College Performance Measurement Framework (CPMF) Reporting Tool

Reporting Year: January 2023 – December 2023

December – 2023

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Introduction

The College Performance Measurement Framework (CPMF)

The CPMF has been developed by the Ontario Ministry of Health (the ministry) in close collaboration with Ontario's health regulatory Colleges (Colleges), subject matter experts and the public with the aim of answering the question "how well are Colleges executing their mandate which is to act in the public interest?" This information will:

- 1. Strengthen accountability and oversight of Ontario's health regulatory Colleges;
- 2. Help Colleges improve their performance;

Each College will report on seven Domains with the support of six components, as illustrated in Table 1.

Table 1: CPMF Measurement Domains and Components

| 1 | Measurement domains | → Critical attributes of an excellent health regulator in Ontario that should be measured for the purpose of the CPMF. |
|---|-----------------------------------|--|
| 2 | Standards | → Performance-based activities that a College is expected to achieve and against which a College will be measured. |
| 3 | Measures | → More specific requirements to demonstrate and enable the assessment of how a College achieves a Standard. |
| 4 | Evidence | → Decisions, activities, processes, or the quantifiable results that are being used to demonstrate and assess a College's achievement of a standard. |
| 5 | Context measures | → Statistical data Colleges report that will provide helpful context about a College's performance related to a standard. |
| 6 | Planned improvement actions | → Initiatives a College commits to implement over the next reporting period to improve its performance on one or more standards, where appropriate. |

CPMF Model

The seven measurement domains shown in Figure 1 are the critical attributes that contribute to a College effectively serving and protecting the public interest. They relate to key statutory functions and organizational aspects that enable a College to carry out its functions well. The seven domains are interdependent and together lead to the outcomes that a College is expected to achieve as an excellent regulator. The fourteen Standards within the seven measurement domains are listed in Figure 2.

Figure 1: CPMF Model for Measuring Regulatory Excellence

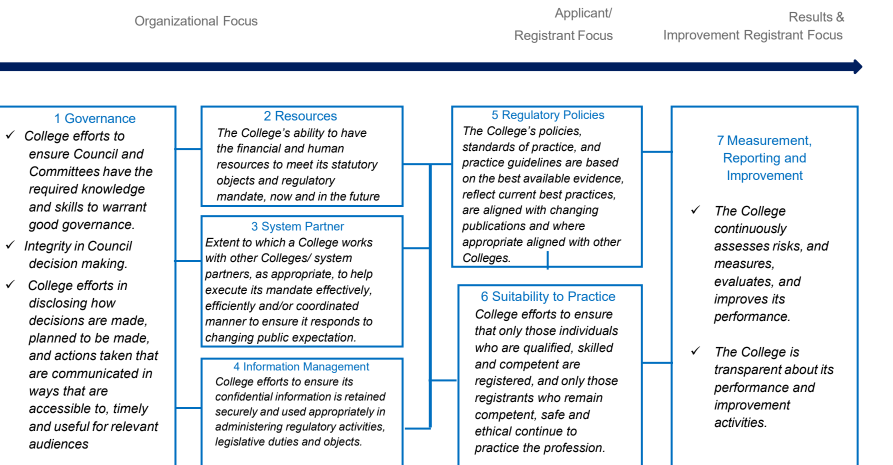


Figure 2: CPMF Domains and Standards

| Domains | Standards |
|--|---|
| Governance | 1. Council and statutory committee members have the knowledge, skills, and commitment needed to effectively execute their fiduciary role and responsibilities pertaining to the mandate of the College. |
| | 2. Council decisions are made in the public interest. |
| | 3. The College acts to foster public trust through transparency about decisions made and actions taken. |
| Resources | 4. The College is a responsible steward of its (financial and human) resources. |
| System Partner | 5. The College actively engages with other health regulatory Colleges and system partners to align oversight of the practice of the profession and support execution of its mandate. |
| | 6. The College maintains cooperative and collaborative relationships responds in a timely and effective manner to changing public expectations. |
| Information Management | 7. Information collected by the College is protected from unauthorized disclosure. |
| Regulatory Policies | 8. Policies, standards of practice, and practice guidelines are based in the best available evidence, reflect current best practices, are aligned with changing public expectations, and where appropriate aligned with other Colleges. |
| Suitability to Practice | 9. The College has processes and procedures in place to assess the competency, safety, and ethics of the people it registers. |
| | 10. The College ensures the continued competence of all active registrants through its Quality Assurance processes. This includes an assessment of their competency, professionalism, ethical practice, and quality of care. |
| | 11. The complaints process is accessible and supportive. |
| | 12. All complaints, reports, and investigations are prioritized based on public risk, and conducted in a timely manner with necessary actions to protect the public. |
| | 13. The College complaints process is coordinated and integrated. |
| Measurement, Reporting and Improvement | 14. The College monitors, reports on, and improves its performance. |

The CPMF Reporting Tool

The College Performance Measurement Framework (CPMF) continues to serve as a cornerstone for regulatory transparency and excellence. In the fourth iteration, the CPMF will help provide the public, the Ministry of Health, and other stakeholders with critical insights into the activities and processes of health regulatory Colleges.

For the 2023 reporting cycle, the focus remains on fostering an environment of continuous improvement. The information gathered through the CPMF Reporting Tool is intended to spotlight areas for enhancement, prompting closer attention and potential follow-up actions. As in the past, the Ministry will not assess whether Colleges meet or do not meet the Standards in the CPMF. The outcomes of the reporting will continue to facilitate meaningful dialogue on performance improvement among College staff and Council members and between Colleges and their broader communities, including the public, the Ministry, members, and other stakeholders.

In alignment with its commitment to transparency and collective advancement, the Ministry will develop a Summary Report which will underscore the commendable practices already established by Colleges, collective strengths, and areas for improvement. The Summary Report will emphasize the overall performance of the health regulatory system rather than individual Colleges, highlighting opportunities for mutual learning and growth.

The ministry's Summary Report will be posted in English and French and weblinks to the report will be shared with the Colleges once it is published.

Completing the CPMF Reporting Tool

While the CPMF Reporting Tool seeks to clarify the information requested, it is not intended to direct College activities and processes or restrict the way a College fulfills its fiduciary duties. Where a term or concept is not explicitly defined in the CPMF Reporting Tool, the ministry relies on individual Colleges, as subject matter experts, to determine how a term should be appropriately interpreted given the uniqueness of the profession each College oversees.

In the spirit of continuous improvement, if the College plans to improve its actions or processes related to a respective Measure or Evidence, it is encouraged to highlight these planned activities and progress made on commitments from previous years.

There are eight pieces of Evidence highlighted within Part 1 of the Reporting Tool as 'Benchmarked Evidence'. These pieces of evidence were identified as attributes of an excellent regulator, and Colleges should meet, or work towards meeting these benchmarks. If a College does not meet, or partially meets expectations on a benchmark, it is required to provide an improvement plan that includes the steps it will follow, timelines and any barriers to implementing that benchmark. This year Colleges should report on their progress in meeting the benchmarked Evidence.

Where a College fully met Evidence in 2022 and 2023, the College may opt to respond with 'Met in 2022 and Continues to Meet in 2023'. In the instances where this is appropriate, this option appears in the dropdown menu. If that option is not there, Colleges are asked to fully respond to the Evidence or Standard. Colleges are also asked to provide additional detail (e.g., page numbers), when linking to or referencing College documents.

Part 1: Measurement Domains

| |] | Measure: 1.1 Where possible, Council and Council or a Statutory Comn | d Statutory Committee members demonstrate that they have the knowledge, skills, and com nittee. | mitment prior to becoming a member of |
|----------------------|----------|---|--|--|
| | 1 | Required Evidence | College Response | |
| <u>C</u> E | STANDARD | a. Professional members are eligible to stand for election to Council only after: | The College fulfills this requirement: The competency and suitability criteria are public: Choose an item. If yes, please insert a link and indicate the page number where they can be found; if not, please list criteria. | Yes |
| OVERNAN | S | i. meeting pre-defined competency and suitability criteria; and | In order for professional members to stand for election, they must meet the eligibility requirements set out in section Process, which is conducted on-line through the following forms, collects all the necessary information about a pote | |
| DOMAIN 1: GOVERNANCE | | Benchmarked Evidence | Nomination and Consent Form Nomination and Consent Form Volunteer Candidate Self-Assessment Confirmation of Eligibility Form Election Undertaking Conflict of Interest Questionnaire Fiduciary Duties Acknowledgement and Undertaking Agreement and Undertaking regarding Duties of Council members Candidate biography and personal statement | |
| | | | Under the Council's <u>Qualifying Program</u> , which was established in September 2021, individuals who wish to seek no Orientation Session hosted by the Chief Executive Officer (CEO) where the role, responsibilities and time commitme Qualifying Program, the potential nominees must complete the competency self-assessment (see (ii) in the above n of the Governance Committee, which makes recommendations regarding the suitability of the potential nominee to In making determinations regarding potential nominees, the Governance Committee, which oversees the Qualifying the information submitted by a potential nominee for review. As part of this submission, the Governance Committee of all eligibility requirements regarding whether a potential nominee meets those requirements. A copy of the full <u>A</u> | nts of Council members is reviewed. Also under the umbered list and complete an interview with a panel the full Governance Committee). and Training Programs for the Council, receives all e also receives a Competency Report and an analysis |

| If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies, consulting stakeholders, or reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implementation. |
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| about and e to the | xpectations pertaining e member's role and nsibilities. | The College fulfills this requirement: Duration of orientation training. Please briefly describe the format of orientation training (e.g. in-person, online, with facilitator, testing knowledge at the end). Please insert a link and indicate the page number if training topics are public <i>OR</i> list orientation training topics. sest out in <u>GP31 – Qualifying Program</u>, all potential nominees for election must have attended an orientation session held by the his session runs approximately two to three hours depending on the questions raised by participants. It is held via video call and c Qualifications to run for election. | |
|--------------------------|---|--|---|
| | • • • • • • • • • | The skill set that a candidate will need to sit on Council (see below). The role and mandate of the College. The vision of the Council for the future of the College. The role of the Council and the role of the CEO/staff. The duties and responsibilities of Council members. On-going support from Council and staff. The time and other commitments implicit in seeking to be on the Council. Compensation provided for by the College once elected. Training requirements once elected. Typical Council Meeting o Format o Video/audio capabilities The election process. Terms and term limits. | |
| | | ubsequent to the orientation session the potential nominee completes the competency self-assessment, all other on-line forms an committee for an interview. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional): | nd meets with the Governance Choose an item. |
| b. Statutory (| Committee candidates | The College fulfills this requirement: | Yes |

| | have: | The competency and suitability criteria are public: Choose an item. |
|--|--|--|
| | Met pre-defined competency and suitability criteria; and | • If yes, please insert a link and indicate the page number where they can be found; if not, please list criteria. |
| | | Candidates for all Council committees, both statutory and non-statutory, must meet the same initial criteria as set out in the Qualifying Program. They are required to complete all of the same components, including the competency self-assessment, interview with the panel of the Governance Committee, orientation etc. These criteria |
| | Benchmarked Evidence | are published on the College's website as noted above. |
| | | The Governance Committee canvassed all Committees to determine what, if any, additional competencies are required from individuals seeking to be appointed. The College has posted to the Volunteer section of its website all of the <u>competency requirements</u> as well as the <u>additional requirements for certain committees</u> . |

| | | If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting pol reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implement | |
|--|--|--|---------------------------|
| | ii. attended an orientation | The College fulfills this requirement: | Yes |
| | training about the mandate of the Committee and | Duration of each Statutory Committee orientation training. | <u> </u> |
| | expectations pertaining to a | • Please briefly describe the format of each orientation training (e.g., in-person, online, with facilitator, testing knowledge at the | end). |
| | member's role and responsibilities. | • Please insert a link and indicate the page number if training topics are public OR list orientation training topics for Statutory Co | mmittee. |
| | As noted above, the College requires all potential volunteers, whether those seeking election to Council or seeking an appointmen orientation session and to undergo the entire Qualifying Program. | t to a Committee to attend an | |
| | | As noted above, the orientation session is approximately two hours in duration and covers key topics, including but not necessarily election or appointment, mandate of the College, role of Council and staff, duties and responsibilities for Council and committee m compensation provided, training and evaluation requirements, on-going support from Council, Committees and staff and the proce | embers, time commitments, |
| | | | |
| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
| | | Additional comments for clarification (optional): | |

| | C. | Prior to attending their first meeting, public appointments to | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 |
|--|---------------------------------|--|--|---|
| | | Council undertake an orientation | Duration of orientation training. | |
| | training course provided by the | | • Please briefly describe the format of orientation training (e.g., in-person, online, with facilitator, testing knowledge at th | e end). |
| | | | Please insert a link and indicate the page number if training topics are public <i>OR</i> list orientation training topics. Provided there is sufficient time between the date of the appointment or when the College is advised and the first meeting or provided either an orientation to the role or, more ideally the Council's Training Program, which includes topics covered in t to the governance model used by Council as well as those policies and processes specific to the role. On advice of Legal Counsel, the College and its Council cannot prevent a public appointee from assuming their responsibilitie effective the date that they are signed, and the College is advised subsequently of the appointment. Nonetheless, the Council public appointees complete the training at the first available opportunity. | he orientation, orients new public members es given that the Orders in Council are |
| | | | | |
| | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
| | | | Additional comments for clarification (optional): | |

| Required Evidence | College Response | |
|---|---|--|
| a. Council has developed and implemented a framework to regularly evaluate the effectiveness of: Council meetings; and Council. | Diago provide the year when Framework was developed OP last undated | |
| | The Council of the College meets six times per year. At the conclusion of each meeting, Council members are p are tabulated from the previous meeting and the results are provided to the Council at its next meeting as par pages 56-58 of the November 29, 2023, <u>Meeting materials</u> . It is important to note that not only do we provide the individual meeting evaluation but the ratings for all prior trends. | rt of its Consent Agenda. An example can be found on |
| | With respect to the Council itself, at the end of the Council year (April/May) the Council and Committee evalua Council's governance policy <u>GP16 – Governance Evaluation</u> whereby the Council evaluates itself as an entity, a peers. | • • |
| | Annually in July, the Council is presented with an evaluation report from an independent consultant supportin and Committee effectiveness, based on interviews and rating exercises conducted with Council and Committe meets with each Committee to review their overall committee assessment. | |
| | An example of this review is available as item 8.01 on the July 26, 2023 meeting agenda. | |
| | Once these processes are completed, the reports are made available on the <u>College's website</u> . | |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting | g period? Choose an item. |

