



1625 North Market Blvd., Suite S-200 Sacramento, CA 95834 (916) 574-7830, (916) 574-8625 Fax www.bbs.ca.gov

To: Board Members Date: April 29, 2025

From: Christy Berger

Regulatory Manager

Subject: Discussion and Consideration of:

a. Comments Received During the 45-Day Public Comment Period and Proposed Responses Thereto for the Board's Rulemaking to Amend Title 16 of the California Code of Regulations (CCR), Section 1888 (Uniform Standards Related to Substance Abuse and Disciplinary Guidelines)

 b. Adoption of Amendments to CCR, Title 16, Section 1888 (Uniform Standards Related to Substance Abuse and Disciplinary Guidelines)

Background

At its September 2024 meeting, the Board approved regulatory changes pertaining to Enforcement Regulations: Uniform Standards Related to Substance Abuse and Disciplinary Guidelines (Guidelines), including forms incorporated by reference. The proposed regulatory action was noticed to the public, and the 45-day public comment period began on January 10, 2025, and ended on February 25, 2025. The Board received two comments as summarized below, and which are provided in their entirety in **Attachments B and C**. Staff's recommended responses to the comments are also provided below. The original Board-approved language, including the Uniform Standards/Disciplinary Guidelines and Quarterly Written Report Form and Instructions forms, are provided in **Attachment A**.

Board Staff and Regulations Counsel recommend the Board approve the following proposed responses to the comments summarized below.

a. Comments Received During the 45-Day Public Comment Period and Proposed Responses Thereto for the Board's Rulemaking to Amend Title 16 of the California Code of Regulations (CCR), Section 1888 (Uniform Standards Related to Substance Abuse and Disciplinary Guidelines Regulations)

Shanti Ezrine, MPA, State Government Affairs Associate and Cathy Atkins, JD, Deputy Executive Director on behalf of the California Association of Marriage and Family Therapists (CAMFT) (Attachment B)

Comment 1: In an email to the Board dated February 10, 2025 titled "Disciplinary Guidelines - Proposed Text Question", the commenter stated that they were reviewing the proposed changes to section 1888 and asked for clarification of the rationale for the amendment that says a violation is "presumed to be" a substance abuse violation; and if the licensee does not "successfully" rebut "the presumption" that the violation is a substance abuse violation, then the Uniform Standards apply. The question is whether this proposed amendment is just codifying current practice, or does it change how a determination of a substance abuse violation is made and when the Uniform Standards apply?

Recommended Response: The proposal merely clarifies current implementation policy of the Board as set forth in the Initial Statement of Reasons. Existing regulation at Section 1888, subsection (b), in pertinent part, states:

"...if the conduct found to be a violation involves drugs and/or alcohol, the violation is a substance abuse violation for purposes of Section 315 of the Code. If the licensee or registrant does not rebut that the violation is a substance abuse violation, then the Uniform Standards Related to Substance Abuse shall apply without deviation."

Historically, the Board has interpreted the second sentence to mean that the licensee or registrant must rebut the Board's "presumption" that the violation is a substance abuse violation if it involves drugs and/or alcohol, and that a licensee must rebut that presumption "successfully", otherwise the Uniform Standards will apply in their case. However, the above text does not precisely convey this interpretation, so the Board has proposed to further refine the text to avoid confusion, as follows:

Notwithstanding subsection (a), if the conduct found to be a violation involves drugs and/or alcohol, the violation is <u>presumed to be</u> a substance abuse violation for purposes of Section 315 of the Code. If the licensee or registrant does not <u>successfully</u> rebut <u>the presumption</u> that the violation is a substance abuse violation, then the Uniform Standards Related to Substance Abuse shall apply without deviation.

For these reasons and the reasons set forth below in the next response, the Board declines to make any changes due to this comment.

Shanti Ezrine, MPA, State Government Affairs Associate and Cathy Atkins, JD, Deputy Executive Director on behalf of the California Association of Marriage and Family Therapists (CAMFT) (Attachment C)

In a letter to the Board dated and received on February 24, 2025 via email, titled "Proposed changes to Uniform Standards Related to Substance Abuse and Disciplinary Guidelines & Division 18 of Title 16, California Code of Regulations (CCR) Section 1888", CAMFT provides two comments in regard to the proposed regulatory action, each of which serve as a separate comment. They are as follows:

<u>COMMENT 2</u>: "Modified text to "presume" violations involving abuse of drugs and/or alcohol. The proposed language in 16 CCR Section 1888 modifies the text to say that a violation involving drugs and/or alcohol is "presumed to be" a substance abuse violation and if the licensee does not "successfully" rebut the "presumption" that the violation is a substance abuse violation, then the Uniform Standards shall apply. It is our understanding that this proposed language codifies current probationary practice and clarifies that a determination of a violation involving the abuse of drugs and/or alcohol is based on whether a licensee is found to be a "substance abusing licensee." We request that the BBS confirm our understanding to ensure that the proposed language does not change how these determinations are made and when the Uniform Standards apply."

