THE STATE MEDICAL BOARD OF OHIO
DISCIPLINARY GUIDELINES

(Revised July 2019)

Disciplinary Guidelines are primarily for the Board’s reference and guidance. They are subject to revision at the Board’s discretion without notice to the public. Disciplinary Guidelines are intended to promote consistency in Board-imposed sanctions, but are not binding on the Board. The Board recognizes that individual matters present unique sets of circumstances which merit individual consideration by the Board.
# CATEGORIES OF VIOLATIONS

<table>
<thead>
<tr>
<th>Category</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category I</td>
<td>Improper Prescribing/Dispensing/Administering Drugs</td>
<td>3</td>
</tr>
<tr>
<td>Category II</td>
<td>Minimal Standards of Care (including Sexual Misconduct)</td>
<td>7</td>
</tr>
<tr>
<td>Category III</td>
<td>Fraud, Misrepresentation, or Deception</td>
<td>8</td>
</tr>
<tr>
<td>Category IV</td>
<td>Ethics Violations</td>
<td>10</td>
</tr>
<tr>
<td>Category V</td>
<td>Actions by Other States of Entities</td>
<td>11</td>
</tr>
<tr>
<td>Category VI</td>
<td>Unauthorized Practice</td>
<td>12</td>
</tr>
<tr>
<td>Category VII</td>
<td>Violation of Conditions of Limitation</td>
<td>15</td>
</tr>
<tr>
<td>Category VIII</td>
<td>Criminal Acts or Convictions</td>
<td>16</td>
</tr>
<tr>
<td>Category IX</td>
<td>Impairment of Ability to Practice</td>
<td>19</td>
</tr>
<tr>
<td>Category X</td>
<td>CME</td>
<td>23</td>
</tr>
<tr>
<td>Category XI</td>
<td>Miscellaneous Violations</td>
<td>25</td>
</tr>
</tbody>
</table>

# APPENDICES

<table>
<thead>
<tr>
<th>Appendix</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appendix A</td>
<td>Applicability to Guidelines to Licensure and Training Certificate Applicants</td>
<td>26</td>
</tr>
<tr>
<td>Appendix B</td>
<td>Aggravating and Mitigating Factors</td>
<td>27</td>
</tr>
</tbody>
</table>
CATEGORY I: IMPROPER PRESCRIBING, DISPENSING, OR ADMINISTERING OF DRUGS

A. Prescribing, dispensing, or administering of any drug for excessive periods of time and/or in excessive amounts.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   Minimum Penalty: Definite suspension, min. 90 days; discretionary probation as appropriate, to include prescribing course

B. (Reserved)

C. (Reserved)

D. Failing to keep patient records of substances prescribed, dispensed or administered; and/or failing to perform appropriate prior examination and/or failure to document in the patient record performance of appropriate prior examination.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   Minimum Penalty: Reprimand; discretionary probation as appropriate, to include medical-recordkeeping course

E. (Reserved)

F. Inappropriate purchasing, controlling, dispensing, and/or administering of any drug.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   Minimum Penalty: Definite suspension, min. 60 days; discretionary probation, as appropriate
G. Failure to use acceptable methods in selection of drugs or other modalities.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   Minimum Penalty: Indefinite suspension, min. 180 days, with conditions for reinstatement; discretionary probation, as appropriate

H. (Reserved)

I. Selling, prescribing, dispensing, giving away, or administering any drug for other than a legal and legitimate therapeutic purpose and/or selling, prescribing, dispensing, giving away, or administering any drug in exchange for sexual favors.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   Minimum Penalty: Permanent revocation of certificate or permanent denial of application

J. (Reserved)

K. (Reserved)

L. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a drug related felony, except where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   Minimum Penalty: Permanent revocation of certificate or permanent denial of application
M. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a drug-related misdemeanor, except where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application.

   Minimum Penalty: Indefinite suspension, min. 180 days, with conditions for reinstatement; discretionary probation, as appropriate

N. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a drug related felony where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application.

   Minimum Penalty: 90 days of suspension in addition to the minimum penalty for the applicable guideline section under Category IX.

O. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a drug-related misdemeanor where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application.

   Minimum Penalty: 30 days of suspension in addition to the minimum penalty for the applicable guideline section under Category IX.