| Additional comments for clarification (optional) |
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| | | The framework includes a third- party assessment of Council | The College fulfills this requirement: | Yes |
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| | | effectiveness at a minimum every three years. | Has a third party been engaged by the College for evaluation of Council effectiveness? Choose an item. | |
| | | | • If yes, how often do they occur? | |
| | | | Please indicate the year of last third-party evaluation. | |
| | | | | – Governance Evaluation. |
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| c. Ongoing training provided to Council and Committee members | | Yes |
|---|---|---------------------------------------|
| has been informed by: | Please insert a link to documents outlining how outcome evaluations have informed Council and Committee training and indicated and indica | te the page numbers. |
| i. the outcome of relevant | • Please insert a link to Council meeting materials and indicate the page number where this information is found OR | |
| evaluation(s); | • Please briefly describe how this has been done for the training provided over the last calendar year. | |
| ii. the needs identified by Council and Committee members; and/or | | |
| | The College has continued its process of providing a briefing on each major program of the College throughout its six-meeting cycle | e. The topics have included: |
| | Program briefing on complaints, reports and the ICRC process. | |
| | Program briefing on the discipline process and hearings. | |
| | Program briefing on patient relations and funding for sexual abuse. | |
| | Program briefing on Quality Assurance. | |
| | Program briefing on Standards and standards setting processes. | |
| | Program briefing on the Inspection program and Committee. | |
| | Program briefing on the Registration program and Committee. | |
| | Program briefing on the Examination program. | |
| | In addition, each new Council and Committee member has been required to complete and provide the College with a certificate of | completion for the following training |
| | Human rights training (Ontario Human Rights Commission); | |
| | AODA training (Ontario Human Rights Commission); and | |
| | Bias and Diversity training (Canadian Centre for Diversity and Inclusion). | |
| | In September 2023 the Council met in person and participated in a full-day training that focused on Council governance and specific | cally addressed: |
| | Mandates, Duties & Responsibilities | |
| | Governance Responsibilities | |
| | Leadership Responsibilities | |
| | Financial & Organizational Oversight Responsibilities | |
| | Governing Effectively | |
| | Public Sector & Health Systems | |
| | In addition to this formal training, the Council is also provided with regular information from Steinecke Maciura LeBlanc (SML) Law | . At each meeting, they receive as pa |
| | of the consent agenda a Legislative update provided by Health Profession Regulators of Ontario (HPRO) as well as recent editions of | of Grey Areas published by SML Law. |
| | By way of an example, these can be seen on pages 31 to 36 of the <u>Council meeting package of November 2023.</u> | |

| Also, during this period, the Council and staff underwent an Equity, Diversity, Inclusion and Belonging training on managing microaggressions. This Council and support staff to identify different types of micro-behaviours and apply strategies to respond in difficult situations. | | | | |
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| | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item. | |
| | | | Additional comments for clarification (optional): | |
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| | iii. evolving public expectations including risk management | The College fulfills this requirement: | Yes |
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| | and Diversity, Equity, and Inclusion. | Please insert a link to documents outlining how evolving public expectations have informed Council and Committee training an Please insert a link to Council meeting materials and indicate the page number where this information is found <i>OR</i> | d indicate the page numbers. |
| | Further clarification: | Please briefly describe how this has been done for the training provided <u>over the last calendar year</u>. | |
| | Colleges are encouraged to define public expectations based on input from the public, their members, and stakeholders. | | |
| | Risk management is essential to effective oversight since internal and external risks may impact the ability of Council to fulfill its mandate. | Since the EDI Committee was established in mid-2021, they have launched a number of important initiatives. For example, an EDIB Council, was included in their meeting package of November 2022 on <u>page 143-146</u> . This statement has since been approved and p both <u>English</u> and <u>French</u> . On recommendation of the EDI Committee, the Council amended its policy governing <u>Workplace Harassm</u> reference to and inclusion of microaggressions as a form of workplace harassment and approved a <u>Governance Policy on EDIB</u> . This of the Council and its Committees. In 2023 the EDI Committee launched its EDIB Lens Tool, a process for analyzing, recognizing or a and implementation of policies on under-served, marginalized and diverse individuals and groups, and to identify and eliminate ba College to see things from a new or different perspective, provides a clearer focus and a more complete view, thereby improving e This tool is intended for education and establishing an inclusive language in the context of policy creation, review, and decision ma during the creation of policy or one that prompts a policy to be reviewed. With respect to risk management, the Council has established a Risk Committee. Work is currently underway by the College to dev work is anticipated to commence in 2024. In addition to the briefing materials, as part of each meeting's consent agenda, the Council is provided with an overview of risk ma decision making (page 50-51 of the <u>Council meeting package of January 2023</u> .) Beyond these expectations, the College also believes that the ability of the College to serve and protect the public interest is highly Council in understanding key considerations of the public interest, a tool is provided during each Council meeting for their use (ple <u>meeting package of January 2023</u> .) | bublished on the College's website in <u>hent</u> on November 30, 2022 to include a policy governs the on-going activities inticipating the impact of the design rriers. It is a framework that helps the ffectiveness in all aspects of work. king. Furthermore, it can act as a filter velop the program and committee nagement concepts for their use in the important to the public. To assist the |
| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| | Additional comments for clarification (optional): |
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Measure:

2.1 All decisions related to a Council's strategic objectives, regulatory processes, and activities are impartial, evidence-informed, and advance the public interest.

| Required Evidence | College Response | | |
|--|--|--|--|
| a. The College Council has a Code of | The College fulfills this requirement: | Yes | |
| Conduct and 'Conflict of Interest' policy that is: i. reviewed at least every three years to ensure it reflects current legislation, practices, public expectations, issues, and emerging initiatives (e.g., | Please provide the year when the Council Code of Conduct and 'Conflict of Interest' Policy was last evaluated/updated. Please briefly describe any changes made to the Council Code of Conduct and 'Conflict of Interest Policy' resulting from the last The Council of the College has a robust set of Governance Policies that establish how it will govern the College. These include polici Ends Policies, which include an Ends Statement (the strategic objectives set by the Council) and the Ends Priorities (the prioperationalization by the CEO). Governance Process Policies, of which there are 33 policies, that establish how the Council will govern itself. These policie Conduct and an Avoiding Conflict of Interest policy. Executive Limitations Policies, of which there are 17, which limit the means by which the CEO can achieve the strategic ob any means within the limitations set by the Council. Council-CEO Linkage Policies, of which there are three, which establish the way in which the Council and CEO will interact | t review. ties in four areas: ioritization of the objectives for the s include both a Council Code of ojectives, such that the CEO can use | |
| similarities across Colleges such as Diversity, Equity, and Inclusion, this is also an opportunity to reflect additional issues, expectations, and emerging initiatives unique to a College or profession. | During each Council cycle of six meetings, each of these policies is reviewed in detail by both the Council and the Governance Polic oring recommendations for change forward, either based on feedback from the Council, the CEO or based on its own review. The <u>Avoiding Conflict of Interest</u> policy was last reviewed and amended on January 25, 2023. The <u>Council Code of Conduct</u> was last reviewed and amended on March 30, 2022 at which time changes were proposed by the Gov and accepted by the Council. These changes incorporated important elements surrounding Council and Committee members avoid unconscious bias (see section 12 of the policy). | vernance Policy Review Committee | |
| - | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. | |

STANDARD 2

| Additional comments for clarification (optional) |
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| ii. accessible to the public. | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 |
|--|---|--|
| | Please insert a link to the Council Code of Conduct and 'Conflict of Interest' Policy OR Council meeting materials where and approved and indicate the page number. | the policy is found and was last discussed |
| | All these policies are available on the College's website in the Resource section. Specific links to each policy are provided in t | he preceding section. |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
| | Additional comments for clarification (optional) | I |
| b. The College enforces a minimum time before an individual can be | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 |
| elected to Council after holding a position that could create an actual or perceived conflict of interest with respect their Council duties (i.e., cooling off periods). <u>Further clarification:</u> Colleges may provide additional methods not listed here by which they meet the evidence. | Cooling off period is enforced through: By-law Please provide the year that the cooling off period policy was developed <i>OR</i> last evaluated/updated. Please provide the length of the cooling off period. How does the College define the cooling off period? Insert a link to policy / document specifying the cooling off period, including circumstances where it is enforced and in | |
| | The College by-laws set out the eligibility for election to the Council and for appointment to a Council Committee either as a include reference to the cooling off period for individuals who were in positions deemed to be conflicting in nature. These by November 2023. | y-law provisions were last reviewed in |
| | Under the College's new Volunteer Program, individuals seeking appointment to a Committee must complete an on-line <u>App</u> declarations surrounding their <u>Eligibility</u> as set out in the by-laws. These applications and eligibility declarations are reviewed ensures that the mandatory cooling off period of two years is adhered to. This period applies to anyone who was a director, association or educational program for naturopathy. These by-laws were established by the Council prior to 2015 but came i <i>Naturopathy Act, 2007</i> was fully proclaimed. | d by the Governance Committee who officer, or employee of either a professional |

| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
|---|--|---|
| | Additional comments for clarification (optional) | |
| interest questionnaire that all Council members must complete annually. <u>Additionally</u>: the completed questionnaires are included as an appendix to each Council meeting package; questionnaires include definitions of conflict of interest; questionnaires include questions based on areas of risk for conflict of interest identified by Council that are specific to the profession and/or College; and at the beginning of each Council meeting, members must declare any updates to their responses and any conflict of interest specific to the profession and p | The College fulfills this requirement: Please provide the year when conflict of interest the questionnaire was implemented <i>OR</i> last evaluated/updated. Member(s) note whether their questionnaire requires amendments at each Council meeting and whether they have any confagenda items: Choose an item. Please insert a link to the most recent Council meeting materials that includes the questionnaire and indicate the page number complete at the start of their volunteer work. Recently, this has been updated to require both Council and Committee members, are examiners, inspectors, and assessors, to also complete an annual conflict of interest declaration. This declaration is now complete to the declaration. This package is not provided to the Council at each meeting due to the overall size of Council materials. Instead, the Council of who has declared a conflict and the nature of the declaration. As an example, this summary may be found at page 59-60 meeting package. Council members are expected to update their Annual Declaration (resubmit it) whenever new conflicts arise (i.e., anytime during Summary document and the full package on the website is updated. On each Council agenda (e.g., item 3.02 for the July 26, 2023, meeting), the Chair reviews with the Council the importance of declar invites Council members to declare any new conflicts or any conflicts that may unexpectedly have arisen from a specific meeting a minutes. | er. at Committee volunteers would as well as program volunteers such as d as an <u>on-line form</u> . or the availability of the public and College produces a summary for the D of the <u>November 29, 2023 Council</u> the year). When this occurs, the aring any conflicts of interest and |
| A | Although the wording of the conflict questions is relatively generic, they do identify the most common conflicts that can arise with providing continuing education courses, speaking at association conferences, or working with the educational program in various o | |

| The College has also taken initiatives in two additional areas to ensure that there are no potential conflicts that have not been addressed. The first, a governance propolicy <u>GP28-Registering Gifts. Benefits and Remuneration</u> requires Council and Committee members and staff to declare any gift, benefit or remuneration that they have received while engaged in regulatory activities or using their regulatory knowledge of such activities. This is intended not only to reduce risk of undeclared con of interest but also increase transparency and accountability. Any such declarations will be posted to the College's website although none have been received thus in the second initiative is set out in governance process policy <u>GP29-Participation in Outside Activities or Events</u> which requires Council and Committee members to re from using any information that they learn as a part of the regulatory processes when they participate in outside events without prior approval. This ensures that the information that might be used as part of any such participation is information that would be in the public domain and to which all Ontarians would have access. In essence, individuals involved in College activities are to serve and protect the public interest and not benefit personally from information that that may learn from twork. | may flicts ar. frain e |
|--|------------------------------------|
| If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item. | |
| Additional comments for clarification (optional) | |
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| | d. | Meeting materials for Council enable the public to clearly | The College fulfills this requirement: | Yes |
|--|----|---|---|--|
| | d. | enable the public to clearly identify the public interest rationale and the evidence supporting a decision related to the College's strategic direction or regulatory processes and actions (e.g., the minutes include a link to a publicly available briefing note). | The College fulfills this requirement: Please briefly describe how the College makes public interest rationale for Council decisions accessible for the public. Please insert a link to Council meeting materials that include an example of how the College references a public interest ra On key decision items, the Council is provided with a briefing note on the issue. Briefing notes provide the background to the i including evidence that supports any potential decisions to be taken. Additionally, the briefing provides a full analysis section t The Risk Assessment. Privacy Considerations. Transparency. Financial Impact. Public Interest. EDIB. As noted in an earlier section, the public interest analysis is based on a tool developed by the College and included in the conscourcil and the public. An example of the briefing format used by the College may be seen on Page 79 of the January 25, 2023 Interest Tool may be found at page 48 of the same package. | tionale and indicate the page number. ssue and the relevant discussion points, hat addresses: ent agenda materials for reference by the |
| | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (if needed) | Choose an item. |

| | The College has and regularly reviews a formal approach to | The College fulfills this requirement: | Partially |
|--|--|--|--|
| ii ii a C | identify, assess, and manage internal and external risks. This approach is integrated into the College's strategic planning and operations. | Please provide the year that the formal approach was last reviewed. Please insert a link to the internal and external risks identified by the College <i>OR</i> Council meeting materials where the risks we College's strategic planning activities and indicate page number. | re discussed and integrated into the |
| Form docu which ident meth be | imented method or the a College undertakes to tify, assess, and manage risk. This nod or process should regularly reviewed and opriate. | In 2023, the College focused on developing the foundation to implement its Enterprise Risk Management Operating Policy. A tota developed including: Governance, Human Resources, Finance and Statutory Obligations. All identified risks are now being classified measure the likelihood and consequence of each indicator. Once this mapping is completed and risks are prioritized the College wi Committee of the Council to begin its work. While this program is under development, in 2022 when the governance and operating policies were developed, a risk component is provided to the Council to assist in their decision making processes. The risk components focus on hazard risks, operational risks emphasize public safety, accountability, and transparency. | d into the risk occurrence matrix to II be able to engage the Risk is included in every briefing note that |
| shoul of Co | management planning activities Ild be tied to strategic objectives buncil since internal and external may impact the ability of Council | | |
| to ful | Ifill its mandate, especially in the ence of mitigations. | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (if needed) | Yes |
| of th abilit Exter and/o | rnal risks are related to operations he College and may impact its ty to meet its strategic objectives. rnal risks are economic, political 'or natural factors that happen ide of the organization. | The College is committed to building and fostering an enterprise risk management culture and has included in its 2024 Human Resc focus on this initiative and to successfully complete the implementation of the College's Enterprise Risk Management Program. | urces Plan a designated position to |