Recommended Response: The Board declines to make any changes due to this comment. This change was merely to clarify some ambiguities in the language as noted above and does not substantively change the Board's approach to deciding these types of cases. The changes clarify that the Uniform Standards Related to Substance Abuse apply unless the licensee "successfully" rebuts the legal "presumption" that there is a substance abuse violation if the conduct involves drugs or alcohol. If the licensee does not "successfully" rebut the presumption that it is a substance abuse violation, then the Uniform Standards do apply since the Board has evidence in the case that they are a substance-abusing licensee per Business and Professions Code (BPC) section 315.

<u>COMMENT 3</u>: "Financial implications of extending probationary periods for certain violations. Several proposed changes to the minimum penalty column for certain violations extend the probationary period from one year to three-five years. We understand the rationale for the change is because the current length of the probationary period is insufficient to ensure adequate rehabilitation. While we don't oppose the proposed change, it was as recent as September 2024 when BBS Board members held a discussion around the increased number of probationers having a difficult time complying with their probationary terms due to financial strains." The commenter then provided a web link to the Board's meeting materials from its September 2024 meeting regarding Agenda Item 24 "Probation Program Statistics." (Attached to this comment for ease of reference.)

The commenter then added that "Increasing the length of the probationary period increases financial strains on the probationer (\$1,200 per additional year of probation). As the Board continues their monitoring of reasons that a probationer may surrender

their license, we highlight this for your attention as it appears that financial strain during probation has become an increasing factor for license/registration surrender."

Recommended Response: While this commenter did not specify which probationary periods that they specifically had concerns about, staff believes the commenter is referencing the following proposed amendments, which are excerpted from the Guidelines document in Attachment A for the Board's convenience:

Statutes and Regulations	Violation Category	Minimum Penalty	<u>Maximum</u> <u>Penalty</u>
LMFT: B&P § 4982(e), 4982(u) LCSW: B&P § 4992.3(f), 4992.3(s) LEP: B&P § 4989.54(f) LPCC: B&P § 4999.90(e) 4999.90(u) GP: B&P § 480	Violations of the Chapter or Regulations by licensees or registrants / Violations Involving Acquisition and Supervision of Required Hours of Experience Violating, Attempting to Violate, or Conspiring to Violate any Provision of the Chapter or any Regulation Adopted by the Board	 Revocation stayed Registration on probation until exams are passed and license issued License issued on probation for one year Rejection of all illegally acquired hours 3-5 years probation; sStandard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs- 	 Revocation Denial of license-or registration Cost recovery
LMFT: B&P § 4982(u) LCSW: B&P § 4992.3(s) LEP: B&P § 4989.54(ac) LPCC: B&P § 4999.90(u) GP: B&P § 480	Violations Involving Gaining Required Hours of Experience or Supervision of Required Hours of Experience	 Revocation stayed 3-5 years probation; standard terms and conditions Rejection of all illegally acquired hours Supervised practice Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license Cost recovery

The above amendments split one category into two, as they are separate types of violations and therefore, due to differences in subject matter and differing impacts on public safety, the penalties should differ.

For the newly split out category "<u>Violating, Attempting to Violate, or Conspiring to Violate any Provision of the Chapter or any Regulation Adopted by the Board" (currently titled "Violations of the Chapter or Regulations by licensees or registrants"):</u>

The currently listed terms regarding probation length "Registration on probation until exams passed and license issued" and "License issued on probation for one year" are not directly applicable to this category as it could be violated by someone who is already licensed. Therefore, a standard probation length needs to be set. 3-5 years' probation for this category is likely sufficient to ensure adequate rehabilitation in the Board's experience. This provision is most commonly used when a licensee conspires to violate

the Board's laws regarding unlicensed activity, which presents significant risk of harm to the consumer. This penalty is appropriate considering the high risk of harm to a consumer receiving services from an unlicensed individual who has not met the standards for professional licensure.

For the other newly split out category_"<u>Violations Involving Gaining Required Hours of Experience or Supervision of Required Hours of Experience"</u>:

Striking "Registration on probation until exams are passed and license issued" and "License issued on probation for one year" and replacing it with "3-5 years probation" will decrease the length of probation for many individuals, but will increase the length for others depending on how close the individual is to becoming licensed. This change will provide a consistent length of probation, and in the Board's experience, 3-5 years is typically sufficient to monitor probationers for this type of violation. This penalty is appropriate, as the Board considers violations based upon gaining required hours of experience or supervision of such required hours serious, as these violations directly relate to competency of the supervisee and their ability to practice with safety to the public.

Therefore, the Board declines to make any changes due to this comment. While the Board is sympathetic to the financial strain of probation, the Board's highest priority is public safety.

If the Board agrees with the recommended responses, staff recommend the following motion:

Staff Recommendation for Part a. of this Agenda Item:

Staff recommends the Board consider the comments and approve the proposed responses.