P. Utilizing a controlled substance in the treatment of a family member or self in violation of Section 4731-11-08, Ohio Administrative Code.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: Reprimand; discretionary probation, as appropriate, to include appropriate medical-education course
Review/Revision History:

Sections I.M, I.O, and I.P: 12/2010

Sections I.A through I.K: 10/2010

Sections I.L and I.N: 7/2010

CATegory II: MINIMAL STANDARDS OF CARE

A. Departure from or failure to conform to minimal standards of care.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Discretionary probation, as appropriate

B. Sexual misconduct within practice that included “sexual interaction” and/or “sexual contact” as defined by Rule 4731-26-01, O.A.C.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Indefinite suspension, min. 1 year, with conditions for reinstatement; discretionary probation, as appropriate, to include a boundaries course

C. Sexual misconduct within practice that is limited to “sexual impropriety” as defined by Rule 4731-26-01, O.A.C.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Reprimand; discretionary probation, as appropriate, to include a boundaries course

NOTE: WHERE APPROPRIATE, PERMANENT LIMITATIONS AND RESTRICTIONS MAY ALSO BE IMPOSED.

Review/Revision History:

Sections II.A and II.B: 1/2011

Sections II.A and II.B: 6/2018

Sections II.B. and II.C: 07/2019
CATEGORY III: FRAUD, MISREPRESENTATION, OR DECEPTION

A. Fraud in passing examination.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: Revocation of certificate or denial of application (minimum required by statute)
   
B. (Reserved)
   
C. (Reserved)
   
D. Publishing a false, fraudulent, deceptive, or misleading statement.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: Suspension for 30 days; discretionary probation, as appropriate
   
E. (Reserved)
   
F. Obtaining, or attempting to obtain, anything of value by fraudulent misrepresentations in the course of practice.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: Indefinite suspension, min. 1 year, with conditions for reinstatement; discretionary probation, as appropriate
   
G. Deceptive advertising.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: Suspension for 30 days; discretionary probation, as appropriate
H. Representing, with purpose of obtaining compensation or advantage, that incurable disease can be cured.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: Indefinite suspension, min. 3 years, with conditions for reinstatement to include SPEX and personal/professional ethics courses; discretionary probation, as appropriate, including requirements for a practice plan and monitoring physician prior to resuming practice

NOTE: SEE APPENDIX A IF VIOLATION BY LICENSURE APPLICANT.

Review/Revision History:

Sections III.A through III.H: 2/2011

Sections III.D and III.F through III.H: 6/2018
CATEGORY IV: ETHICS VIOLATIONS

A. Division of fees for referral of patients, or receiving a thing of value for specific referral of patient to utilize particular service or business.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: Indefinite suspension, min. 1 year, with conditions for reinstatement; discretionary probation, as appropriate

B. Code of ethics violation.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: Reprimand

C. Willfully betraying a professional confidence.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: Suspension for 30 days; discretionary probation, as appropriate, to include condition of successfully completing appropriate ethics course(s)

NOTE: SEE CATEGORY II PENALTIES FOR SEXUAL MISCONDUCT WITHIN PRACTICE, AND CATEGORY III PENALTIES FOR FRAUDULENT ACTS.

Review/Revision History:

Sections IV.A through IV.C: 5/2011

Sections IV.A and IV.C: 6/2018
CATEGORY V: ACTIONS BY OTHER STATES OR ENTITIES

Limitation, revocation, suspension, acceptance of license surrender, denial of license, refusal to renew or reinstate a license, imposition of probation, or censure or other reprimand, by another jurisdiction; action against clinical privileges by Department of Defense or Veterans Administration; or termination or suspension from Medicare or Medicaid.

Maximum Penalty: Correspond to maximum penalty in Ohio for type of violation committed

Minimum Penalty: Correspond to minimum penalty in Ohio for type of violation committed

Review/Revision History:

Category V: 5/2011
CATegory VI: Unauthorized Practice

A. Practice during suspension imposed by Board order.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: Permanent revocation of certificate or permanent denial of application

B. Applicant’s prior practice without license or registration as physician assistant, anesthesiologist assistant, or radiologist assistant.
   