| m | Measure: | Measure: | | | | |
|----------|--|--|---|--|--|--|
| ARD | 3.1 Council decisions are trans | 3.1 Council decisions are transparent. | | | | |
| STANDARD | Required Evidence | College Response | | | | |
| STA | a. Council minutes (once approved | | Met in 2022, continues to meet in 2023 | | | |
| | and status updates on the implementation of Counci | Please insert a link to the webpage where Council minutes are posted. | | | | |
| | decisions to date are accessible on the College's website, or a process for requesting materials is clearly outlined. | posted. | the process for requesting these materials is | | | |
| | | The College posts all Council meeting minutes as soon as they are approved at the next meeting of Council. To further pron Highlights of Meetings within two days of the meeting. Action items from the prior meeting are included as part of the min | | | | |
| | | The web page that hosts the <u>Council meeting materials</u> also includes information on how to request records of the Council | meetings from the College. | | | |
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| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. | | | |
| | | Additional comments for clarification (optional) | | | | |
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| | b. The following information about | The College fulfills this requirement: | Yes |
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| | Executive Committee meetings is clearly posted on the College's | Please insert a link to the webpage where Executive Committee minutes/meeting information are posted. | |
| | can post the approved minutes in | On January 27, 2021, the Council amended the <u>Terms of Reference</u> for the Executive Committee to reflect that it would only meet the Chair of Council. At this time, new disclosure provisions were added such that the Committee must post notice of its meeting c any meeting materials and minutes of the meeting following the meeting. | on urgent matters as determined by on the College's website, along with |
| | | Should the Executive Committee be required to meet, any decisions of the Executive Committee would be required to be ratified b meeting and would be included in the Council meeting materials. | y the Council at its next available |
| | iii. a report on discussions and decisions when Executive | The Executive Committee met on January 16, 2023 to discuss urgent changes to the Examination Policy. Materials were disclosed of changes were necessary to address accommodation issues and since the exam registration deadline was prior to the next Council r took up the matter. The draft agenda and supporting materials were disclosed in advance of the meeting on the College's website. the Council meeting materials (see page 59 of the <u>January 2023 meeting</u> package). | neeting, the Executive Committee |
| | or discusses/deliberates on matters or materials that | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| | will be brought forward to or | Additional comments for clarification (optional) |
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| | affect Council; and | |
| iv | if decisions will be ratified by | |
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3.2 Information provided by the College is accessible and timely. **College Response Required Evidence** a. With respect Council to Met in 2022, continues to meet in 2023 The College fulfills this requirement: meetings: Please insert a link to where past Council meeting materials can be accessed **OR** where the process for requesting these materials is clearly posted. ٠ Notice of Council meeting and relevant materials are posted at least one week in Meeting materials for the Council meeting are posted to the College website one week prior to the meeting, on the same day that they are transmitted to the Council advance; and for review. Presently, meeting materials are available back to April 2017. Council meeting materials ii. remain accessible on the The College also invites individuals who are seeking materials or information that is not included on the website or from an earlier timeframe to contact the College. College's website for a minimum of 3 years, or a process for requesting materials is clearly outlined. If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item. Additional comments for clarification (optional) b. Notice of Discipline Hearings are Met in 2022, continues to meet in 2023 The College fulfills this requirement: posted at least one month in Please insert a link to the College's Notice of Discipline Hearings. advance and include a link to allegations posted on the public The College website has a webpage for Scheduled Hearings of Panels of the Discipline Committee (DC). This page lists all matters that have been referred to the register. Discipline Committee by the ICRC including the name of the Registrant, the date the matter was referred, the hearing dates (as soon as they are set), the Notice of Hearing (as soon as it is delivered to the Registrant) and an indication of the "Status" of the matter, as well as a summary of the allegations. In terms of the timing of the notice of hearing dates, these dates are normally set weeks if not months prior to the hearing. As soon as the dates are scheduled, the College also posts a notice in the News sections of the main page of the website, as well as a link to the Scheduled Hearings page and a link to the online registration form (available in English and French) for attending virtual hearings. With respect to the "status" the College provides a link to a separate webpage that describes the six steps in the disciplinary process to ensure that the public understands where the College is on any given referral to the DC.

| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
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| | Additional comments for clarification (optional) | |
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| Measure: | | |
| 3.3 The College has a Diversity, | Equity, and Inclusion (DEI) Plan. | |
| Required Evidence | College Response | |
| a. The DEI plan is reflected in the Council's strategic planning | The College fulfills this requirement: | Yes |
| activities and appropriately | Please insert a link to the College's DEI plan. | |
| resourced within the organization to support relevant operational initiatives (e.g., DEI training for staff). | • Please insert a link to the Council meeting minutes where DEI was discussed as part of strategic planning and appropriate reso number. | urces were approved and indicate page |
| | The College's DEI <u>Action Plan</u> was drafted and approved by the EDI Committee in December 2021, using the general objectives set reference. Further refinements to the action plan were approved by the Committee in July 2022 and included the following: | out in the EDI Committee's terms of |
| | Drafting a Council statement on EDIB and an EDIB Governance Policy, and engaging College recruited focus groups for fee 2022) | dback on both (completed September |
| | • Review of environmental scan information on EDI lens tools and drafting an EDIB lens tool for use by College Committees standards, and guidelines to ensure a standardized approach is taken (completed November 2022) | in their drafting and review of policies, |
| | In November and December 2022, the Council met as a Committee of the Whole to conduct strategic planning. Three half-day mee an external consultant. The importance of and issues surrounding DEI were discussed extensively and form the basis of the Strateg | • |
| | January 2023. The College's Operational Plan for the period April 2023 to March 2027 sets out specific initiatives surrounding DEI a | and reviewing the College's regulatory |
| | framework, including the training of committee members and staff liaison on DEI issues and the use of the DEI tool being develope | d to guide these on-going reviews. |
| | If the response is "partially" or "po" is the College planning to improve its performance over the pertreporting period? | Chaosa an itam |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| Additional comments for clarification (optional) |
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| b. The College conducts Equity Impact Assessments to ensure that | The College fulfills this requirement: | Yes |
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| decisions are fair and that a policy, or program, or process is not discriminatory. | Please insert a link to the Equity Impact Assessments conducted by the College and indicate the page number <i>OR</i> please briefly of Equity Impact Assessments. If the Equity Impact Assessments are not publicly accessible, please provide examples of the circumstances (e.g., applied to a final data to be a set of the circumstances (e.g., applied to a final data to be a set of the circumstances). | - |
| Assessments from which a College | Equity Impact Assessments were conducted. The EDI Committee has developed an Equity Lens Tool and <u>Checklist</u> to be used by all Committees of the College to assess the Colle policies and procedures. The Lens Tool was rolled out to all College Committees in 2023 and is currently being implemented and u program materials. | |
| best suited to its situation based on the profession, stakeholders, and patients it serves. | Feedback from the various College Committees will be sought in 2024 in order to amend, update and improve the availability and u | Jsability of the Tool. |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
| | Additional comments for clarification (optional) | |

| | | Measure: 4.1 The College der |
|------------------------|------------|---|
| DOMAIN 2: RESOURCES | STANDARD 4 | Required Evidence a. The College ident and/or projects th strategic plan in resources have been <u>Further clarification</u>: A College's strategic plan should be designed to and support each other budget allocation shout the activities or program undertakes or identifier goals. To do this, a contain have estimated the activity or program and should be allocated accontain |

4.1 The College demonstrates responsible stewardship of its financial and human resources in achieving its statutory objectives and regulatory mand

| Required Evidence College Response | | |
|--|--|---|
| a. The College identifies activities | The College fulfills this requirement: | Yes |
| and/or projects that support its strategic plan including how resources have been allocated. | Please insert a link to Council meeting materials that include discussions about activities or projects to support the strategic plan AN approved budget and indicate the page number. Please briefly describe how resources were allocated to activities/projects in support of the strategic plan. | ID a link to the most recent |
| Further clarification: | | |
| A College's strategic plan and budget | | |
| budget allocation should depend on the activities or programs a College undertakes or identifies to achieve its goals. To do this, a College should have estimated the costs of each activity or program and the budget should be allocated accordingly. | The College Council engaged in a process of strategic planning in November and December of 2022. This process culminated in the dev for the College. Additionally, since the Council operates on a policy governance model, its strategic objects are also articulated in its <u>En</u> documents were approved in January 2023 and are available on the College's website. A third document, the Council's <u>Ends Priorities</u> p 2023. Based on these strategic documents from the Council, the senior management team of the College develops an Operational Plan that i The plan sets out the operational activities of the College over the next four years to coincide with the Strategic Plan. The Council is ask means by which the College will move forward to achieve the objectives set by the Council. A copy of the Operational Plan may be four materials for <u>March 29, 2023</u> beginning on page 263-301. The Operational Plan is laid out in precisely the same manner as the Ends Sta the public to see which activities are intended to meet which goals. Within that plan, budget allocations are set out to allow a correlati done, to the costs associated with it and where it supports the strategic goals. | ds Statements policy. Both policy was approved in Novembe t presents to Council annually. ked to accept this plan as the nd in the Council meeting atements to allow the Council and |
| | In preparation of the College's annual budget, the College reviews the Council's Strategic Plan to determine which initiatives are current what new initiatives may be needed and what, if anything, should no longer be undertaken. For each regulatory and program activity, developed in concert with the program areas, and these coalesce into the comprehensive budget that is presented to the Council for a to the Council is for the upcoming fiscal year along with estimates for the subsequent two years. A copy of the most recent budget at t can be found on page 269 of the <u>March 2023 meeting materials package</u> . | detailed budget sheets are cceptance. The budget presented |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| Additional comments for clarification (optional) |
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| | | b. The College: | The College fulfills this requirement: | Partially |
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| | | has a "financial reserve policy" that sets out the level of reserves the College | • Please insert a link to the "financial reserve policy" OR Council meeting materials where financial reserve policy has bee page number. | n discussed and approved and indicate the |
| | | needs to build and maintain | • Please insert the most recent date when the "financial reserve policy" has been developed OR reviewed/updated. | |
| | | in order to meet its legislative requirements in case there are unexpected | • Has the financial reserve policy been validated by a financial auditor? Choose an item. | |
| | | expenses and/or a reduction in revenue and | | |
| | | ii. possesses the level of reserve set out in its "financial reserve policy". | The College has a financial reserve policy that is set out as an Executive Limitation Policy of the Council. The policy establish should be available in those funds, as well as automatic processes for adding to or removing monies for these funds. <u>EL17 –</u> the Council in October 2020 and revised in September 2021. | |
| | | | At this time, the College has not been able to add sufficient funds to the Restricted Reserve Funds to be at the desired level | s. |
| | | | The Auditor has reviewed this policy and when the annual financial report is prepared based on the financial position at the includes an addition to the report showing the status of the reserve funds and the movement of monies according to policy | |
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| | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Yes |
| | | | Additional comments for clarification (if needed) | |
| | | | Over time, the College is intending to ensure that any surplus funds generated at the end of the fiscal year are automaticall in accordance with the Council's Executive Limitation policy. | y used to top up the restricted reserve funds |
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| | c. Council is accountable for the | The College fulfills this requirement: | Yes |
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| | success and sustainability of the organization it governs. This | Please insert a link to the College's written operational policies which address staffing complement to address current and future | needs. |
| | includes: | • Please insert a link to Council meeting materials where the operational policy was last reviewed and indicate the page number. | |
| | regularly reviewing and updating written operational policies to ensure that the organization has the staffing complement it needs to be successful now and, in the future (e.g., processes and procedures for succession planning for Senior Leadership and ensuring an organizational culture that attracts and | Please insert a link to Council meeting materials where the operational policy was last reviewed and indicate the page number. Note: Colleges are encouraged to add examples of written operational policies that they identify as enabling a sustainable human r organizational success. The Council receives several reports from the Chief Executive Officer allowing it to properly fulfill its oversight responsibilities in these held, the Council receives a Regulatory Operations Report which provides the Council with data on the College's key regulatory function Operations Report may be found on page 62 of the November 2023 Council meeting materials package . The College's Operating Plan includes both ongoing human resources activities, including maintaining equitable hiring practices that ce training and engagement initiatives, as well as a commitment to fair and transparent compensation model with staff retention being a Human Resources Plan for the next five years of the College. This plan sets out the anticipated new positions the College will need to report to perform its role and ensure its long-term sustainability. | areas. At each of the six meetings ons. A copy of the Regulatory onsider existing staff first, staff a primary objective, as well as a |
| | and engagement). | Twice each year, the Council receives an Operating Report of the College. This report sets out for the Council the College's progress or Operational Plan. The mid-year Report may be found on page 74 of the <u>November 2023 Council meeting materials</u> package. It is within receives information about the College's human resource complement and status and the College's hiring practices. Please see page 8 package. | n this report that the Council |
| | | With respect to senior leadership succession planning, the Council has two policies that are in place. The first is an Executive Limitation have a designated Emergency Replacement (ELO2 – Emergency CEO Replacement). Under this policy, the CEO is required to select one management team to act in their absence if they will be absent for a period of up to three months. The CEO also ensures that this personiefed on all College activities. The Council has also made an allocation of funds in EL17-Restricted Reserve Funds policy for Succession for a period of more than three months (GP17 – Appointing an Interim CEO). | e or more members of the senior son, today the Deputy CEO, is well on Planning. e CEO is going to be absent for a |
| | | | |