Proposed Motion Language – Response to Comments

Option No. 1 (If the members agree with the staff recommended responses): Direct staff to proceed as recommended as specified and provide the responses to the comment as indicated in the staff recommended responses.

Option No. 2: (If the members have any edits to the recommended responses or disagree with staff and wish to accept the comment or make any other changes to the responses): Direct staff to accept the following comments and make the following edits to the text: [identify comment(s) to accept or reject and text to change here and explain why].

Staff Recommendation for Part b. of this Agenda Item:

If the Board rejects the previously discussed comments and makes no further changes to the proposed text, staff recommends the Board consider the following motion to complete the rulemaking process and adopt the proposed text:

Direct staff to take all steps necessary to complete the rulemaking process including the filing of the final rulemaking package with the Office of Administrative Law, authorize the Executive Officer to make any non-substantive changes to the proposed regulation and the rulemaking documents, and adopt the proposed regulations as noticed for Title 16 California Code of Regulations section 1888.

Attachments

Attachment A: Originally Noticed Board-Approved Regulatory Language including

Regulatory Language at Title 16, CCR section 1888, Quarterly Written

Report Form and Instructions, and Uniform Standards Related to

Substance Abuse and Disciplinary Guidelines Document

Attachment B: Comment from CAMFT dated February 10, 2025 **Attachment C:** Comment from CAMFT dated February 24, 2025

TITLE 16. BOARD OF BEHAVIORAL SCIENCES DEPARTMENT OF CONSUMER AFFAIRS

PROPOSED LANGUAGE Title 16, Division 18, California Code of Regulations Section 1888

Proposed amendments to the regulatory language are shown in <u>single underline</u> for text to be added and <u>single strikethrough</u> for text to be deleted.

AMEND SECTION 1888 IN TITLE 16 OF DIVISION 18 OF THE CALIFORNIA CODE OF REGULATIONS TO READ AS FOLLOWS:

§ 1888. Uniform Standards Related to Substance Abuse and Disciplinary Guidelines.

- (a) In reaching a decision on a disciplinary action under the Administrative Procedure Act (Government Code Ssection 11400 et seq.), the Board of Behavioral Sciences shall consider the "Uniform Standards Related to Substance Abuse and Disciplinary Guidelines" [Rev. December 2020 OAL TO INSERT EFFECTIVE DATE] which are hereby incorporated by reference. The Disciplinary Guidelines apply to all disciplinary matters; the Uniform Standards Related to Substance Abuse apply to cases of substance abuse. Deviation from the Disciplinary Guidelines, including the standard terms of probation, is appropriate where the Board in its sole discretion determines that the facts of the particular case warrant such a deviation for example: the presence of mitigating or aggravating factors; the age of the case; evidentiary problems.
- (b) Notwithstanding subsection (a), if the conduct found to be a violation involves drugs and/or alcohol, the violation is <u>presumed to be</u> a substance abuse violation for purposes of <u>Section 315</u> of the Code. If the licensee or registrant does not <u>successfully</u> rebut <u>the presumption</u> that the violation is a substance abuse violation, then the Uniform Standards Related to Substance Abuse shall apply without deviation.
- (c) Nothing in this section shall prohibit the Board from imposing additional terms or conditions of probation in any order that the Board determines would provide greater public protection.
- (d) All probationers shall submit quarterly reports to the Board. The report "Quarterly Report Form No. DCA BBS 37M-443 (Revised [OAL TO INSERT EFFECTIVE DATE])" shall be obtained from the Board and is hereby incorporated by reference.

Note: Authority cited: Sections 315, 315.2, 315.4, <u>495</u>, 4980.60 and 4990.20, Business and Professions Code; and Section 11400.20, Government Code. Reference: Sections 315, 315.2, 315.4, 480, <u>495</u>, 865.1, 865.2, 4982, 4989.54, 4992.3 and 4999.90, Business and Professions Code; and Sections 11400.20, <u>and-11425.50(e) and 11519</u>, Government Code.

State of California

Department of Consumer Affairs

Board of Behavioral Sciences

UNIFORM STANDARDS RELATED TO SUBSTANCE ABUSE AND DISCIPLINARY GUIDELINES

Revised: December 2020 (OAL to Insert Effective Date)

ORAL SC

Additional copies of this document may be obtained by contacting the Board at its office in Sacramento, California, or from its web-site at www.bbs.ca.gov.

INTRODUCTION

The Board of Behavioral Sciences (hereinafter "the Board") is a consumer protection agency with the primary mission of protecting consumers by establishing and maintaining standards for competent and ethical behavior by the professionals under its jurisdiction. In keeping with its mandate, the Board has adopted the following uniform standards related to substance abuse and recommended guidelines for the intended use of those involved in the disciplinary process: Administrative Law Judges, respondents and attorneys involved in the discipline process, as well as Board members who review proposed decisions and stipulations and make final decisions.