   Maximum Penalty: Denial of licensure or P.A./A.A./R.A. registration with conditions for any future application
   
   Minimum Penalty: Denial of licensure or P.A./A.A./R.A. registration

C. Aiding and abetting unlicensed practice or practice by unregistered physician assistant, anesthesiologist assistant, or radiologist assistant.
   
   Maximum Penalty: One-year suspension; discretionary probation, as appropriate, including requirement of annual report of utilization of employee or P.A./A.A./R.A.
   
   Minimum Penalty: Suspension for 30 days; discretionary probation, as appropriate, including requirement of annual report of utilization of employee or P.A./A.A./R.A.

D. Practice outside scope of license or registration.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: 30-day suspension

E. Supervising a physician assistant, anesthesiologist assistant, or radiologist assistant in the absence of an approved supervisory plan and approved supervision agreement.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application
   
   Minimum Penalty: Suspension for 90 days

F. Practice of a physician assistant, anesthesiologist assistant, or radiologist assistant in the absence of an approved supervisory plan and an approved supervision agreement.
Maximum Penalty:  Permanent revocation of certificate or permanent denial of application

Minimum Penalty:  Suspension for 90 days

G.  Permitting a physician assistant, anesthesiologist assistant, or radiologist assistant to perform services as a P.A., A.A., or R.A. in a manner that is inconsistent with the supervisory plan or special services plan under which that P.A./A.A./R.A. practices.

Maximum Penalty:  Permanent revocation of certificate or permanent denial of application

Minimum Penalty:  Discretionary probation, as appropriate

H.  Practice of a physician assistant, anesthesiologist assistant, or radiologist assistant in a manner that is inconsistent with the supervisory plan or special services plan under which that P.A./A.A./R.A. practices.

Maximum Penalty:  Permanent revocation of certificate or permanent denial of application

Minimum Penalty:  Discretionary probation, as appropriate

I.  Permitting a physician assistant to perform services as a physician assistant in a manner that is not in accordance with Chapter 4730 or other applicable chapter of the Revised Code and/or the rules adopted thereunder.

Maximum Penalty:  Permanent revocation of certificate or permanent denial of application

Minimum Penalty:  Indefinite suspension, min. 180 days, with conditions for reinstatement; discretionary probation, as appropriate

J.  Practice of a physician assistant in a manner that is not in accordance with Chapter 4730 or other applicable chapter of the Revised Code and/or the rules adopted thereunder.

Maximum Penalty:  Permanent revocation of certificate or permanent denial of application

Minimum Penalty:  Indefinite suspension, min. 180 days, with conditions for reinstatement; discretionary probation, as appropriate

K.  Failure to timely report termination of a physician assistant supervision agreement to the Board.

Maximum Penalty:  Suspension for 2 years

Minimum Penalty:  Reprimand
L. Limited Practitioner Holding Self Out as Doctor or Physician in Violation of Rule 4731-1-03(D) and/or 4731-1-03(E), Ohio Admin. Code.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Indefinite suspension, min. 180 days; conditions for reinstatement to include eliminating the offending references from any advertising, internet sites, signs, business cards, stationery, and similar locations; discretionary probation, as appropriate

M. Practicing as a physician assistant without holding concurrent NCCPA certification.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: If the P.A. has regained NCCPA certification and the period of practice without certification was 30 days or less: Reprimand

If the P.A. has regained NCCPA certification and the period of practice without certification was 31+ days: Definite suspension for a period of 30 days or more

If the P.A. has not regained NCCPA certification: Indefinite suspension of at least 90 days; reinstatement conditions to include current NCCPA certification; and discretionary probation, as appropriate, to include approval of a practice plan

NOTE: SEE CATEGORY VII PENALTIES FOR PRACTICE IN VIOLATION OF CONDITIONS OF LIMITATION PLACED BY THE BOARD

Review/Revision History:

Sections VI.A through VI.K: 5/2011

Section VI.L: 12/2011

Section VI.M: 8/2016

Sections VI.C, VI.G through IV.J, and VI.L through IV.M: 6/2018
CATEGORY VII: VIOLATION OF CONDITIONS OF LIMITATION

A. Violation of practice or prescribing limitations placed by the Board.
   
   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: Indefinite suspension, min. one year, with conditions for reinstatement; discretionary probation, as appropriate

B. Violation of conditions of limitation, other than practice prohibitions, placed by the Board.

   Maximum Penalty: Permanent revocation of certificate or permanent denial of application