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| If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies, consulting stakeholders, or reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implementation. |
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| ii. regularly reviewing and | The College fulfills this requirement: | Yes |
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| updating the College's data | • Please insert a link to the College's data and technology plan which speaks to improving College processes OR please briefly desc | ibe the plan. |
| and technology plan to | | |
| reflect how it adapts its use | | |
| of technology to improve | | |
| | The College Council is regularly briefed on the College's data and technology plan and any related issues. In December 2022 the College t | ransitioned from physical servers to |
| meet its mandate (e.g., | | |
| digitization of processes | | |
| such as registration, updated | | |
| cyber security technology, searchable databases). | All staff are set up with a VPN to access the cloud, All staff have enhanced security with multi-factor authentication, | |
| searchable databases). | • Full account verification is required anytime a staff member logs in from an alternative device or IP address, | |
| | •Password length and complexity of required characteristics is more robust, | |
| | Increased ability to create user libraries and directories and corresponding permissions, | |
| | • Data is backed up at regular intervals and in multiple locations, | |
| | • Decreased risk of losing data from a physical server due to fire, water damage etc., and | |
| | •Increased ease of compliance reports. | |
| | •Audit trail. | |
| | | |
| | The College also sub-contracts an IT company which in addition to regular IT support includes: alerts being set up when a staff may at | |
| | function, a special reporting icon for when staff suspect a phishing e-mail and dark web monitoring. The College also has various firew. Director of Operations meets annually with the IT Account Manager to discuss the College needs, current state, and review recommenda | • |
| | All staff continue to be required to participate in Cyber Security training which is handled in three ways: introductory training as new education including a special campaign every October, and regular spoof emails being sent to staff for testing and alertness. | staff are onboarded, annual |
| | The College also uses a collaborative software tool called Smartsheet. Existing processes continue to be re-evaluated on an ongoing b | asis and many current processes |
| | are now electronic having been integrated into Smartsheet; these include both internal processes such as staff attendance reporting, | document approvals and |
| | authorizations, and staff alerts when resource materials have been updated, and external processes such as submission of expense re | ports by Council and Committee |
| | members College volunteer forms, and Registrant applications to change or resign their certificate of registration. | |
| | The College introduced Basecamp in 2022, a collaborative tool which allows for secure posting of content and supports discussions betw | een College staff and various |
| | committees and the Council. This software is permission based, allowing for appliable access to both staff and volunteers. | |
| | The College has revamped its website with WordPress. WordPress is open source; however, the College has enhanced its security setting | - |
| | posted to the website. There are also a limited number of staff that are provided with access to make any changes to the website. The Co process in which it maintains a tracking log of any staff outside of the Communications department who removes, adds or changes inform | |

| Lastly, to support the user experience to our website the College has an add-on plug-in called AccessiBe. This application allo accessible for all users. | ws for our website to be inclusive a |
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| If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| DOMAIN 3: SYSTEM PARTNER STANDARD 5 and STANDARD 6 | | |
|---|---|-----------------------------------|
| | College response Colleges are requested to provide a narrative that highlights their organization's best practices for the following tw | o standards An |
| Measure / Required evidence: N/A | exhaustive list of interactions with every system partner that the College engaged with is not required. | o stunuurus. An |
| Weasure / Required evidence. N/A | Colleges may wish to provide information that includes their key activities and outcomes for each best practice disc examples of system partnership that, while not specifically discussed, a College may wish to highlight as a result | |
| The two standards under this domain are not assessed | Standard 5: The College actively engages with other health regulatory colleges and system partners to align oversight of the practice of the profession and support execution | |
| based on measures and evidence like other domains, as | | |
| there is no 'best practice' regarding the execution of these two standards. | f Recognizing that a College determines entry to practice for the profession it governs, and that it sets ongoing standards of practice for the profession it regulates and that the | |
| | profession has multiple layers of oversight (e.g. by employers, different legislation, etc.), Standard 5 captures how the College works with oth | |
| Instead, <u>Colleges will report on key activities</u> , | other system partners to support and strengthen alignment of practice expectations, discipline processes, and quality improvement acros | ss all parts of the health system |
| outcomes, and next steps that have emerged through a | | |
| dialogue with the ministry. | • How it has engaged other health regulatory Colleges and other system partners to strengthen the execution of its oversight mandate and | |
| | expectations? Please provide details of initiatives undertaken, how engagement has shaped the outcome of the policy/program and ident implemented at the College (e.g., joint standards of practice, common expectations in workplace settings, communications, policies, guide | |
| Beyond discussing what Colleges have done, the dialogue might also identify other potential areas for | implemented at the conege (e.g., joint standards of practice, common expectations in workplace settings, commanications, policies, gala | |
| alignment with other Colleges and system partners. Regulatory Colleges: Canadian Alliance of Naturopathic Regulatory Authorities and its members. | | |
| _ | Through this alliance and its individual members, the College has been continuing to address entry requirements, movement under labour mobility legislation, alignment of practice expectations as well as locating and preventing unauthorized practitioners. | |
| CANRA – ETP Examination | | |
| | With CANRA, the College has been working toward the goal of creating a single entry-to-practice clinical practical examination. In line with this were developed in 2023. The process of developing a blueprint will begin once the competency validation is completed. | s, a set of national competencies |
| | Regulatory Colleges: Ontario Health Regulators | |

| | In partnership with several other health regulatory authorities in a variety of ways to improve the regulation of the profession and professional oversight. |
|---|--|
| | The College continues to share and received information about unauthorized practitioners and Cease and Desist letters issued by the College with other healthcare colleges ir and outside of Ontario. |
| | Ontario College of Pharmacists - Sterile and Aseptic Compounding, Multi batch compounding and Health Canada advertising The Colleges have been undertaking research and ongoing discussions to ensure consistent approaches when NDs request Pharmacists to compound IV formulas. The goal is provide joint information (as necessary) to both pharmacists and naturopaths to ensure consistency and compliance with Health Canada rules and regulations. |
| | College of Dietitians of Ontario – Investment and Emergency Response The College shared its policies and available documents related to its Investment policy and Emergency Disaster Plan. |
| | College of Kinesiologists of Ontario – Funding for Therapy and Counselling and Executive Committee The Colleges provided copies of its policies pertaining to notification and updates for funding for therapy or counselling for sexual abuse. In addition, the College provided its current Terms of Reference for the Executive Committee and information regarding its duration of tenure for its members. |
| | College of Early Childhood Educators – Discipline processes The College shared information and provided copies of its internal policies and procedures with regards to the discipline decision writing process and cost recovery. |
| | College of Registered Psychotherapists of Ontario – Investigations The College coordinated investigations of complaints filed about a dual registrant with the CRPO. |
| | System Partners: Health Profession Regulators of Ontario The College participates in various activities of HPRO and contributes wherever it can. This includes: Participation of the CEO as a member of the Board of Directors of HPRO Participation in the Deputy Registrar Working Group Participation in the Investigations and Hearings Group The Director of Operations will be participating in a new working group that is set to start in 2024 called "Enterprise Risk Management and Business Continuity" |
| | • The College continues to participate in HPRO as a means of providing input on system-wide regulatory issues and assisting in setting future directions. |
| - | System Partners: CNAR/CLEAR The College supports and maintains membership in these two important organizations that support regulators in Canada and around the world as a means to align investigati practices, discipline processes, and quality improvement across the health system. In the reporting period a number of College staff attended the annual CNAR and CLEAR conferences to learn of best practices and innovations of other regulatory colleges. |
| | System Partners: NAPRA - Modernization of National Drug Schedules The College continues to provided information, comments and in the reporting period provided additional information on how the NDS is utilized by NDs in Ontario. |

| System Partners: Prescribing Committee The College of Naturopaths of Ontario has joined a multi-faceted group including other health regulators and association representatives to review, assess and ensure that best practices in prescribing, administrating, dispensing, compounding and selling for the benefit of Ontarians are adhered to and applied in the regulatory and legislative scheme with respect to RHPA colleges. |
|--|
| System Partners: Ontario Association of Naturopathic Doctors The College of Naturopaths of Ontario regularly engages with the Association as a system partner. The senior leadership (CEO/Senior elected official) of the organizations meet regularly three to four times annually to discuss issues of mutual concern. Additionally, the CEOs meet regularly to share information and updates on activities. The College and the OAND worked collaboratively to determine additional information to be collected by the College from registrants on renewal in support of risk-based regulation and scope expansion initiatives of the Association. The in-put of the Association was also sought on two major consultations undertaken by the College. As noted under the next session, the College and the Association jointly presented an edition of the College's In Conversation With series to focus on the role of the College and the Association in the regulatory system. |
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Standard 6: The College maintains cooperative and collaborative relationships and responds in a timely and effective manner to changing public/societal expectations.

The intent of Standard 6 is to demonstrate that a College has formed the necessary relationships with system partners to ensure that it receives and contributes information about relevant changes to public expectations. This could include both relationships where the College is asked to provide information by system partners, or where the College proactively seeks information in a timely manner.

- Please provide examples of key successes and achievements from the reporting year where the College engaged with partners, including patients/public to ensure it can respond to changing public/societal expectations (e.g., COVID-19 Pandemic, mental health, labor mobility etc.). Please also describe the matters that were discussed with each of these partners and how the information that the College obtained/provided was used to ensure the College could respond to a public/societal expectation.
- In addition to the partners it regularly interacts with, the College is asked to include information about how it identifies relevant system partners, maintains relationships so that the College is able access relevant information from partners in a timely manner, and leverages the information obtained to respond (specific examples of when and how a College responded is requested in Standard 7).

In Conversation With

The College has engaged with a key partner in regulation, the profession itself, to ensure that the general expectation of the public is that every Registrant is aware of their regulatory responsibilities. While this happens in a number of ways, in the past year the College has continued its program launched last year where it engages stakeholders using a fireside chat format. "In Conversation With..." was created with the intention of allowing the profession and stakeholders to pose important questions about the regulatory processes and the College to better increase their understanding. To ensure that this process was effective and positive, the College engaged the services of an experienced facilitator who brought a high degree of neutrality and safety to the discussions.

The College continued the In Conversation With series throughout 2023 with sessions that included:

- How Regulation Works April 20, 2023 (partnering with the Ministry of Health)
- Inspection Program June 14, 2023
- Self-Reporting and Mandatory Reporting September 28, 2023
- The Role of the College vs. OAND November 22, 2023 (partnering with the OAND)

Regulatory Education Program

The College continues to engage with both registrants and the public in providing access to free virtual educational programming that is focused directly on key regulatory concepts and rules. It is intended to allow Registrants and the public to learn more about the regulatory framework which governs NDs in Ontario and to help NDs not only comply, but to avoid potential issues that present a risk of harm to the public.

In 2023, the College offered 5 <u>REP sessions</u> including:

| | Navigating the Complexities of Consent |
|---|--|
| | Scope of Practice: Demystifying Practice Parameters |
| | Health Profession Advertising in the Age of Social Media |
| | Tele-practice in the Post-pandemic Era |
| | Identifying the lines governing Sexual Abuse in Health Care |
| | A total of 557 individuals registered across for these five events, of which 328 were unique individuals. |
| | Satori Consulting and the Council Evaluation Processes |
| | The College and Council continued a partnership with Satori Consulting Inc. relating to the Council and Committee Evaluation Process. It has long been noted that regular |
| | evaluations of the Council and its Committees are not only in the public interest but an expectation of the public in the context of good governance. With Satori Consulting, the |
| | College completed its third multi-faceted evaluation process that included a) an evaluation of the Council and each Committee, b) an evaluation of each Council and Committee |
| | member (self-evaluation and peer evaluations); and c) a report and action plan for each committee and the Council as well as each Committee and Council member. The |
| | individual reports and action plans are confidential between Satori Consulting and the Council/committee member; however, the Council and Committee evaluation reports |
| | are available on the College's website. The outcomes from this process have been an improved understanding of the performance of the Committees |
| | Recognition of Multiculturalism and French Language Requirements |
| | The College has partnered with a number of organizations to assist us in making important strides to recognize Ontario's multicultural make-up as well as the French language |
| | community and Ontario's commitment to supporting diversity. In recognition that the staff of the College continue to represent many diverse cultures, the College publishes |
| | staff language capabilities as part of its staff directory to allow Ontarians to speak with any individual in their language of choice. The in-house capabilities of the College include |
| | Arabic, Farsi, French, German, Hindi, Polish, Spanish, Tamil, Urdu and Vietnamese. |
| | Additionally, the College has continued to partner with All Languages, a multi-language company that provides a number of services to the College, including live translation |
| | services. In terms of interaction with the public by telephone, any call in any language that cannot be handled in-house can be linked with All Languages within 60 minutes or |
| | less with a qualified translator to assist us. |
| | All Languages is also continuing to partner with the College in the translation of our key materials, including our resources library on the website and the on-line forms used by |
| | the College for registration, renewals, the public directory and information gathering. This is in recognition not only of Government expectations but also the expectations of |
| | the public about the importance of the French language to Ontarians and Canadians, especially in the context of the role the College plays. |
| - | System automation |
| | The College has also continued its engagement of Smartsheet as a system partner. The Smartsheet platform is a work platform that allows for easy management of projects |
| | and, automation of workflows among other benefits. Through Smartsheet, the College has been able to automate the collection and management of data in a large number of |
| | areas, reduce our carbon footprint and reduce monotonous work tasks. The processes that the College has automated may be too many to list here; however, here are some of |
| | the key ones accomplished in this past year: |
| | • Quality Assurance: The College continues to utilize various SmartSheets for management of the Quality Assurance Program. This includes processes relating to Registrants |
| | seeking an extension on CE Reporting, Registrants seeking an Extension on their Peer & Practice Assessment, and Registrants providing feedback on their Peer & Practice |
| | |

| The sta | Assessments. The College also uses on-line processes for seeking declarations of conflicts of interests between each of assessors and Registrants, however, these forms cannot be made available as they provide confidential information. Inspections: The College's inspection program is extensive and involves three separate types of on-line processes. The first of these relates to reporting requirements, where premises report <u>Type 1 Occurrences</u> and the annual collection of data within <u>Type 2 Occurrences</u> set out in the Regulation. The second set of processes relates to the management of the premises themselves and include three on-line vehicles including an on-line process. The third and final set of processes relating to the inspection program include processes relating to the inspection stemselves and include the <u>Per-Inspection collection of information</u> . <u>Post-Inspection Inspector Processes</u> relating to the inspections themselves. These include the <u>Per-Inspection collection of information</u> . <u>Post-Inspection Inspector Questionnaire</u> and an on-line Registrant Conflict of Interest form which cannot be made publicly available as it lists the names of the inspectors involved in our program. Hearings Registrations: The College continues its process to allow individuals to register for the hearings and receive the links to view the hearing online. This brought about the new Hearings Registration form which is available in both <u>English</u> and <u>French</u> . uity, Diversity, Inclusion and Belonging e College has continued its partnership with both the Canadian Centre for Equity and Diversity and the College act in ways that are free from discrimination and as, including unconscious bias. These organizations assist the College by providing important training in these areas, as well as in human rights, and access for Ontarians with abilities. |
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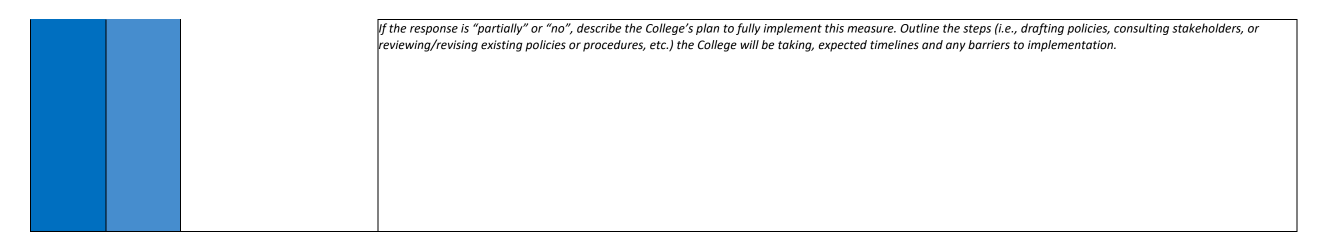
DOMAIN 4: INFORMATION MANAGEMENT

Measure:

7.1 The College demonstrates how it protects against and addresses unauthorized disclosure of information.

| D 7 | Required Evidence | College Response | |
|------------|-----------------------------|--|--|
| DAR | a. The College demonstrates | The College fulfills this requirement: | Yes |
| STANDARD 7 | | Please insert a link to policies and processes OR please briefly describe the respective policies and processes that addresses disclosure a The College has established a <u>Privacy Code</u> that governs the collection, use, retention and disclosure of personal information. The Code als access their personal information and how to reach the College's Privacy Officer for assistance. The College also has a <u>Terms of Use</u> policy governing its website. This sets out the agreed upon terms and conditions of use of the College' limitations of liability. | and requests for information. so sets out how Registrants can |
| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional) | Choose an item. |
| | | | |

| | ii. uses cybersecurity measures to protect | The College fulfills this requirement: | Yes |
|--|---|--|-------------------------------|
| | against unauthorized disclosure of | • Please insert a link to policies and processes OR please briefly describe the respective policies and processes to address cybersecurity a disclosure of information. | nd accidental or unauthorized |
| | information; and iii. uses policies, practices | | |
| | and processes to address | | |
| | accidental or | The College has the following cybersecurity measures against unauthorized disclosure: | |
| | unauthorized disclosure | | |
| | of information. | 2. Staff receive both College onboarding which covers Privacy, and Cyber Security training as well as ongoing training on these topics. | |
| | | Staff are regularly tested with spoof e-mails to test their cyber security knowledge. One team member of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the designated Privacy Officer that provides guidance on any privacy matters to all staff of the College is the College is the College is the designated Privacy Officer tha | llogo |
| | | 5. Use of a two-step verification methodology for identifying a caller prior to any information provided. | inege. |
| | Benchmarked Evidence | Multi-factor authentication is in place for the College's database and Office data/e-mail systems. | |
| | | 7. Policy and procedures are in place with role accountabilities and authorizations in accordance with the College's IT Corporate Permiss | ions policy. |
| | | 8. Policy and procedures in place regarding use of the College website (e.g., what may be posted). | |
| | | 9. Policy and procedures in place about what is permitted on the College's IT equipment (terms of use). | |
| | | 10. College has a month-long Cybersecurity campaign every October. | |
| | | In the event of an accidental disclosure or privacy breach the Privacy Officer is responsible for developing an action plan to address the dis disclosure. This includes: | closure based on the level of |
| | | 1. Re-education of staff. | |
| | | 2. Liaising with the College's insurance company which has cybersecurity coverage. | |
| | | 3. Investigating the root cause via a third-party Cybersecurity organization (CyberClan). | |
| | | Networking with the College's legal firm for advice and assistance on any formal communications. Briefing Council on the privacy breach and the outcomes. | |
| | | 6. Informing the party whose information has been disclosed/ breached. | |
| | | Potentially reporting to the Office of the Privacy Commissioner of Canada depending on the level of the breach. | |
| | | 8. Offer the party whose privacy has been breached support tools such a one-year subscription to monitoring accounts and credit standi | ing. |
| | | 9. Liaising with various vendors to explore any additional safeguards available to prevent a re-occurrence. | |
| | | In the event of an emergency, a media statement may also be released (in consultation with a contracted third-party) in accordance w Media Press policy. | vith the College's robust |
| | | | |



| | | | practice, and practice guidelines are up to date and relevant to the current practice environment (e.g., th needs, public/societal expectations, models of care, clinical evidence, advances in technology). | where appropriate, reflective of |
|-------------------------------|----------|--|--|---|
| ES | D 8 | Required Evidence | College Response | |
| DOMAIN 5: REGULATORY POLICIES | STANDARD | or guidance is required based on the current practice | The College fulfills this requirement: Please insert a link to document(s) that outline how the College evaluates its policies, standards of practice, and practice and relevant to the current practice environment and indicate the page number(s) <i>OR</i> please briefly describe the College triggers an evaluation, how often are evaluations conducted, what steps are being taken, which stakeholders are being e they involved). The Council's Standards Committee, whose role is outlined in the approved <u>Terms of Reference</u>, is delegated the responsibilit and approve Standards of Practice, Guidelines and policies governing the profession. In addition, the Standards Committee ar recommendations to the Council for any new additions, or amendments to the Regulations made under the <i>Naturopathy Act</i>, the Standards of Practice of the profession. | e's evaluation process (e.g., what engaged in the evaluation and how are y to develop, undertake consultations on, inually reviews and makes |
| DOMAII | | Benchmarked Evidence | The Inspection Committee (IC), which oversees the IVIT Program and standards within IVIT premises, annually reviews the pro and submits recommended amendments for Council approval. All <u>Standards, guidelines and policies</u> are posted on the College's Website. All <u>Committee Terms of Reference</u> are posted on the College's Website. <i>If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., draftin reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to imple</i> | g policies, consulting stakeholders, or |

| b. Provide information on how | The College fulfills this requirement: | Yes |
|---|---|--|
| the College takes into account the following components when developing or amending policies, standards and practice guidelines: i. evidence and data; | The following flow chart illustrates the process generally used to develop, review and Collection and Review Preliminary Draft Committee Second Draft | nd consult on draft standards, guidelines, polices: |
| ii. the risk posed to patients / the public; | Public Consultation Public Consultation Public Consultation Feedback Review and Edit by Legal Counsel Third Draft Committee | view Final Draft submitted for Council Approval |
| environment; iv. alignment with other health regulatory Colleges (where appropriate, for example where practice matters overlap); v. expectations of the public; and vi. stakeholder views and feedback. | The Council established a Standards Committee tasked with the reviews and/or development undertaken by the Committee, generally begins with staff of the College initiating extensive evidence to support current programming or programming changes. This often includes, bu Regulatory Colleges, review of educational requirements and curriculum details, information research/studies. Following the compiling of documentation, a draft is created for review by public). The preliminary draft is focused on the content, specifically whether it reflects current whether the draft material mitigates the risk to the public. Following the line-by-line review College committees, including the EDI Committee, to seek their feedback on the impact, equipmaterial. Based on the feedback of other College committees, a second draft is created, and Committee may also initiate a public consultation and seek legal advice as necessary. All cor amend the draft as necessary. A final line-by-line wording review is undertaken and where a fit the response is "partially" or "no", describe the College's plan to fully implement this means reviewing/revising existing policies or procedures, etc.) the College will be taking, expected t | e research to determine where best practices may lie or where there is it is not limited to, collection of information from other Ontario Health on from other naturopathic jurisdictions, government reports and y the committee (which includes both members of the profession and the ent practice and/or trends in practice, the public interest and protection and y and edit by the Committee, the draft is often circulated to other relevant uitability, public perspective or unintended consequences of the draft d a line-by-line wording review completed. Depending on the document, the nsultation feedback is provided to the Committee who will consider and applicable, submitted to Council for consideration and approval. |
| Benchmarked Evidence | | |

| | c. | The College's policies, guidelines, standards and | The College fulfills this requirement: | Yes |
|--|----|---|--|------------------------------------|
| | | Code of Ethics should | • Please briefly describe how the College reviews its policies, guidelines, standards and Code of Ethics to ensure that they promote | e Diversity, Equity and Inclusion. |
| | | promote Diversity, Equity, and Inclusion (DEI) so that | • Please highlight some examples of policies, guidelines, standards or the Code of Ethics where Diversity, Equity and Inclusion are | reflected. |
| | | these principles and values | | |
| | | are reflected in the care | | |
| | | provided by the registrants of the College. | | |
| | | | College's EDI Committee whose role, as outlined in the approved <u>Terms of Reference</u> , includes ensuring that appropriate policies are of the Council and its commitment to equity, diversity, inclusion and an environment that is free of bias, discrimination and racism, a | - |
| | | | regulatory framework and processes to ensure that they are equitable to all individuals within society. | s well as reviewing the conege s |
| | | | | |
| | | | In 2023, the College in conjunction with the EDI Committee, began the rollout and usage of a lens tool for use by all College Committees | |
| | | | thoroughly considering equity, diversity, inclusion and belonging when undertaking review of existing policies, guidelines, and standards materials. | , and when developing new |
| | | | All newly developed standards, guidelines, policies and program materials are being provided to the College's EDI committee for revi promote Equity, Diversity and Inclusion in all College materials. | ew and consideration in order to |
| | | | Recently, the Council amended its Code of Conduct to apply not only to Council but also to all Committees and included new provision objectivity, decision-making that is free of discrimination and bias and holding one another accountable in this regard. That amended here. | _ |
| | | | A new Governance Policy on <u>Equity, Diversity, Inclusion and Belonging</u> was drafted by the College's EDI Committee in September 2022, November 2022, as were amendments to the Executive Limitations Policy on <u>Workplace Harassment</u> to better reflect the principles of e belonging. | |
| | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| | Additional comments for clarification (optional) |
|--|--|
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| | | Measure: 9.1 Applicants meet all Colle | ge requirements before they are able to practice. | |
|-----------------------------------|----------|---|--|--|
| CTICE | ARD 9 | Required Evidence a. Processes are in place to | College Response | Mot in 2022, continues to most in 2022 |
| DOMAIN 6: SUITABILITY TO PRACTICE | STANDARD | ensure that those who meet the registration requirements receive a certificate to practice (e.g., how it operationalizes the registration of members, including the review and validation of submitted documentation to detect fraudulent documents, confirmation of information from supervisors, etc.) ¹ . | The College fulfills this requirement: Please insert a link that outlines the policies or processes in place to ensure the documentation provided by candidates n page number <i>OR</i> please briefly describe in a few words the processes and checks that are carried out. Please insert a link and indicate the page number <i>OR</i> please briefly describe an overview of the process undertaken registration processes to ensure documentation provided by candidates meets registration requirements (e.g., con jurisdictions to secure records of good conduct, confirmation of information from supervisors, educators, etc.). Registration Program policies set out the documentation required to support the assessment of whether an applicant has each document, specifics pertaining to "validity" (what must be completed and by when for it to be recognized as valid) required or softcopy is accepted), and the means for submission (e.g., which documents must be sent from the issuing body by the applicant) are noted. This information is further defined in supporting applicant materials (e.g., <u>Application for Regis</u> Applications for registration are handled as a <u>3-step process</u>, with specific information and documentation to allow for th issuance of a certificate, being collected and verified at each given stage. Where deemed necessary, additional informatior (e.g., other regulatory bodies where the applicant currently holds or has held registration, former employers who have provbehalf, police agencies who have issued a CPIC, etc.). Registration and assessing whether an applica of a certificate of registration, for logging receipt of application documentation and assessing whether an applica of a certificate of registration, or whether a referral to a panel of the Registration Committee is required based on reason any of the requirements. In the review of applicant files, a three-tiered review and verification process is employed (reviewed by the Coordinator, M documentation, req | to review how a College operationalizes its imunication with other regulators in other a met the requirements for registration. For , format (e.g., whether original hardcopy is as opposed to those which may be provided <u>tration Handbook</u>). e assessment of an applicant's eligibility for nor clarification is sought from third parties vided evidence of practise on the applicant's the requirements set out in the Registration nt has met set eligibility criteria for issuance able doubt of the applicant having satisfied anager and Director) of all submitted the process. In the case of referred |

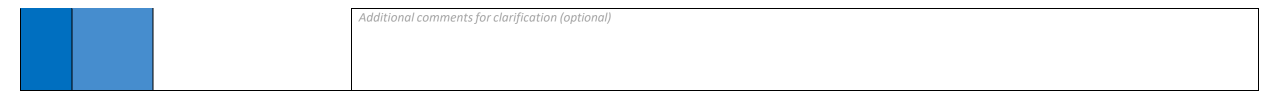
¹ This measure is intended to demonstrate how a College ensures an applicant meets every registration requirement set out in its registration regulation prior to engaging in the full scope of practice allowed under

any certificate of registration, including whether an applicant is eligible to be granted an exemption from a particular requirement.

| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
|--|---|---------------------------------------|
| | Additional comments for clarification (optional) | |
| | | |
| | | |
| | | |
| b. The College periodically | The College fulfills this requirement: | Yes |
| reviews its criteria and | Please insert a link that outlines the policies or processes in place for identifying best practices to assess whether an applic | • |
| processes for determining | (e.g., how to assess English proficiency, suitability to practice etc.), a link to Council meeting materials where these have be | en discussed and decided upon and |
| whether an applicant meets its registration requirements, | indicate page numbers OR please briefly describe the process and checks that are carried out. | |
| against best practices (e.g., | Please provide the date when the criteria to assess registration requirements was last reviewed and updated. | |
| how a College determines | | |
| language proficiency, how | | |
| Colleges detect fraudulent | The criteria for assessing whether an applicant meets registration requirements are set out in the Registration Program policies a | aproved by the Council These policies |
| applications or documents | are reviewed biennially by staff and by the Registration Committee, with any amendments requiring review and final approval by (| |
| including applicant use of | which are internal, procedural documents to assist staff in carrying out registration duties are reviewed within the department and | |
| third parties, how Colleges | Team of the College as updates are made to program policies, or the systems used by the College (e.g., a change in database whi | ch impacts a procedure). |
| confirm registration status in other iurisdictions or | Outside of scheduled reviews, policy reviews may be triggered based on a need identified by a third party, such as the Office of the | _ |
| other jurisdictions or professions where relevant | regulation or by staff of the College. When proceeding to amend existing or draft new policies, staff of the College review the poli | u |
| etc.). | an environmental scan which may include seeking additional input through the Ontario Regulators for Access Consortium (ORAC) with specific Colleges (e.g., those who have similar Registration Regulation requirements) to determine best practices. As o | |
| | reviewed using the College's new EDIB lens tool. | i November 2025, policies were also |
| | Registration Criteria Last Reviewed/Updated | |
| | Registration Policy (last updated September 2022; last reviewed August 2023) | |
| | Language Proficiency Policy (last reviewed and updated September 2022) | |
| | Proof of Identify Policy (last reviewed and updated March 2022) | |
| | Good Character (last reviewed and updated July 2021) | |
| | Alternative Documentation Policy (last reviewed March 30, 2022) | |
| | Registration Regulation (January 2023, updated August 2023) | |

| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
|--|--|-----------------|
| | Additional comments for clarification (optional) | |
| | | |
| | | |
| | | |
| | | |

| Measure: 9.2 Registrants continuously | demonstrate they are competent and practice safely and ethically. | |
|--|---|--|
| | demonstrate they are competent and practice safely and ethically. The College fulfills this requirement: • Please briefly describe the currency and competency requirements registrants are required to meet. • Please briefly describe how the College identified currency and competency requirements. • Please briefly describe how the College monitors that registrants meet currency and competency requirements (e.g., self-declar and how frequently this is done. To maintain their certificate of registration, Registrants registered in the General or `practising' class must practise the profession for three years. All Registrants must be of good character, as set out in Section 4 of the Registration Regulation and includes similar pro applicants for registration. Currency and competency requirements were determined through staff research, Committee and Count (both public and Ministry related) as part of drafting and finalizing the Registration Regulation prior to proclamation of the <i>Naturop</i> Requirements regarding currency hours and activities (e.g., specific requirements around direct patient care), as set out in the Colle eviewed in August 2023. A public consultation on proposed draft amendments to the Registration policy specific to currency require 30, 2023 (consultation closed January 31, 2024). Registrants are required to provide self-declared information regarding currency (number of practise hours, breakdown allocation of the profession) on an annual basis (at registration renewal) and good character on a continual basis, i.e., both annual declarations a system for staff review, and Registrant reporting requirements, which require a Registrant to notify the College within 30 days of re similar issue affecting good character as per 4(2) of the Registration negulation. | or a minimum of 750 hours every ovisions to those required of cil discussion, and consultations <i>athy Act, 2007</i> in 2015. arge's Registration policy, were rements was initiated on October of activities related to practise of th renewal which are flagged by the |
| | At close of renewal each year, a currency report is run and reported currency hours are audited to allow staff to identify Registrants requirement over each three-year reporting period and those who may be deficient. Registrants who have not met currency require following options: a) elect to be referred to the Quality Assurance Committee for a Peer & Practise assessment, b) move to the Inaccinto an Undertaking not to practise the profession, e.g., to have a non-clinical Term, Condition or Limitation (TCL) applied to their cereferred to a panel of the Registration Committee for a determination of necessary additional training or education (i.e. "refresher profeted by the Registrant. <i>If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period</i> ? | ements are provided with the ctive class of registration, c) enter ertificate of registration or d) be |