These guidelines consist of four parts:

- **I. Uniform Standards Related to Substance Abuse** for those licensees and registrants with a violation related to alcohol and/or a controlled substance drugs, or whose license or registration is on probation due to a substance abuse violation;
- **II. Penalty Guidelines an identification of identifies** the types of violations and range of penalties for which discipline may be imposed;
- **III. Model Disciplinary Orders** language for proposed terms and conditions of probation; and divided into two categories, for purposes of this document:
- Optional Terms and Conditions: These terms and conditions of probation address the specific circumstances of the case and require discretion to be exercised depending on the nature and circumstances of a particular case; and
- Standard Terms and Conditions: These terms and conditions of probation generally appear in all cases involving probation.
- IV. Board Policies and Guidelines for various enforcement actions.

The Board expects the penalty imposed to be commensurate with the nature and seriousness of the violation.

These penalty guidelines apply only to the formal disciplinary process and do not apply to other alternatives available to the Board, such as citations and fines. See Business and Professions Code (B&P Code) Section 125.9 and Title 16 California Code of Regulations Section 1886.

All disciplinary actions will be published on the Internet in compliance with B&P Code section 27, and to facilitate access under the California Public Records Act.

NOTE: All references to the word "license" or "licensee" throughout this document shall also be interpreted as meaning "registration" or "registrant," respectively, unless otherwise specified, consistent with B&P Code sections 23.7 and 23.8.

TABLE OF CONTENTS

[Page numbers to be inserted after OAL approval]

I. UNIFORM STANDARDS RELATED TO SUBSTANCE ABUSE	[*]
Clinical Diagnostic Evaluations	
Clinical Diagnostic Evaluation Report	
Supervisor Requirements	
Chemical Dependency Support or Recovery Group Meetings	-
Major and Minor Violations	
Positive Test for Alcohol and/or a Controlled Substance	-
Drug Testing Standards	•
Drug Testing Frequency Schedule	-
Drug Testing Frequency Schedule Exceptions	= :
Criteria to Petition to Return to Practice	-
Criteria to Petition for Reinstatement to Unrestricted License or Registration	•
	_
II. PENALTY GUIDELINES	
Introduction to Penalty Guidelines	
Engaging in Sexual Contact with Client / Former Client	= =
Sexual Misconduct	
Engaging In Act with a Minor Punishable as a Sexually Related Crime Reg Whether the Act Occurred Prior to or After Registration or Licensure	[*]
Engaging in Sexual Orientation Change Efforts with Patient Under Age 18.	
Sexual Misconduct	
Commission of an Act Punishable as a Sexually Related Crime	
Impaired Ability to Function Safely <u>Ddue</u> to Mental illness, Physical Illness, Competency or Chemical Dependency	
Chemical Dependency <u>For</u> Use of Drugs or Alcohol With Client While Perfo	orming Services [*]
Intentionally / Recklessly Causing Physical or Emotional Harm to Client	[*]
Gross Negligence / Incompetence	[*]
General Unprofessional Conduct	[*]
Conviction of a Crime Substantially Related to Duties, Qualifications, and F	unctions
of a Licensee / Registrant	[*]
Commission of Dishonest, Corrupt, or Fraudulent Act Substantially Related Duties and Functions of License	
Performing, Representing Able Ability to Perform, Offering to Perform, Perr	mitting Trainee
or Intern-Associate to Perform Beyond Scope of License / Competence	;[*]
Discipline by Another State or Governmental Agency	[*]
Securing or Attempting to Secure a License by Fraud	[*]
Misrepresentation of License / Qualifications	[*]
Violates Examination Security / Subversion of Licensing Examination	[*]
Impersonating Licensee / Allowing Impersonation	[*]
Aiding and Abetting Unlicensed / Unregistered Activity	[*]

