Dear Dr. Pellow:

The Colorado State Board of Chiropractic Examiners ("Board") has reviewed a complaint filed against you concerning your inadequate documentation on patient A.O. Your records on patient A.O. did not have standardized abbreviations, and did not include elements of subjective, objective, symptoms and signs, elements of assessment, and treatment plan information. At its meeting on November 6, 2003, the Board reviewed the report of investigation prepared by an investigator of the Colorado Department of Regulatory Agencies, and your response to the complaint. The Board voted to issue you a Letter of Admonition pursuant to § 12-33-119(8), C.R.S.

The Board finds, that your documentation on patient A.O. was inadequate. Specifically, your records on patient A.O. did not have standardized abbreviations and did not include elements of subjective, objective, symptoms and signs, nor elements of assessment, and treatment plan information. The Board finds your conduct to be a violation of Board Rule 22 (c) and therefore a violation of § 12-33-117 (1) (b),and (f), C.R.S. On the basis of these findings, the Board hereby admonishes you and reminds you that continued inadequate documentation may lead to further disciplinary action against your license.

You are hereby advised that, pursuant to § 12-33-119(9), C.R.S., you have the right, within thirty days after certified mailing of this Letter of Admonition, to request in writing that the Board conduct a formal hearing to adjudicate the propriety of the conduct on which this Letter of Admonition is based. If you make such a request within thirty days, this letter shall be deemed vacated and disciplinary proceedings will be commenced and conducted in accordance with the Chiropractic Practice Act of Colorado, § 12-33-101, et seq., C.R.S., by the Office of the Attorney General.

Very truly yours,

THE COLORADO STATE BOARD
OF CHIROPRACTIC EXAMINERS

KAREN BRUMLEY, PROGRAM DIRECTOR

Dated this 3rd day of December 2003.