² A 'currency requirement' is a requirement for recent experience that demonstrates that a member's skills or related work experience is up to date. In the context of this measure, only those currency requirements assessed as part of registration processes are included (e.g., during renewal of a certificate of registration, or at any other time).

| Measure: 9.3 Registration practices are | e transparent, objective, impartial, and fair. | |
|--|--|-----------------|
| a. The College addressed all recommendations, actions for improvement and next steps from its most recent Audit by the Office of the Fairness Commissioner (OFC). | The College fulfills this requirement: | Yes |
| | Please insert a link to the most recent assessment report by the OFC <i>OR</i> please provide a summary of outcome assessme Where an action plan was issued, is it: Choose an item. | nt report. |
| | In November 2023 the College submitted information to the OFC in response to their Risk-Informed Compliance Framework on their assessment of the information provided, the OFC has assigned the College a "low risk" rating for the period April 1, 3 | |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (if needed) | Choose an item. |
| | | |

| | College Response | |
|---|--|--|
| support registrants wher implementing changes to | Please briefly describe a recent example of how the College has assisted its registrants in the uptake of a new or amended Name of Standard Duration of period that support was provided Activities undertaken to support registrants % of registrants reached/participated by each activity Evaluation conducted on effectiveness of support provided Does the College always provide this level of support: Choose an item. <i>If not, please provide a brief explanation:</i> The College did not implement any changes to the standards of practice or practice guidelines in 2023. The College's Standard review of all College standards and guidelines and will be initiating consultation and proposing final amendments in 2024. | ds Committee continued the proce vide Registrants and members of th ncil's new Strategic Plan and include ncluded important concepts like info able for later access by Registrants. |
| adopting updated standards o practice and addressing identifiable gaps. | | |
| practice and addressing | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

STANDARD 10

DOMAIN 6: SUITABILITY TO

| a. The College has processes | The College fulfills this requirement: | Yes |
|------------------------------|--|-------------------------------------|
| | Please list the College's priority areas of focus for QA assessment and briefly describe how they have been identified OR p this information can be found and indicate the page number. Is the process taken above for identifying priority areas codified in a policy: Choose an item. | please insert a link to the website |
| | If yes, please insert link to the policy. | |
| | The <u>Quality Assurance Program policy</u> requires the Quality Assurance Committee to annually select the standards, guidelines for the Peer & Practice Assessment. In making its determination, the Quality Assurance Committee reviews the prior year's a Discipline data in the most recent Council report, annual data from the College's Annual Report and statistical information fro related to areas of inquiry from the public and the profession to determine areas of concern to be proactively addressed. | ssessment outcomes, Complaint |
| | | |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Additional comments for clarification (optional) | Choose an item. |

³ "Right touch" regulation is an approach to regulatory oversight that applies the minimal amount of regulatory force required to achieve a desired outcome. (Professional Standards Authority Right Touch Regulation. https://www.professionalstandards.org.uk/publications/right-touch-regulation).

| ii. details of how the College | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 | | | |
|--|--|---|--|--|--|
| uses a right touch, evidence informed | Please insert a link to document(s) outlining details of right touch approach and evidence used (e.g., data, literature and indicate page number(s). | e, expert panel) to inform assessment approach | | | |
| approach to determine | | | | | |
| which registrants will | Please provide the year the right touch approach was implemented OR when it was evaluated/updated (if applicable). | | | | |
| undergo an assessment | If evaluated/updated, did the college engage the following stakeholders in the evaluation: | | | | |
| activity (and which type of multiple assessment | – Public Choose an item. | | | | |
| activities); and | – <i>Employers</i> Choose an item. | | | | |
| | – <i>Registrants</i> Choose an item. | | | | |
| | <i>– other stakeholders</i> Choose an item. | | | | |
| | | | | | |
| | The <u>Quality Assurance Regulation</u> and <u>Program policies</u> outline that each year the Quality Assurance Committee shall r | andomly select Registrants to undergo a peer | | | |
| | and practice assessment. This selection process is random in nature and excludes any Registrant who: | | | | |
| | Holds an Inactive certificate of registration. | | | | |
| | Has a certificate of registration under suspension. | | | | |
| | Has held a general class certificate of registration for less than 3 years. | | | | |
| | Has completed a College Peer & Practice assessment in the previous 5 years. | | | | |
| | Following a completed assessment, where deficiencies are noted, the Committee provides the Registrant with a list an | d details of the identified deficiencies and an | | | |
| | opportunity to remedy any concerns in advance of requiring additional remediation activities. | | | | |
| | The College has implemented a right touch approach to CEO investigations, has established a number of operating poli | icios and regularly follows up with suspended | | | |
| | Registrants to remind them about their advertising. This helps to avoid initiating investigations into advertising/practis | | | | |
| | | 0 | | | |
| | Minor items, which may be considered low risk with little to no impact directly on a patient, where there is no formal o | | | | |
| | Manger, Professional Practice who provides information to the Registrant on the potential concern and possible ways | to remedy the deficiency. | | | |
| | | | | | |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. | | | |
| | Additional comments for clarification (optional) | | | | |
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| | iii. criteria that will inform the | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 |
|--|---|--|---|
| | remediation activities a registrant must undergo based on the QA assessment, where necessary. | • Please insert a link to the document that outlines criteria to inform remediation activities and indicate page number C | |
| | | Peer & Practice Assessors utilize a 1-4 scale to rate a Registrant's response to the various components of the Peer & Practic Policies outline the potential for remediation depending on the rating. Any rating of 3 or 4 is <u>referred to the Quality Assura</u> Assessment, the Peer Assessor discusses any identified deficiencies with the Registrant and possible methods to self-reme Assurance Committee provides all Registrants with an opportunity to self-remediate prior to requiring specific action. Whe to be insufficient, the Committee may require an individual to participate in a Specified Continuing Education or Remediat Terms, Conditions or Limitations or disclose the name of the Registrant to the Inquiry, Complaints & Reports Committee. not had to require any of these remediations based on the outcome of a Quality Assurance Assessment. | ance Committee for consideration. During the diate. As previously noted, the Quality ere the self-remediation actions are deemed ion Program, direct the CEO to impose |
| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| | Additional comments for clarification (optional) | |
|---|---|---|
| Measure: 10.3 The College effective | ly remediates and monitors registrants who demonstrate unsatisfactory knowledge, skills, and judgemer | t. |
| a. The College tracks the resu | | Yes |
| of remediation activities registrant is directed | | briefly describe the process. |
| undertake as part of a College committee a assesses whether t | The doe inserve a link to the conege s process for determining whether a registrant has demonstrated the knowledge, skink | s and judgement following remediation |
| registrant subsequent demonstrates the require knowledge, skill a judgement while practicing | d deadline are reviewed by the Quality Assurance Committee. In 2023, the Quality Assurance Committee granted all Registrants d meeting their CE requirement an extension until February 28, 2024, to remedy and complete the requirement. Registrant CE I those that fail to meet the extension requirement are referred to the Quality Assurance Committee who may either grant the them as non-compliant with the Quality Assurance Program and require them to undergo a Peer & Practice Assessment. | who failed to submit or were deficient ogs are reviewed by College staff and Registrant a further extension or deem |
| | As noted under Domain 6, Measure 9.2, Registrants deemed not to have met currency requirements under section 6(1) of the complete a refresher program approved by the Registration Committee. In its decision, the Registration Committee sets out a completion (typically no more than 6 months from point of review). Deadlines are monitored by Registration staff via a currer complete their approved refresher program are referred by the CEO to the Quality Assurance Committee for a Peer and Pract section 6(2) of the Registration Regulation. | specific deadline for refresher program acy audit tracker. Registrants who fail to |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
| | Additional comments for clarification (if needed) | |

| Measure 11.1 | Measure 11.1 | | |
|--|--|--|--|
| The College enables and sup | The College enables and supports anyone who raises a concern about a registrant. | | |
| Required Evidence College Response | | | |
| a. The different stages of the | The College fulfills this requirement: Yes | | |
| complaints process and all relevant supports available to | • Please insert a link to the College's website that clearly describes the College's complaints process including, options to resolve a complaint, the potential outcomes associated with the respective options and supports available to the complainant. | | |
| complainants are: i. supported by formal policies and procedures | • Please insert a link to the polices/procedures for ensuring all relevant information is received during intake OR please briefly describe the policies and procedures if the documents are not publicly accessible. | | |
| to ensure all relevant information is received during intake at each stage, including next steps for follow up; ii. clearly communicated directly to complainants who are engaged in the complaints process, including what a | The College's website provides several resources about the formal policies and procedures followed for the complaint process, including: <u>Complaints-Investigations</u>. <u>Complaints Process</u>. <u>How to file a Complaint</u>. <u>Complaints-Discipline for NDs</u>. <u>Alternative Dispute Resolution</u>. <u>Patient Therapy & Counselling Fund</u>. Staff in the Professional Conduct area of the College spend a great deal of time one on one with complainants and Registrants to explain the complaint process and this includes ensuring that complainants are fully informed and aware of all steps in the process, understand their role, the role of the Registrant, College staff, and th committee, and potential outcomes. During a complaint investigation, College staff maintain regular contact with complainants providing updates when the status of complaint changes and explanation of any process delays. | | |
| supports available to | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? Choose an item. | | |

DOMAIN 6:

STANDARD 11

SUITABILITY TO PRACTICE

| | them (e.g., funding for | Additional comments for clarification (optional) |
|--|-------------------------|--|
| | sexual abuse therapy); | |
| | and; | |
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| | Demonstrate how the College Supports the public during | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 |
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| | he complaints process to | Please list supports available for the public during the complaints process. | |
| ensure that the process inclusive and transpar | ensure that the process is nclusive and transparent | • Please briefly describe at what points during the complaints process that complainants are made aware of supports available. | |
| av ac bu in su ho de | access outside regular business hours, transparency n decision-making to make sure the public understand now the College makes decisions that affect them etc.). | The College ensures that all of its materials related to the complaints process are available online and in English and French. The Colle the process, options (including alternative dispute resolution), potential outcomes and resources are made available to all complaina request prior to the filing of a formal complaint or, if no inquiry is made in advance, upon receipt of the formal complaint. The College has available a telephone translation provider who can provide direct verbal translation over the phone, and the College information on languages staff members can effectively communicate in for additional assistance The College continues to maintain on its website summaries of current and closed complaint and report matters. The summaries pro and the current status of the matter. The College's website has undergone usability testing as well as plain language reviews to ensure comprehension for all about the pr number of <u>resources and flowcharts for visual summaries</u> of expectations in the complaints process. | ints and Registrants either upon website <u>staff directory</u> provides vide an update on the allegations ocesses. The College has created a |
| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |
| | | Additional comments for clarification (optional) | choose an item. |
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| | | | |
| | | int and discipline process are kept up to date on the progress of their case, and complainants are supported t | o participate effectively in |

| College ensures are regularly u | | process and indicate the page number(s) OR please |
|---|---|--|
| progress of the discipline case, complainants of | how how how how how complainants are supported to participate in the complaint | s process and indicate the page number(s) OR please |
| College for inf availability and relevant translation serv | ity to head of the complaints process on the College website describes expected timeframes and communication to be sent by bation, complainants contain contact information for the College's relevant staff and reasons for any potential delay. The | - |
| | In addition to regular notices regarding the status of complaints and discipline matters, the College also maintains investigation and <u>discipline matters</u> in process. The webpages are publicly available and include a summary of the | |
| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting pe | choose an item. |

| | | | Additional comments for clarification (optional) | | |
|----------------|-------------|--|--|---|--|
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| ТО | STANDARD 12 | Measure: 12.1 The College addresses | complaints in a right touch manner. | | |
| | | a. The College has accessible, up- to-date, documented guidance setting out the framework for assessing risk and acting on complaints, including the prioritization of investigations, complaints, | The College fulfills this requirement: | 25 | |
| ABIL | ST/ | | • Please insert a link to guidance document and indicate the page number OR please briefly describe the framework and how it is being applied. | | |
| 6: SUITABILITY | | | • Please provide the year when it was implemented OR evaluated/updated (if applicable). | | |
| DOMAIN | | and reports (e.g., risk matrix, decision matrix/tree, triage protocol). | The College's ICRC receives annual training from legal counsel ensuring that the Committee is up to date and aware of the law. | most recent changes to legislation and case | |
| DC | | | The <u>ICRC Program policies</u> were revised and approved by the Committee in 2023. The Committee made amendments to al included information related to the information provided to HPARB and College representation at case conferences. | ign with the Terms of Reference and | |
| ACTICE | | | The College maintains the ICRC decision-making matrix and <u>risk categories</u> on its website and are used when making a deci complaints/concerns are reviewed by senior staff. Where the matter is of an urgent nature and public safety is at questior and action considered by the panel. | | |
| PR | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. | |

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| | Additional comments for clarification (optional) |
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| 13 | Measure: | | | |
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| | 13.1 The College demon | strates that it shares concerns about a registrant with other relevant regulators and external sy | ystem partners (e.g. law enforcement, | |
| DA | government, etc.). | | | |
| STANDARD | a. The College's policy outlining consistent criteria fo | | Met in 2022, continues to meet in 2023 | |
| 0, | disclosure and examples o | f • Please insert a link to the policy and indicate page number OR please briefly describe the policy. | | |
| | the general circumstance and type of information tha | Please provide an overview of whom the College has shared information with over the past year and the purpose of | of sharing that information (i.e., general sectors | |
| | has been shared between the | | | |
| | College and other relevan | | | |
| | system partners, within the legal framework, abou | | | |
| | concerns with individuals and | | | |
| | any results. | | | |
| | | The College relies on the exceptions in section 36 of the Regulated Health Professions Act which allows for the disclosure and sharing of information under certain circumstances. | | |
| | | circumstances. | | |
| | | In 2023 the College has shared information in the following contexts: | | |
| | | Other Ontario Regulators for the purposes of: | | |
| | | Providing information about other regulated health providers holding out as naturopaths and copies of C | | |
| | | Providing information about College Registrants that may be holding out as other registered practitioners Coordinating investigations of complaints filed about dual registrants | s; and | |
| | | Coordinating investigations of complaints filed about dual registrants Other Canadian Naturopathic Regulators: | | |
| | | • When a Registrant applies for registration in another jurisdiction, the College shares information about in | vestigations, decisions and reasons and records | |
| | | of investigations where applicable to suitability to practice; and | | |
| | | Provides information about practitioners in another jurisdiction who may be holding out as being able to practise in Ontario. | | |
| | | Police Services | | |
| | | • Worked with police services in complying with a production order and providing information regarding a | revoked registrant who continued to provide IV | |
| | | therapy to Ontarians. | | |
| | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. | |