	Failure to Maintain Confidentiality	
	Failure to Provide Sexual Misconduct Brochure	. [*]
	Improper Supervision of Trainee / Intern / Associate / Supervisee	. [*]
	Violations of the Chapter or Regulations by Licensees or registrants / Violations Involving	
	Acquisition and Supervision of Required Hours of Experience	. [*]
	Violations Involving Gaining Required Hours of Experience or Supervision of Required	
	Hours of Experience.	
	Pay, Accept, Solicit Fee for Referrals	
	Failure to Disclose Fees in Advance	
	False / Misleading / Deceptive / Improper Advertising	
	Failure to Keep Records Consistent with Sound Clinical Judgment	
	Willful Failure to Comply with Clients Access to Mental Health Records	
	Failure to Comply with Section 2290.5 (Telehealth)	
	Failure to Provide Records to Board within 15 Days of Request	
	Failure to Cooperate and Participate in Pending Board Investigation	[*
	Failure to Report to Board within 30 Days Felony/Misdemeanor/Conviction/Other	
	Disciplinary Action Taken by Another Licensing Entity/Government Authority	[*
	Failure to Comply with a Court Order Mandating Release of Records to Board	[*
	Optional Terms and Conditions of Probation	. [*]
	Standard Terms and Conditions of Probation	. [*]
IV	Standard Terms and Conditions of Probation	. [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations	. [*] [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues	. [*] [*] [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements	. [*] [*] [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu	[*] [*] [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation	[*] [*] [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu	. [*] [*] [*] [*] [*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration	. [*] [*] [*] [*] [*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants.	. [*] [*] [*] [*] [*] [*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or	. [*] [*] [*] [*] [*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants	. [*] [*] [*] [*] [*] [*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants Proposed Decisions	. [*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues. Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants Proposed Decisions Reinstatement/Reduction of Penalty Hearings	. [*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants Proposed Decisions Reinstatement/Reduction of Penalty Hearings Denial of a Petition for Reinstatement or Reduction of Penalty (Petition)	[*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License-Surrenders of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants Proposed Decisions Reinstatement/Reduction of Penalty Hearings Denial of a Petition for Reinstatement or Reduction of Penalty (Petition) Recommended Model Order Language for Denial of a Petition	[*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES	[*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants Proposed Decisions Reinstatement/Reduction of Penalty Hearings Denial of a Petition for Reinstatement or Reduction of Penalty (Petition) Recommended Model Order Language for Denial of a Petition Recommended Model Order Language to Grant Petition with No Restrictions on License/Registration	[*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES	[*] [*] [*] [*] [*] [*][*][*][*][*][*]
IV	Standard Terms and Conditions of Probation BOARD POLICIES AND GUIDELINES Accusations Statement of Issues Stipulated Settlements Recommended Model Order Language for License of License in Lieu of Revocation Recommended Model Probation Order Language for Applicants for Registration Applicants Recommended Model Probation Order Language for Registrants Recommended Model Probation Order Language for Licensees Recommended Model Probation Order Language for Licensees Recommended Model Revocation of License Order Language for Licensees or Registrants Proposed Decisions Reinstatement/Reduction of Penalty Hearings Denial of a Petition for Reinstatement or Reduction of Penalty (Petition) Recommended Model Order Language for Denial of a Petition Recommended Model Order Language to Grant Petition with No Restrictions on License/Registration	[*] [*] [*] [*] [*] [*][*][*][*][*][*]

I. Uniform Standards Related to Substance Abuse

Whether the Board's "Uniform Standards Related to Substance Abuse" ("Uniform Standards") terms and conditions of probation apply depends on whether the licensee is found to be a substance abusing licensee. If the conduct found to be a violation involves drugs or alcohol, the violation is presumed to be a substance abuse violation for the purposes of section 315 of the Business and Professions Code (Code). If the licensee does not rebut the presumption, then the Uniform Standards must be used, without deviation. Conversely, if the licensee successfully rebuts the presumptive finding that the violation is a substance abuse violation, then the "Uniform Standards" do not have to be used.

If applicable, these Uniform Standards shall be used in lieu of any similar standard or optional terms and conditions of probation proposed in the Guidelines, unless otherwise specified. However, the Board's standard and optional terms and conditions of probation should still be used in formulating the penalty or probationary order and in considering additional terms and conditions of probation appropriate for greater public protection.

Uniform Standards For for Licensees Or Registrants Whose License Or Registration Is On is on Probation Due To A due to a Substance Abuse Violation

The following standards shall apply in all cases in which a license or registration is placed on probation due, in whole or in part, to a substance abuse violation, unless the licensee or registrant successfully rebuts the presumption that that the violation is a substance abuse violation.

Clinical Diagnostic Evaluations

Whenever a licensee or registrant is ordered to undergo a clinical diagnostic evaluation, the evaluator shall be a licensed practitioner who holds a valid, unrestricted license to conduct clinical diagnostic evaluations, has three (3) years experience in providing evaluations of health care professionals with substance abuse use disorders, and is approved by the Board. The evaluations shall be conducted in accordance with acceptable professional standards for conducting substance abuse use disorder clinical diagnostic evaluations.

The following practice restrictions apply to each licensee or registrant who is ordered to undergoes a clinical diagnostic evaluation:

- 1. The Board shall suspend the license or registration during the clinical diagnostic evaluation pending the results of the clinical diagnostic evaluation and review by the Board.
- 2. While awaiting the results of a clinical diagnostic evaluation, the licensee or registrant shall be randomly drug tested at least two (2) times per week.

Clinical Diagnostic Evaluation Report

The clinical diagnostic evaluation report shall set forth, in the evaluator's opinion, whether the licensee or registrant has a substance abuse problem use disorder, whether the licensee or registrant is a threat to himself or her self or others, and recommendations for substance abuse use disorder treatment, practice, restrictions, or other recommendations related to the licensee's or registrant's rehabilitation and safe practice.

