda items in any order within the time frame, if any, indicated and may set over matters to a later time when necessary. The Board reserves the right to change the order of the agenda items, except for matters set for a specific time.

Title 2 of the Americans with Disabilities Act prohibits the Board from discriminating on the basis of disability in its public meetings. Persons with a disability may request reasonable accommodation, such as a sign language interpreter, by contacting Board staff at 602-242-1492. Requests should be made as early as possible to allow time to arrange the accommodation.

ARIZONA STATE BOARD OF DENTAL EXAMINERS

Ryan P. Edmonson, Executive Director

Posted on March 5, 2025:
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March 7, 2025

Amended Special Board Meeting Agenda

The Arizona State Board of Dental Examiners’ (“Board”) President reserves the right to change the order of items on the agenda, except for public hearings set for a specific time.

During the Board meeting and upon a vote of the majority of a quorum, the Board may go into executive session to obtain legal advice from the Board’s attorney(s) pursuant to Arizona Revised Statute (“A.R.S.”) § 38-431.03(A)(3) on any agenda items listed on the agenda. All meeting attendees whose presence is not required in an executive session will be required to leave the meeting room during executive session. Any and all legal action will take place in open session.

I. CALL TO ORDER AND ROLL CALL

II. DECLARATION OF CONFLICTS OF INTEREST – A.R.S. § 38-503

Individual board members may declare specific conflicts with specific agenda items. All conflicts are notated by a signed Conflict of Interest Form declaring the member's actual or perceived conflict, including the full nature of the conflict and the signed form is retained in a special Board file.

III. ITEMS FOR BOARD REVIEW, DISCUSSION AND POSSIBLE ACTION

Upon a vote of the majority of a quorum, the Board may go into executive session, pursuant to A.R.S. § 38-431.03(A)(2) to discuss or consider records exempt, by law, from public inspection, including the receipt and discussion of information or testimony that is specifically required to be maintained as confidential by state or federal law.

A. Review of Investigation(s)

Board to review, discuss and take possible action on the following case(s) listed below. Action may include, but is not limited to, the issuance of a letter of concern, non-disciplinary order; offer of a disciplinary consent agreement; order summary suspension of licensure; and/or any other action allowed by law:

1. 202200063; Moody, Justin
2. 202300098; Enea, Steven
3. 202300099; Barrett, Christopher
4. 202300100; Pilling Wade
5. 202300101; Adedoyin, Olajumoke
6. 202300102; Caldwell Michelle
7. 202300103; Sass, Ryan
8. 202300104; Fitton, Russell
9. 202300105; Nagao, Joshua
10. 202300106; Tawzer, Jarron
11. 202300108; Farkas, Andrew

12. 202300109; Sheth, Rajan
13. 202300110; Keber, Kristine
14. 202300111; Vorholt, Steven
15. 202300112; Pasicznyk, John
16. 202300134; Moody, Justin
17. 202300135; Vorholt, Steven

B. Review of ALJ Recommended Decision(s)

Discussion, consideration and possible action on the Administrative Law Judge's Recommended Decision. Possible action includes accepting, rejecting, or modifying the Findings of Fact, Conclusions of Law, and Order. Pursuant to A.R.S. § 41-1092.08(I), the Board may meet and confer with the parties for purposes of modifying the recommended decision, including the Findings of Fact, Conclusions of Law, and Recommended Order set forth in the ALJ's recommended decision. The Board may only consider the official record when adjudicating a formal hearing matter; therefore, the Board cannot consider new testimony or evidence at this time. During the Board's consideration of this matter, it may go into executive session to discuss confidential records pursuant to A.R.S. § 38-431.03(A)(2) or to obtain legal advice pursuant to A.R.S. § 38-431.03(A)(3).

1. 202300482; Janisse, Robert
OAH Case No.: 24F-202300482-DEN

IV. DISCUSSION REGARDING FUTURE MEETINGS AND POSSIBLE ACTION ITEMS FOR FUTURE MEETING AGENDAS

V. ADJOURNMENT