DOMAIN 6: SUITABILITY

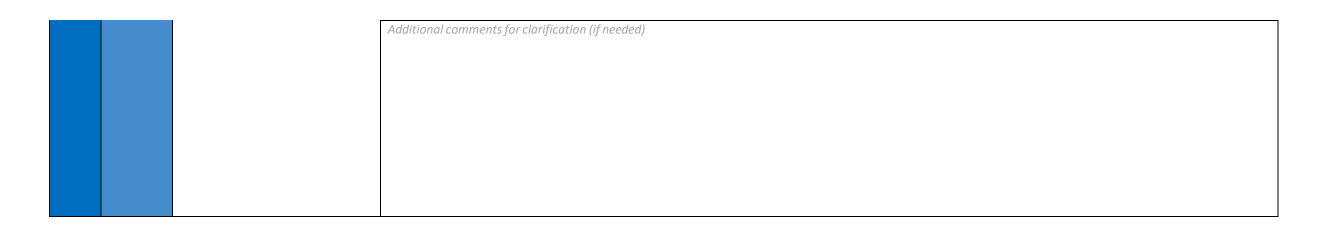
TO PRACTICE

| Additional comments for clarification (if needed) |
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| | | Measure: 14.1 Council uses Key Perfo impact the College's perfo | rmance Indicators (KPIs) in tracking and reviewing the College's performance and regularly reviews rmance. | internal and external risks that could |
|--|----------|---|--|--|
| | | Required Evidence | College Response | |
| Ę | 14 | a. Outline the College's KPIs, | The College fulfills this requirement: | Met in 2022, continues to meet in 2023 |
| ROVEME | STANDARD | including a clear rationale for why each is important. | • Please insert a link to a document that list College's KPIs with an explanation for why these KPIs have been selec KPIs tells, and how it relates to the College meeting its strategic objectives and is therefore relevant to track), a information is included and indicate page number OR list KPIs and rationale for selection. | |
| 3 & IMPI | ν | | For its evaluation the College uses KPI's that are in the annual Operational Plan. The Operational plan ensures we fulfi oversee the practice of naturopathy. To achieve this, each indicator in the Operational Plan is weighted equally. This pla | |
| REPORTIN | | | Part 1: Regulate the Profession. This section of the Operational Plan sets out the mandatory operational activities that are regulatory in nature and mus fulfill its legal mandate. The activities set out in this section and their key performance indicators align with the Regulat receives at each regularly scheduled Council meeting. | |
| DOMAIN 7: MEASUREMENT, REPORTING & IMPROVEMENT | | | Part 2: Governance This section sets out the governance activities in which the College staff engage to support the governance proc governance is essential to the ability of the College to fulfill its role and this section reflects the way in which the the staff, work to move the College forward. | |
| | | | Part 3: Corporate Activities This section sets out the corporate activities in which the College staff must engage to ensure the smooth operations or but represent a foundational component that is often not considered when assessing the resources needed to support include quarterly financial reporting (budget against actual expenses) including a variance report which explains any lin the budget. | the College. The operational indicators also |
| DOM | | | Part 4: Program Development This section sets out the program and project work being undertaken by the senior management team of the College w Council will find the priority projects identified by the Chief Executive Officer for the coming year, as well as the priority | |

| | Managers within the College. | |
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| | In July 2023, the above format was used to align with the Operational Plan for that year. | |
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| | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Choose an item. |

| | | | Additional comments for clarification (if needed) | |
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| - | b. Th | e College regularly reports to | The College fulfills this requirement: | Yes |
| | | uncil on its performance and | | |
| | risl | k review against: | Please insert a link to Council meeting materials where the College reported to Council on its progress against stated strate and risks that may impact the College's ability to meet its objectives and the corresponding meeting minutes and indicate | |
| | i. | stated strategic objectives | and how that may impact the conege 5 dointy to meet its objectives and the corresponding meeting immates and indicate | |
| | | (i.e., the objectives set out in a College's strategic | | |
| | | nlan); | The Council receives the Regulatory Operations Report six times per year as part of each of its meetings. As part of this report, t | the Chief Executive Officer (CEO) |
| | ii. | | reminds the Council that this oversight report is provided to allow them to ensure that all regulatory activities are being undertained. | |
| | | operational | explanations when they are not. Trending information that can be elicited from the report, based on its design, also allows the of the second | |
| | | | from a risk-based regulation perspective. What issues are arising with more frequency, what kinds of matters are increasingly b what is the intention of the CEO to address these matters. A copy of the Regulatory Operations Report may be found on page 6 | |
| | | are expected to achieve | materials package. | |
| | | under the RHPA); and | In addition to the Regulatory Operations Report, the Council also receives a broader Operations Report that provides information | on to the Council about all operational |
| | iii. | | activities of the College. This report is provided following the conclusion of the sixth and then the 12 th month of the operations | covered by the plan and allows the |
| | | approach. | Council to see what progress has been made on broader College activities, receiving information as to what has been happening make inquiries of the CEO. Again, from a risk perspective, the Council can determine whether activities that are not on track pre | |
| | | | year report may be found on page 74 -111 of the <u>November 2023 Council meeting materials package</u> . | concern a risk to the concern the ma |
| | | | Finally, to-date, the Council's risk management approach has been to consider risk as part of the reports that it receives as well | as within the briefing on issues and |
| | | | matters being brought before the Council. At page 155 of the <u>November 29, 2023 Council meeting materials package</u> are example | - |
| | | | the Council form a part of the Council's risk management approach. | |
| | | | If the response is "partially" or "no", is the College planning to improve its performance over the next reporting period? | Changes an item |
| | | | | Choose an item. |



| a. Council uses performance and | The College fulfills this requirement: | Yes | |
|---|--|---------------------------------------|--|
| risk review findings to identify where improvement activities are needed. | Please insert a link to Council meeting materials where the Council used performance and risk review findings to identi improvement activities and indicate the page number. | ify where the College needs to implem | |
| | Improvement opportunities are presented to the Council for every item on its agendas throughout the year. The following | summarizes these opportunities. | |
| Benchmarked Evidence | When the Council receives the draft Operational Plan and the draft Capital and Operational budgets, it is presented with the opportunity to consider the work of the prior year as has been reported and to identify any areas where improvements might be needed. When the Council receives the Regulatory Operations Report at each of its meetings, it can identify the activities being completed and those not undertaken, assess its risk and direct that improvements be made to those activities. It can also direct that the reports be modified to provide any information that it feels will be helpful in performing its oversight role. When Council receives the mid-year and end of year Operations Report, it can review the activities that have been undertaken and those that have been deferred or delayed, assess the risk and direct that improvements be made. If the response is "partially" or "no", describe the College's plan to fully implement this measure. Outline the steps (i.e., drafting policies, consulting stakeholders, or reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to implementation. | | |
| | reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to imp | | |
| Measure: 14.3 The College regularly r | reviewing/revising existing policies or procedures, etc.) the College will be taking, expected timelines and any barriers to imperformance. | | |
| 14.3 The College regularly r a. Performance results related to a | | | |
| 14.3 The College regularly r | eports publicly on its performance. | Plementation. Yes | |

| | Additional comments for clarification (if needed) |
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Part 2: Context Measures

The following tables require Colleges to provide **statistical data** that will provide helpful context about a College's performance related to the standards. The context measures are non-directional, which means no conclusions can be drawn from the results in terms of whether they are 'good' or 'bad' without having a more in-depth understanding of what specifically drives those results.

In order to facilitate consistency in reporting, <u>a recommended method to calculate the information is provided in the companion document</u> "Technical Specifications for Quantitative College Performance Measurement Framework Measures." However, recognizing that at this point in time, the data may not be readily available for each College to calculate the context measure in the recommended manner (e.g., due to differences in definitions), a College can report the information in a manner that is conducive to its data infrastructure and availability.

In those instances where a College does not have the data or the ability to calculate the context measure at this point in time it should state: 'Nil' and indicate any plans to collect the data in the future.

Where deemed appropriate, Colleges are encouraged to provide additional information to ensure the context measure is properly contextualized to its unique situation. Finally, where a College chooses to report a context measure using a method other than the recommended method outlined in the following Technical Document, the College is asked to provide the method in order to understand how the information provided was calculated.

The ministry has also included hyperlinks of the definitions to a glossary of terms for easier navigation.

Table 1 – Context Measure 1

| DOMAIN 6: SUITABILITY TO PRACTICE | | | | |
|---|-------------------------------------|--|--|--|
| TANDARD 10 | | | | |
| Statistical data collected in accordance with the recommended method or the <i>If a College method is used, please specify the rationale for its use:</i> | e College's own method: Recommended | | | |
| Context Measure (CM) | | | | |
| CM 1. Type and distribution of QA/QI activities and assessments used in CY 2 | 2023* | | | |
| Type of QA/QI activity or assessment: | # | | | |
| i. Self-Assessment | 1,624 | What does this information tell us? Quality assurance (QA) and Quality Improvement (QI) are critical components in ensuring that professionals provide | | |
| ii. Continuing Education Reporting | 465 | care that is safe, effective, patient-centred and ethical. In addition, health care professionals face a number of ongoing changes that might impact how they | | |
| iii. Peer & Practice Assessment | 91 | practice (e.g., changing roles and responsibilities, changing public expectations, legislative changes). | | |
| iv. <insert activity="" assessment="" or="" qa=""></insert> | | The information provided here illustrates the diversity of QA activities the College | | |
| v. <insert activity="" assessment="" or="" qa=""></insert> | | undertook in assessing the competency of its registrants and the QA and QI activities its registrants undertook to maintain competency in CY 2023. The diversity | | |
| vi. <insert activity="" assessment="" or="" qa=""></insert> | | of QA/QI activities and assessments is reflective of a College's risk-based approach in executing its QA program, whereby the frequency of assessment and activities to | | |
| vii. <insert activity="" assessment="" or="" qa=""></insert> | | maintain competency are informed by the risk of a registrant not acting competently. Details of how the College determined the appropriateness of its | | |
| viii. <insert activity="" assessment="" or="" qa=""></insert> | | assessment component of its QA program are described or referenced by the College in Measure 10.2(a) of Standard 10. | | |
| ix. <insert activity="" assessment="" or="" qa=""></insert> | | | | |
| x. <insert activity="" assessment="" or="" qa=""></insert> | | | | |

| * Registrants may be undergoing multiple QA activities over the course of the reporting period. While future iterations of the CPMF may evolve to capture the different permutations of pathways registrants may undergo as part of a College's QA Program, the requested statistical information recognizes the current limitations in data availability today and is therefore limited to type and | |
|--|--|
| distribution of QA/QI activities or assessments used in the reporting period. | |
| <u>NR</u> | |
| Additional comments for clarification (if needed) | |
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Table 2 – Context Measures 2 and 3

| DOMAIN 6: SUITABILITY TO PRACTICE STANDARD 10 | | | | | |
|--|------------------|-------|--|--|--|
| Statistical data collected in accordance with the recommended method or the College own | n method: Recomm | ended | | | |
| If a College method is used, please specify the rationale for its use: | | | | | |
| | | | | | |
| Context Measure (CM) | | | | | |
| | # | % | What does this information tell us? If a registrant's knowledge, skills, | | |
| CM 2. Total number of registrants who participated in the QA Program CY 2023 | 1624 | 100% | and judgement to practice safely, effectively, and ethically have been assessed or reassessed and found to be unsatisfactory or a registrant is non-compliant with a College's QA Program, the College may refer them to the College's QA Committee. | | |
| CM 3. Rate of registrants who were referred to the QA Committee as part of the QA Program where the QA Committee directed the registrant to undertake remediation in CY 2023. | | 0.2% | The information provided here shows how many registrants who underwent an activity or assessment as part of the QA program where the QA Committee deemed that their practice is unsatisfactory and as a result have been directed to participate in specified continuing education or remediation program as of the start of CY 2023, understanding that some cases may carry over. | | |
| NR | | | | | |
| Additional comments for clarification (if needed) | | | | | |

Table 3 – Context Measure 4

| DOMAIN 6: SUITABILITY TO PRACTICE | | | | - + | |
|--|-----------|-------------|---|------------------|--|
| STANDARD 10 | | | | | |
| Statistical data collected in accordance with the recommended method or the College's own method: $Recommended$ | mmend | e d | | | |
| If a College method is used, please specify the rationale for its use: | | | | | |
| Context Measure (CM) | | | | | |
| CM 4. Outcome of remedial activities as at the end of CY 2023:** | # | % | What does this information tell us? This information provide outcome of the College's remedial activities directed by the QA Co | - | |
| I. Registrants who demonstrated required knowledge, skills, and judgement following remediation* | 0 | 0 | help a College evaluate the effectiveness of its "QA remediation activities". additional context no conclusions can be drawn on how successful | | |
| II. Registrants still undertaking remediation (i.e., remediation in progress) | 3 | 100% | remediation activities are, as many factors may influence behaviour registrants (continue to) display. | the practice and | |
| NR * This number may include registrants who were directed to undertake remediation in the previous year and **This measure may include any outcomes from the previous year that were carried over into CY 2023. Additional comments for clarification (if needed) | completec | l reassessn | nent in CY 2023. | | |
| | | | | | |