The evaluator shall not have a <u>current or prior</u> financial, personal, business, <u>or</u> professional, <u>or therapeutic</u> relationship with the licensee <u>or registrant</u>. The evaluator shall provide an objective, unbiased, and independent evaluation.

If the evaluator determines during the evaluation process that a licensee or registrant is a threat to himself or herself or others, the evaluator shall notify the begand within 24 hours of such a determination.

For all evaluations, a final written report shall be provided to the Board no later than ten (10) <u>calendar</u> days from the date the evaluator is assigned the <u>matter evaluation</u> unless the evaluator requests additional information to complete the evaluation, not to exceed 30 calendar days.

The Board shall review the clinical diagnostic evaluation to determine whether or not the licensee or registrant is safe to return to either part-time or full-time practice and what restrictions or recommendations should be imposed on the licensee or registrant based on the application of the following criteria:

- 1. License or registration type;
- Licensee's or registrant's history;
- 3. Documented length of sobriety;
- 4. Scope and pattern of substance abuse;
- 5. Treatment history;
- Medical history;

- 7. Current medical condition;
- 8. Nature, duration and severity of substance abuse problem use disorder; and
- 9. Whether the licensee or registrant is a threat to himself or herself or others.

No licensee or registrant shall be returned to practice until he or she the licensee has at least 30 calendar days of negative drug tests.

When determining if the licensee or registrant should be required to participate in inpatient, outpatient, or any other type of treatment, the Board shall take into consideration the recommendation of the clinical diagnostic evaluation, license or registration type, licensee or registrant's history, length of sobriety, scope and pattern of substance abuse, treatment history, medical history, current medical condition, nature, duration and severity of substance abuse and whether the licensee or registrant is a threat to himself or herself or others.

Supervisor Requirements

If the Board determines that a supervisor is necessary for a particular licensee or registrant, the supervisor must meet the following requirements to be considered for approval by the Board:

- 1. The supervisor shall not have a current or former financial, personal, business, or professional, or therapeutic relationship with the licensee or registrant, or other relationship that could reasonably be expected to compromise the ability of the supervisor to render impartial and unbiased reports to the Board. If it is impractical for anyone but the licensee's or registrant's employer to serve as the supervisor, this requirement may be waived by the Board; however, under no circumstances shall a licensee's or registrant's supervisor be an employee or supervisee of the licensee or registrant.
- The supervisor's license scope of practice shall include the scope of practice of the licensee or registrant who is being monitored or be another health care professional if no supervisor with a like scope of practice is available.
- 3. The supervisor shall be a current California licensed practitioner and have an active unrestricted license, with no disciplinary action within the last five (5) years.
- 4. The supervisor shall sign an affirmation that he or she has they have reviewed the terms and conditions of the licensee's or registrant's disciplinary order and agrees to monitor the licensee or registrant as set forth by the Board.

The supervisor must adhere to the following required methods of monitoring the licensee or registrant:

- Have a face-to-face contact with the licensee or registrant in the work environment on as frequent a basis as determined by the Board, but at least once per week.
- Interview other staff in the office regarding the licensee's or registrant's behavior, if applicable.
- 3. Review the licensee's or registrant's work attendance.

Reporting by the supervisor to the Board shall be as follows:

- 1. Any suspected substance abuse must be orally reported to the Board and the licensee's or registrant's employer within one (1) business day of occurrence. If the occurrence is not during the Board's normal business hours, the oral report must be within one (1) hour of the next business day. A written report shall be submitted to the Board within 48 hours of occurrence.
- 2. The supervisor shall complete and submit a written report directly to the Board monthly or as directed by the Board. The report shall include:
 - a. the licensee's or registrant's name;
 - b. license or registration number;
 - c. supervisor's name and signature;
 - d. supervisor's license number;
 - e. worksite location(s);
 - f. dates licensee or registrant had face-to-face contact with supervisor;
 - g. worksite staff interviewed, if applicable;
 - h. attendance report;
 - i. any change in behavior and/or personal habits; and
 - j. any indicators that can lead to suspected substance abuse.

The licensee or registrant shall complete the required consent forms and sign an agreement with the supervisor and the Board to allow the Board to communicate with the supervisor.

Chemical Dependency Support or Recovery Group Meetings

If the Board requires a licensee or registrant to participate in chemical dependency support or recovery group meetings, the Board shall take the following into consideration when determining the frequency of required group meeting attendance:

- 1. the licensee's or registrant's history;
- 2. the documented length of sobriety;
- 3. the recommendation of the clinical diagnostic evaluator;
- 4. the scope and pattern of substance abuse;
- 5. the licensee's or registrant's treatment history; and
- 6. the nature, duration, and severity of substance abuse.