   Minimum Penalty: A fine; subsequent probation, minimum for at least the period of time established by the prior existing Order or Consent Agreement

Review/Revision History:

Section VII.A: 8/2011

Section VII.B: 4/2017

Section VII.A: 6/2018
CATEGORY VIII: CRIMINAL ACTS OR CONVICTIONS

A. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a felony committed in course of practice, except where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Permanent revocation of certificate or permanent denial of application

B. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a felony not committed in course of practice.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Indefinite suspension, min. 30 days, with conditions for reinstatement; discretionary probation, as appropriate

C. Commission of act constituting a felony in this state, regardless of where committed, if related to practice, except where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Permanent revocation of certificate or permanent denial of application

D. Commission of act constituting a felony in this state, regardless of where committed, if unrelated to practice.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Indefinite suspension, min. 30 days, with conditions for reinstatement; discretionary probation, as appropriate
E. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a misdemeanor committed in course of practice or involving moral turpitude.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Indefinite suspension, min. 180 days, with conditions for reinstatement; discretionary probation, as appropriate

F. Commission of act constituting a misdemeanor committed in course of practice or involving moral turpitude.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Suspension for 30 days; discretionary probation, as appropriate

G. Plea of guilty to, judicial finding of guilt of, or judicial finding of eligibility for intervention in lieu of conviction for, a felony committed in course of practice, where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application.

Minimum Penalty: 90 days of suspension in addition to the minimum penalty for the applicable guideline section under Category IX.

H. Commission of act constituting a felony in this state, regardless of where committed, if related to practice, where the underlying criminal conduct was directly related to a substance-related impairment of the respondent and was committed to obtain substance(s) solely for self-use.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application.

Minimum Penalty: 90 days of suspension in addition to the minimum penalty for the applicable guideline section under Category IX.
I. Commission of act constituting a felony in this state, regardless of where committed, if related to practice of massage therapy with an expired license.

   Maximum Penalty: See the Board-approved fining grid for the maximum, minimum, and standard fines for this violation.

   Minimum Penalty: See the Board-approved fining grid for the maximum, minimum, and standard fines for this violation.

NOTE: SEE CATEGORY I PENALTIES FOR DRUG RELATED CONVICTIONS

Review/Revision History:

Sections VIII.B and VIII.D: 8/2011

Sections VIII.E and VIII.F: 9/2010

Sections VIII.A, VIII.C, VIII.G, and VIII.H: 7/2010

Section VIII.I: 10/2015

Sections VIII.B, and VIII.D through VIII.F: 6/2018
CATEGORY IX: IMPAIRMENT OF ABILITY TO PRACTICE

A. **Initial Impairment and/or Less than One Year of Sobriety**: Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision).

This section applies to:

1. All licensees holding an active certificate,
2. All licensees holding a previously active certificate that is currently expired/inactive/lapsed for any reason,
3. All applicants for licensure/reinstatement/restoration who have not demonstrated continuous current sobriety for at least one year since the date of the applicant’s discharge from treatment where the treatment was completed and conformed with board requirements.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Indefinite suspension, no minimum, with conditions for reinstatement; subsequent probation, minimum 5 years

B. **“Slip Rule”**: Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision), where all conditions set forth in Rule 4731-16-02(D), Ohio Administrative Code, have been met.

The Respondent will not be subjected to suspension or other formal discipline
**C. First Relapse:** Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision); first relapse during or following treatment, and/or where all conditions set forth in Rule 4731-16-02(D), Ohio Administrative Code, have not been met.

*Maximum Penalty:* Permanent revocation of certificate or permanent denial of application

*Minimum Penalty:* Indefinite suspension, min. 90 days following date of license suspension (mandated by administrative rule), with conditions for reinstatement; subsequent probation, min. 5 years

**D. Second Relapse:** Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision); second relapse during or following treatment.

*Maximum Penalty:* Permanent revocation of certificate or permanent denial of application

*Minimum Penalty:* Indefinite suspension, min. 1 year following date of license suspension (mandated by administrative rule), with conditions for reinstatement; subsequent probation, min. 5 years

**E. Third Relapse:** Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision); third relapse during or following treatment.