Table 4 – Context Measure 5

| DOM | AIN 6: SUITABILITY TO PRACTICE | | | | | |
|---------|--|-----------------|------------|------------------------|----------------|--|
| STANI | DARD 12 | | | | | |
| | al data is collected in accordance with the recommended method or the College's own me bege method is used, please specify the rationale for its use: | ethod: Rec | ommende | d | | |
| Contex | t Measure (CM) | | | | | |
| CM 5. | Distribution of formal complaints and Registrar's Investigations by theme in CY 2023 | Formal received | Complaints | Registrar initiated | Investigations | |
| Themes | 5: | # | % | # | % | |
| ١. | Advertising | | | 1 | 12.5% | |
| ١١. | Billing and Fees | | | | | |
| III. | Communication | 2 | 22% | | | |
| IV. | Competence / Patient Care | 4 | 45% | 1 | 12.5% | What does this information tell us? This information |
| V. | Intent to Mislead including Fraud | 1 | 11% | | | facilitates transparency to the public, registrants and the ministry regarding the most prevalent themes identified in |
| VI. | Professional Conduct & Behaviour | | | 3 | 37.5% | formal complaints received and Registrar's Investigations |
| VII. | Record keeping | 1 | 11% | | | undertaken by a College. |
| VIII. | Sexual Abuse | | | | | |
| IX. | Harassment / Boundary Violations | 1 | 11% | | | |
| Х. | Unauthorized Practice | | | 3 | 37.5% | |
| XI. | Qther <please specify=""></please> | Ì | | | | |
| Total n | umber of formal complaints and Registrar's Investigations** | 9 | 100% | 8 | 100% |] |

| <u>Formal Complaints</u> | |
|---|--|
| <u>NR</u> | |
| Registrar's Investigation | |
| | |
| **The requested statistical information (number and distribution by theme) recognizes that formal complaints and Registrar's Investigations may | |
| include allegations that fall under multiple themes identified above, therefore when added together the numbers set out per theme may not equal | |
| the total number of formal complaints or Registrar's Investigations. | |
| Additional comments for clarification (if needed) | |
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Table 5 – Context Measures 6, 7, 8 and 9

| DOM | AIN 6: SUITABILITY TO PRACTICE | | | | | - + - |
|-----------|--|----------------------------------|-----|-------|---|----------------------|
| STAN | DARD 12 | | | | | |
| Statistic | cal data collected in accordance with the recommended method or the College's own method: R e c o m m | nended | | | | |
| lf a Coll | ege method is used, please specify the rationale for its use: | | | | | |
| | | | | | | |
| Context | t Measure (CM) | | | | | |
| CM 6. | Total number of formal complaints that were brought forward to the ICRC in CY 2023 | 9 | | | | |
| CM 7. | Total number of ICRC matters brought forward as a result of a Registrar's Investigation in CY 2023 | 10 (4 initiate initiated in 2 | | and 6 | | |
| | Total number of requests or notifications for appointment of an investigator through a Registrar's ation brought forward to the ICRC that were approved in CY 2023 | 8 | | | | |
| CM 9. | Of the formal complaints and Registrar's Investigations received in CY 2023**: | # | | % | What does this information tell us? The in | - |
| I. | Formal complaints that proceeded to Alternative Dispute Resolution (ADR) | 0 | 0% | | public better understand how formal comp College and Registrar's Investigations of resolved. Furthermore, it provides transpa | are disposed of or |
| ١١. | Formal complaints that were resolved through ADR | 0 | 0% | | of concern that are being brought forward Inquiries, Complaints and Reports Committ | ard to the College's |
| III. | Formal complaints that were disposed of by ICRC | 4 | 44% | | inquiries, complaints and keports commit | |
| IV. | Formal complaints that proceeded to ICRC and are still pending | 4 | 44% | | | |
| V. | Formal complaints withdrawn by Registrar at the request of a complainant | 1 | 12% | | | |
| VI. | Formal complaints that are disposed of by the ICRC as frivolous and vexatious | 0 | 0% | | | |

| VII. | Formal complaints and Registrar's Investigations that are disposed of by the ICRC as a referral to the Discipline Committee | 0 | 0% | |
|--------------------------|---|--------------------------------------|--|--|
| ADR | | | | |
| <u>Disposa</u> Formal | <u>Il</u> Complaint <u>s</u> | | | |
| Formal | Complaints withdrawn by Registrar at the request of a complainant | | | |
| <u>NR</u> Registra | ar's Investigation | | | |
| | | | | |
| ** The | elate to Registrar's Investigations that were brought to the ICRC in the previous year. total number of formal complaints received may not equal the numbers from 9(i) to (vi) as complaints these of as frivolous and vexatious and a referral to the Discipline Committee will also be counted in total num | at proceed to AL nber of complain | R and are not resol ts disposed of by the | ved will be reviewed at the ICRC, and complaints that the ICRC ICRC. |
| Additio | nal comments for clarification (if needed) | | | |
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Table 6 – Context Measure 10

| DOMAIN 6: SUITABILITY TO PRACTICE | | | | | | | |
|---|-------------------|----------------------------------|--|--|--------------------------|---|---|
| STANDARD 12 | | | | | | | |
| Statistical data collected in accordance with the recomm | nended method o | or the College's own n | nethod:Recon | n m e n d e d | | | |
| If a College method is used, please specify the rationale | for its use: | | | | | | |
| | | | | | | | |
| | | | | | | | |
| Context Measure (CM) | | | | | | | |
| CM 10. Total number of ICRC decisions in 2023 | | | | | | | |
| Distribution of ICRC decisions by theme in 2023* | # of ICRC D | Decisions++ | | | | | |
| Nature of Decision | Take no action | Proves advice or recommendations | lssues a caution (oral or written) | Orders a specified continuing education or remediation program | Agrees to undertaking | Refers specified allegations to the Discipline Committee | Takes any other action it considers appropriate that is not inconsistent with its governing legislation, regulations, or by-laws. |
| I. Advertising | | 1 | 1 | 2 | | | |
| II. Billing and Fees | | | | | | | |
| III. Communication | 2 | | | | | | |
| IV. Competence / Patient Care | | 4 | 3 | 2 | | | |
| V. Intent to Mislead Including Fraud | 1 | | | | | | |
| VI. Professional Conduct & Behaviour | 1 | | 1 | 1 | | | |
| VII. Record Keeping | | 1 | | 1 | | | |
| VIII. Sexual Abuse | | | | | | | |
| IX. Harassment / Boundary Violations | | | | 1 | | | |

| Х. | Unauthorized Practice | 3 | 1 | 2 | 2 | | |
|-----|------------------------------------|---|---|---|---|--|--|
| XI. | Other <please specify=""></please> | | | | | | |

• Number of decisions are corrected for formal complaints ICRC deemed frivolous and vexatious AND decisions can be regarding formal complaints and registrar's investigations brought forward prior to 2023. ++ The requested statistical information (number and distribution by theme) recognizes that formal complaints and Registrar's Investigations may include allegations that fall under multiple themes identified above, therefore when added together the numbers set out per theme may not equal the total number of formal complaints or registrar's investigations, or decisions.

<u>NR</u>

-

What does this information tell us? This information will help increase transparency on the type of decisions rendered by ICRC for different themes of formal complaints and Registrar's Investigation and the actions taken to protect the public. In addition, the information may assist in further informing the public regarding what the consequences for a registrant can be associated with a particular theme of complaint or Registrar investigation and could facilitate a dialogue with the public about the appropriateness of an outcome related to a particular formal complaint.

Additional comments for clarification (if needed)

Table 7 – Context Measure 11

| DOMAIN 6: SUITABILITY TO PRACTICE | | | | | |
|--|-------------------|--|--|--|--|
| STANDARD 12 | | | | | |
| Statistical data collected in accordance with the recommended meth | od or the College | own method: Recommended | | | |
| If College method is used, please specify the rationale for its use: | | | | | |
| Context Measure (CM) | | | | | |
| CM 11. 90 th Percentile disposal of: | Days | What does this information tell us? This information illustrates the maximum length of time in which 9 out of 10 forn complaints or Registrar's investigations are being disposed by the College. | | | |
| I. A formal complaint in working days in CY 2023 | 150 | The information enhances transparency about the timeliness with which a College disposes | | | |
| II. A Registrar's investigation in working days in CY 2023 | 126 | Registrar's investigations. As such, the information provides the public, ministry, and other stake regarding the approximate timelines they can expect for the disposal of a formal complaint investigation undertaken by, the College. | | | |
| Disposal | | | | | |
| Additional comments for clarification (if needed) - | | | | | |

Table 8 – Context Measure 12

| DOMAIN 6: SUITABILITY TO PRACTICE | | | | | |
|---|------------------------|---|--|--|--|
| STANDARD 12 | | | | | |
| Statistical data collected in accordance with the recommended method or the Colle | ege's own method: Reco | ommended | | | |
| If a College method is used, please specify the rationale for its use: | | | | | |
| | | | | | |
| Context Measure (CM) | | | | | |
| CM 12. 90th Percentile disposal of: | Days | What does this information tell us? This information illustrates the maximum length of time in which 9 out of 10 uncontested discipline hearings and 9 out of 10 contested discipline hearings are being | | | |
| I. An uncontested discipline hearing in working days in CY 2023 | 214 | disposed. | | | |
| II. A contested discipline hearing in working days in CY 2023 | 226 | The information enhances transparency about the timeliness with which a discipline hearing undertaken by a College is concluded. As such, the information provides the public, ministry, and other stakeholders with information regarding the approximate timelines they can expect for the resolution | | | |
| | | of a discipline proceeding undertaken by the College. | | | |
| Disposal | | | | | |
| Uncontested Discipline Hearing Contested Discipline Hearing | | | | | |
| Additional comments for clarification (if needed) | | | | | |
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Table 9 – Context Measure 13

| DOMAIN 6: SUITA | ABILITY TO PRACTICE | | |
|----------------------------|---|--------------------------------|---|
| STANDARD 12 | | | |
| Statistical data collected | l in accordance with the recommended method or the Co | ollege's own method: R e c o m | mended |
| If College method is use | d, please specify the rationale for its use: | | |
| | | | |
| Context Measure (CM) | | | |
| | iscipline finding by type* | | |
| Туре | | # | |
| I. Sexual abuse | | 1 |] |
| II. Incompetence | | | |
| III. Fail to maintair | n Standard | | |
| IV. Improper use o | of a controlled act | 1 | |
| V. Conduct unbec | oming | 1 | What does this information tell us? This information facilitates transparency to the public, registra |
| VI. Dishonourable, | disgraceful, unprofessional | 2 | and the ministry regarding the most prevalent discipline findings where a formal complaint |
| VII. Offence convic | tion | | Registrar's Investigation is referred to the Discipline Committee by the ICRC. |
| VIII. Contravene cer | tificate restrictions | 1 | |
| IX. Findings in and | ther jurisdiction | | |
| X. Breach of orde | rs and/or undertaking | 1 | |
| XI. Falsifying recor | ds | | |
| XII. False or mislea | ding document | | |
| XIII. Contravene rel | evant Acts | 1 | |

* The requested statistical information recognizes that an individual discipline case may include multiple findings identified above, therefore when added together the number of findings may not equal the total number of discipline cases.

<u>NR</u>

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Additional comments for clarification (if needed)

2 disciplinary matters with multiple findings.

Table 10 – Context Measure 14

| tistical data collected in accordance with the recommended method or the College | own mothody Door | |
|---|-----------------------|--|
| tistical data collected in accordance with the recommended method or the College of a college method is used, please specify the rationale for its use: | own method: Recc | a mmended |
| Conege method is used, please specify the rationale for its use. | | |
| ntext Measure (CM) | | |
| 14. Distribution of Discipline orders by type* | | |
| e de la companya de l | # | |
| I. Revocation | 2 | What does this information tell us? This information will help strengthen transparency on the type of |
| I. Suspension | | actions taken to protect the public through decisions rendered by the Discipline Committee. It is important to note that no conclusions can be drawn on the appropriateness of the discipline decisions without |
| I. Terms, Conditions and Limitations on a Certificate of Registration | | knowing intimate details of each case including the rationale behind the decision. |
| /. Reprimand | | |
| /. Undertaking | | |
| he requested statistical information recognizes that an individual discipline case mo equal the total number of discipline cases. vocation pension ms, Conditions and Limitations primand dertaking | זי include multiple) | findings identified above, therefore when added together the numbers set out for findings and orders may |

Glossary

Alternative Dispute Resolution (ADR): Means mediation, conciliation, negotiation, or any other means of facilitating the resolution of issues in dispute.

Return to:-Table 5

Contested Discipline Hearing: In a contested hearing, the College and registrant disagree on some or all of the allegations, penalty and/or costs.

Return to: Table 8

Disposal: The day upon which all relevant decisions were provided to the registrant by the College (i.e., the date the reasons are released and sent to the registrant and complainant, including both liability and penalty decisions, where relevant).

Return to: <u>Table 5</u>, <u>Table 7</u>, <u>Table 8</u>

Formal Complaint: A statement received by a College in writing or in another acceptable form that contains the information required by the College to initiate an investigation. This excludes complaint inquiries and other interactions with the College that do not result in a formally submitted complaint.

Return to: Table 4, Table 5

Formal Complaints withdrawn by Registrar at the request of a complainant: Any formal complaint withdrawn by the Registrar prior to any action being taken by a Panel of the ICRC, at the request of the complainant, where the Registrar believed that the withdrawal was in the public interest.

Return to: Table 5

NR: Non-reportable: Results are not shown due to < 5 cases (for both # and %). This may include 0 reported cases.

Return to: Table 1, Table 2, Table 3, Table 4, Table 5, Table 6, Table 9, Table 10

Registrar's Investigation: Under s.75(1)(a) of the *Regulated Health Professions Act, 1991,* (RHPA) where a Registrar believes, on reasonable and probable grounds, that a registrant has committed an act of professional misconduct or is incompetent, they can appoint an investigator which must be approved by the Inquiries, Complaints and Reports Committee (ICRC). Section 75(1)(b) of the RHPA, where the ICRC receives information about a member from the Quality Assurance Committee, it may request the Registrar to conduct an investigation. In situations where the Registrar determines that the registrant exposes, or is likely to expose, their patient to harm or injury, the Registrar can appoint an investigator immediately without ICRC approval and must inform the ICRC of the appointment within five days.

Return to: Table 4, Table 5

Revocation: Of a member or registrant's Certificate of Registration occurs where the discipline or fitness to practice committee of a health regulatory College makes an order to "revoke" the certificate which terminates the registrant's registration with the College and therefore their ability to practice the profession.

Return to: Table 10

Suspension: A suspension of a registrant's Certificate of Registration occurs for a set period of time during which the registrant is not permitted to:

- Hold themselves out as a person qualified to practice the profession in Ontario, including using restricted titles (e.g., doctor, nurse),
- Practice the profession in Ontario, or
- Perform controlled acts restricted to the profession under the Regulated Health Professions Act, 1991.

Return to: Table 10

Reprimand: A reprimand is where a registrant is required to attend publicly before a discipline panel of the College to hear the concerns that the panel has with their practice.

Return to: Table 10

Terms, Conditions and Limitations: On a Certificate of Registration are restrictions placed on a registrant's practice and are part of the Public Register posted on a health regulatory College's website.

Return to: Table 10

Uncontested Discipline Hearing: In an uncontested hearing, the College reads a statement of facts into the record which is either agreed to or uncontested by the Respondent. Subsequently, the College and the respondent may make a joint submission on penalty and costs or the College may make submissions which are uncontested by the Respondent.

Return to: Table 8

Undertaking: Is a written promise from a registrant that they will carry out certain activities or meet specified conditions requested by the College committee.

Return to: Table 10