The group meeting facilitator of a chemical dependency support or recovery group that a Board licensee or registrant is required to participate in must meet the following requirements:

- 1. Have a minimum of three (3) years experience in the treatment and rehabilitation of substance abuse use disorders;
- 2. Be licensed or certified by the state or other-a_nationally-certified organizations to provide substance abuse-use disorder recovery services;
- 3. Does not have a financial, personal, business, or professional, or therapeutic relationship with the licensee or registrant within the last year;
- 4. Must provide the Board a signed document showing the licensee's or registrant's name, the group name, the date and location of the meetings, the licensee's or registrant's attendance, and the licensee's or registrant's level of participation and progress.
- 5. Must report to the Board any unexcused absence of a Board licensee or registrant being required to participate within 24 hours.

Major and Minor Violations

Major violations include, but are not limited to, the following:

- 1. Failure to complete any Board-ordered program;
- 2. Failure to undergo a required clinical diagnostic evaluation;

- 3. Committing more than one minor violations of probation conditions and terms;
- 4. Treating a patient while under the influence of drugs or alcohol;
- 5. Committing any drug or alcohol offense that is a violation of the Business and Professions Code, or other state or federal law;
- 6. Failure to report for drug and alcohol testing when ordered;
- 7. Testing positive for alcohol and/or a controlled substance;
- 8. Knowingly using, making, altering or possessing any object or product in such a way as to defraud a drug test designed to detect the presence of alcohol or a controlled substance.

If a licensee or registrant commits a major violation, the Board shall automatically suspend the license or registration and refer the matter for disciplinary action or other action as determined by the Board.

The consequences for a major violation include, but are not limited to, the following:

- 1. License or registration shall be suspended;
- 2. Licensee or registrant must undergo a new clinical diagnostic evaluation;
- 3. Licensee or registrant must test negative for at least one month of continuous drug testing before being allowed to resume practice;
- 4. Contract or agreement previously made with the Board shall be terminated; and
- 5. Licensee or registrant shall be referred for disciplinary action, such as suspension, revocation, or other action determined appropriate by the Board.

Minor violations include, but are not limited to, the following:

- 1. Failure to submit required documentation in a timely manner;
- 2. Unexcused attendance absence at required meetings;
- 3. Failure to contact a supervisor and/or monitor as required:
- Any other violations that do not present an immediate threat to the licensee or registrant or to the public.

If a licensee or registrant commits a minor violation, the Board shall determine what action is appropriate. The consequences for a minor violation include, but are not limited to, the following:

- 1. Removal from practice;
- 2. Practice limitations;
- 3. Required supervision;
- 4. Increased documentation:
- 5. Issuance of citation and fine or a warning notice;
- 6. Required re-evaluation and/or testing.

Positive Test for Alcohol and/or a Controlled Substance

If a licensee or registrant tests positive for alcohol and/or a controlled substance, the Board shall do the following:

- Automatically suspend the license or registration;
- Immediately contact the licensee or registrant and inform him or her them that his
 or her their license or registration has been suspended and he or she may not
 practice is prohibited until the suspension is lifted; and
- Immediately notify the licensee's or registrant's employer that the license or registration has been automatically suspended, and that he or she the licensee may not practice until the suspension is lifted.

The Board should do the following, as applicable, to determine whether a positive test for alcohol and/or a controlled substance is evidence of prohibited use:

- Consult the specimen collector and the laboratory;
- Communicate with the licensee or registrant and/or treating physician; and
- Communicate with any treatment provider, including a group facilitator.

The Board shall immediately lift the suspension if the positive drug test is not found to be evidence of prohibited use.

Drug Testing Standards

The drug testing standards below shall apply to each licensee or registrant subject to drug testing. At its discretion, the Board may use other testing methods in place of, or to supplement, drug and alcohol testing, if appropriate.

- 1. Drug testing may be required on any day, including weekends and holidays.
- 2. Except as directed, the scheduling of drug tests shall be done on a random basis, preferably by a computer program.
- 3. Licensees or registrants shall be required to make daily contact as directed to determine if drug testing is required.
- 4. Licensees or registrants shall be drug tested on the date of notification as directed by the Board.

- Specimen collectors must either be certified by the Drug and Alcohol Testing Industry Association or have completed the training required to serve as a collector for the U.S. Department of Transportation.
- 6. Specimen collectors shall adhere to the current U.S. Department of Transportation Specimen Collection Guidelines.
- Testing locations shall comply with the Urine Specimen Collection Guidelines
 published by the U.S. Department of Transportation, regardless of the type of
 test administered.
- 8. Collection of specimens shall be observed.
- 9. Prior to vacation or absence, <u>any</u> alternative <u>to the licensee's</u> drug testing <u>location(s) requirements (including frequency)</u> must be approved by the Board.
- 10. Laboratories shall be certified and accredited by the U.S. Department of Health and Human Services.

A collection site must submit a specimen to the laboratory within one (1) business day of receipt. A chain of custody shall be used on all specimens. The laboratory shall process results and provide legally defensible test results within seven <u>calendar</u> (7) days of receipt of the specimen. The Board will be notified of non-negative test results within one (1) business day and will be notified of negative test results within seven (7) business days.