*Maximum Penalty:* Permanent revocation of certificate or permanent denial of application

*Minimum Penalty:* Indefinite suspension, min. 3 years following date of license suspension (mandated by administrative rule), with conditions for reinstatement; subsequent probation, min. 5 years
F. **Impairment, 1 - 5 Years of Sobriety:** Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision).

This section applies to all applicants for licensure/reinstatement/restoration who have demonstrated continuous current sobriety for more than one year, but less than five years, since the date of the applicant’s discharge from treatment where the treatment was completed and conformed with board requirements.

**Maximum Penalty:** Permanent denial of application

**Minimum Penalty:** Application granted; subject to probation for a minimum term that, when added to the applicant’s demonstrated period of continuous current sobriety, shall not be less than 5 years

G. **Impairment, 5+ Years of Sobriety:** Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances (including the inability to practice in accordance with such standards without appropriate treatment, monitoring, or supervision).

This section applies to all applicants for licensure/reinstatement/restoration who have demonstrated continuous current sobriety for more than five years since the date of the applicant’s discharge from treatment where the treatment was completed and conformed with board requirements.

**Maximum Penalty:** Permanent denial of application

**Minimum Penalty:** License may be granted/reinstated/restored without probation or other disciplinary action

H. **Mental/Physical Illness, Currently Unable To Practice:** Inability to practice according to acceptable and prevailing standards of care by reason of mental or physical illness (including any mental disorder, mental illness, physical illness, or physical deterioration that adversely affects cognitive, motor, or perceptive skills).

**Maximum Penalty:** Permanent revocation of certificate or permanent denial of application

**Minimum Penalty:** If applicant: Granting of license subject to indefinite suspension, min. as appropriate; conditions for reinstatement; discretionary probation, as appropriate

If licensee: Indefinite suspension, min. as appropriate; conditions for reinstatement; discretionary probation, as appropriate
I. Mental/Physical Illness, Currently Able To Practice Subject To Appropriate Treatment, Monitoring, Or Supervision: Inability to practice according to acceptable and prevailing standards of care by reason of mental or physical illness (including any mental disorder, mental illness, physical illness, or physical deterioration, that adversely affects cognitive, motor, or perceptive skills) without appropriate treatment, monitoring, or supervision.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: If applicant: Granting of license, discretionary probation, as appropriate
If licensee: Discretionary probation, as appropriate

Review/Revision History:

Sections IX.A through IX.I: 9/2011

Sections IX.H through IX.I: 6/2018
CATEGORY X: C.M.E. REQUIREMENTS

A. Failure to respond timely to C.M.E. audit, but requisite C.M.E. completed.

Maximum Penalty: Reprimand; subject to mandatory audits of compliance with CME requirements for the current CME acquisition period and for two full CME acquisition periods thereafter.

Minimum Penalty: Reprimand.

B. Failure to complete C.M.E. as certified on renewal application.

Maximum Penalty: Reprimand; $5,000.00 fine; indefinite suspension until any outstanding shortage of CME credits has been rectified; subject to mandatory audits of compliance with CME requirements during suspension (if any), for the current CME acquisition period at the time of reinstatement (or for current CME acquisition period if no suspension), and for two full CME acquisition periods thereafter.

Minimum Penalty: Reprimand; $1,000.00 fine; indefinite suspension until any outstanding shortage of CME credits has been rectified; subject to mandatory audits of compliance with CME requirements during suspension (if any), for the current CME acquisition period at the time of reinstatement (or for current CME acquisition period if no suspension), and for two full CME acquisition periods thereafter.

C. Failure to complete C.M.E. as certified on renewal application; repeat offense.

Maximum Penalty: $5,000.00 fine; indefinite suspension, min. 90 days, with conditions for reinstatement; subject to mandatory audits of compliance with CME requirements during suspension, for the current CME acquisition period at the time of reinstatement, and for two full CME acquisition periods thereafter.

Minimum Penalty: $3,000.00 fine; indefinite suspension, min. 60 days, with conditions for reinstatement; subject to mandatory audits of compliance with CME requirements during suspension, for the current CME acquisition period at the time of reinstatement, and for two full CME acquisition periods thereafter.
NOTE: IF FRAUDULENT MISREPRESENTATIONS (OTHER THAN FALSE CERTIFICATION OF COMPLETION) ARE MADE WITH RESPECT TO C.M.E., CATEGORY III PENALTY MAY BE APPROPRIATE IN ADDITION TO THE STANDARD C.M.E. PENALTY. A BIFURCATED ORDER MAY BE USED.

