## **MINUTES ADDENDUM**

Drs. Cohlmia, Feldman, and Roberts, and Mr. Celis Cifuentes (American Student Dental Association liaison) presented recommendations to retain, rescind, or amend thirteen ADA policies, in accordance with the policy titled Regular Comprehensive Policy Review (*Trans*.2010:603; 2012:370). Upon vote, all thirteen recommendations were adopted, pending feedback from the relevant secondary councils (below) about the continued need for the policies, their adequacy (or obsolescence) in modern times, and the merits of any proposed revision(s).

The Council expressed that it was important to retain 36H-1990, 26H-1993, and 14H-1996—which directly or peripherally involve Medicare—until overriding policy is adopted.

Policy		CGA Recommendation	Secondary Council(s)
48H-2016	Need for HIPAA Standards Reform ( <i>Trans.</i> 2003:384; 2016:317)	Amend	CDP
54H-2000 <sup>1</sup>	Confidentiality and Privacy Regarding Health Information ( <i>Trans</i> .1999:951; 2000:507) ( <i>Reports</i> 1999:116) ( <i>Supplement</i> 2000:6029)	Amend	CDP
14H-1996	Legislative Clarification for Medically Necessary Care ( <i>Trans.</i> 1988:474; 1996:686)	Retain	CDBP CDP
36H-1990	Dentists as Providers in All Public and Private Health Care Programs and Discrimination in Payment for Services Performed by a Licensed Dentist ( <i>Trans</i> .1990:559)	Retain	CDBP CDP
26H-1993	Elimination of Disparities in Coverage for Dental Procedures Provided Under Medicare ( <i>Trans</i> .1993:705)	Retain	CDBP CDP
5H-1990 <sup>2</sup>	Legislation Prohibiting Waiver of Patient Copayment/Overbilling ( <i>Trans.</i> 1990:534)	Rescind	CDBP CDP
68H-1990	Legislation Reflecting ADA Policy on Primary Dental Health Care Provider ( <i>Trans</i> .1990:559)	Rescind	CDBP CDP
8H-2020	National Practitioner Data Bank Self- Generated Inquiries ( <i>Trans.</i> 1993:706; 2015:272; 2020:XXX)	Retain	N/A
9H-2020	National Practitioner Data Bank Statute of Limitations ( <i>Trans.</i> 2020:XXX)	Retain	N/A

<sup>&</sup>lt;sup>1</sup> The Council agreed that the suggested amendment to 54H-2000 would have no bearing on the various forms of technical assistance the Association routinely provides.

<sup>&</sup>lt;sup>2</sup> The Council acknowledged that the proposed rescission of 5H-1990 would not indicate support for bad faith insurance practices.

10H-2020	Support for Deployed Dentists ( <i>Trans.</i> 2020:XXX)	Retain	N/A
43H-2020	Principles for Tort Reform ( <i>Trans.</i> 2020:XXX)	Retain	N/A
44H-2020	Limits on Non-Economic Damages ( <i>Trans</i> .2020:XXX)	Retain	N/A
89H-2020	Resources for Veterans Ineligible for VA Dental Care ( <i>Trans.</i> 2020:XXX)	Retain	N/A

The Council will consider each supporting council's findings and recommendations before sending any formal resolutions or reports to the 2021 House of Delegates.