Review/Revision History:

Sections X.A through X.C: 10/2011
CATEGORY XI: MISCELLANEOUS VIOLATIONS

A. Violating or attempting to violate, directly or indirectly, or assisting in or abetting violation of, or conspiring to violate, the Medical Practices Act or any rule promulgated by the Board.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Correspond to minimum penalty for actual offense

B. Violation of any abortion law or rule.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Reprimand

C. Permitting name or certificate to be used when not actually directing treatment.

Maximum Penalty: Permanent revocation of certificate or permanent denial of application

Minimum Penalty: Suspension, 1 year; discretionary probation, as appropriate

D. Failure to cooperate in an investigation conducted by the Board.

Maximum Penalty: Indefinite suspension of license with conditions for reinstatement to include, at a minimum, full cooperation in the underlying investigation.

Minimum Penalty: Reprimand, as long as respondent has fully cooperated in the underlying investigation.

Review/Revision History:

Sections XI.A through XI.D: 10/2011

Section XI.C: 6/2018
APPENDIX A: APPLICABILITY OF GUIDELINES TO LICENSURE AND TRAINING CERTIFICATE APPLICANTS

The penalties specified in Categories I through XI are generally tailored to apply to violations of the Medical Practices Act by licensees. When applicants for licensure or training certificates are found to have committed like violations, the appropriate penalties will be formulated in terms of either grant, denial, or permanent denial of the application. A grant of a license or training certificate may be accompanied by limitation, suspension, requirements for reinstatement, probation, and/or reprimand, as appropriate, and should be proportionate to penalties imposed for licensees.

Review/Revision History:

11/2011
APPENDIX B: AGGRAVATING AND MITIGATING FACTORS

After a violation has been established, the Board may consider aggravating and mitigating circumstances in deciding what penalty to impose. If the Board deems such circumstances sufficient to justify a departure from disciplinary guidelines, they should be specified during the Board’s deliberations.

AGGRAVATION

Aggravation or aggravating circumstances are any considerations or factors which might justify an increase in the degree of discipline to be imposed. Aggravating factors may include, but are not limited to:

(a) Prior disciplinary actions  
(b) Dishonest or selfish motive  
(c) A pattern of misconduct  
(d) Multiple violations  
(e) Submission of false evidence, false statements, or other deceptive practices during the disciplinary process  
(f) Refusal to acknowledge wrongful nature of conduct  
(g) Adverse impact of misconduct on others  
(h) Vulnerability of victim  
(i) Willful or reckless misconduct  
(j) Use/abuse of position of trust, or of licensee status, to accomplish the deception, theft, boundaries violation, or other misconduct  
(k) Where an individual has a duty to disclose information to the Board, the extent of delay in disclosing all or part of the information, including the failure to self-report relapse immediately to the Board as required  
(l) Failure to correct misconduct after recognizing the existence of the problem/violation

MITIGATION

Mitigation or mitigating circumstances are any considerations or factors which might justify a reduction in the degree of discipline to be imposed. Mitigating factors may include, but are not limited to:

(a) Absence of a prior disciplinary record  
(b) Absence of a dishonest or selfish motive  
(c) Isolated incident, unlikely to recur  
(d) Full and free disclosure to Board, when done in a timely manner (such as before discovery is imminent)
(e) Physical or mental disability or impairment
   (NOTE: IT IS THE BOARD’S STATED POLICY THAT IMPAIRMENT SHALL
   NOT EXCUSE ACTS WHICH RESULT IN CONVICTION OR WHICH
   POTENTIALLY HAVE AN ADVERSE IMPACT ON OTHER INDIVIDUALS.)
(f) Interim rehabilitation or remedial measures
(g) Remorse
(h) Absence of adverse impact of misconduct on others
(i) Remoteness of misconduct, to the extent that the passage of time between the
    misconduct and the Board’s determination of the sanction is not attributable to the
    respondent’s delay, evasion, or other acts/omissions
(j) Absence of willful or reckless misconduct
(k) Prompt correction of misconduct/problem after recognizing its existence.

**Review/Revision History:**

11/2011