Nothing herein shall limit the Board's authority to reduce or eliminate the standards specified herein pursuant to a petition for reinstatement or reduction of penalty filed pursuant to Government Code Section 11522 or statutes applicable to the Board that contain different provisions for reinstatement or reduction of penalty.

Drug Testing Frequency Schedule

The Board may order a licensee or registrant to drug test at any time. In addition, each licensee or registrant shall be tested randomly according to the following drug testing frequency schedule:

Level	Year of Probation	Minimum Range Number of Random Tests
I	Year 1	52-104 per year
II	Years 2 through 5	36-104 per year
III	After Year 5	Once per month*

^{*}If no positive drug tests in the previous 5 consecutive years

The Board may increase the number of random tests required at its discretion. If the Board suspects or finds that a licensee or registrant has violated the prescribed testing program, or finds that a licensee or registrant has committed a major violation, it may reestablish the testing cycle by placing that licensee or registrant at the beginning of Level I. This is in addition to any other disciplinary action.

Drug Testing Frequency Schedule Exceptions

The Board may make exceptions to the prescribed drug testing frequency schedule for the following reasons:

1. Licensee or Registrant Demonstrates Previous Testing and Sobriety

The licensee or registrant can demonstrate participation in a treatment or monitoring program which requires random testing, prior to being subject to testing by the Board. In such a case, the Board may give consideration to the previous testing by altering the testing frequency schedule so that it is equivalent to the standard schedule prescribed above.

2. Violations Outside of Employment

A licensee or registrant whose license or registration is placed on probation for a single conviction or incident, or two convictions or incidents, spanning greater than seven (7) years from each other, where alcohol or drug were a contributing factor, may bypass Level I and participate in Level II of the testing frequency schedule if the violations did not occur at work or on the way to or from work.

3. Not Employed in Health Care Field

The Board may reduce testing frequency to a minimum of twelve (12) times per year if the licensee or registrant is not practicing or working in any health care field. If reduced testing frequency is established for this reason, and the licensee or registrant returns to practice, the licensee or registrant shall notify and obtain approval from the Board. The licensee or registrant shall then be subject to Level I testing frequency for at least 60 calendar days. If the licensee or registrant had not previously met the Level I frequency standard, the licensee or registrant shall be subject to completing a full year at Level I of the testing frequency standard, the licensee or registrant had previously met the Level I frequency standard, the licensee or registrant shall be subject to Level II testing after completing Level I testing for at least 60 calendar days.

4. Tolling

The Board may postpone all testing for any person whose probation is placed in a tolling status if the overall length of the probationary period is also tolled. The licensee or registrant shall notify the Board upon his or her their return to practice in California-and shall be subject to testing as provided in the testing frequency standard. If the licensee or registrant returns to practice and has not previously met the Level I testing frequency standard, the licensee or registrant shall be subject to completing a full year at Level I of the testing frequency schedule. If the licensee or registrant has previously met the Level I testing frequency standard, then Level II shall be in effect.

Tolling will not be postponed under either of the following circumstances: a positive test result is received, or the person's license has been suspended.

Substance Use Disorder Not Diagnosed

If a licensee or registrant is not diagnosed with a current substance use disorder, a lesser period of monitoring and toxicology screening drug testing may be adopted by the Board. This period frequency may not be less than 24 times per year.

6. Licensed Supervision During Practice

The Board may reduce testing frequency to a minimum of 24 times per year for any licensee who is a practicing licensee if the licensee receives a minimum of 50% supervision per day by a supervisor licensed by the Board.

Criteria to Petition to Return to Practice

In order to petition to return to full time practice, a licensee or registrant shall have demonstrated all of the following:

- 1. Sustained compliance with his or her the licensee's current recovery program;
- 2. The ability to practice safely as evidenced by current work site reports, evaluations, and any other information related to his or her the licensee's substance abuse;
- 3. Must have at least six (6) months of negative drug screening reports and two (2) positive supervisor reports; and
- 4. Complete compliance with the other terms and conditions of his or her the licensee's program.

Criteria to Petition for Reinstatement to Unrestricted License or Registration

In order to petition for reinstatement to a full and unrestricted license or registration, a licensee or registrant shall meet all of the following criteria:

- 1. Demonstrated sustained compliance with the terms of the disciplinary order (if applicable);
- 2. Demonstrated successful completion of a rehabilitation program (if required);
- 3. Demonstration of a consistent and sustained participation in activities that promote and support his or her recovery, including, but not limited to, ongoing support meetings, therapy, counseling, relapse prevention plan, and community activities;
- 4. Demonstrated ability to practice safely; and
- 5. Continuous sobriety for at least three (3) to five (5) years.

II. Introduction to Penalty Guidelines

The following is an attempt to provide This section provides information regarding violations of statutes and regulations under the jurisdiction of the Board of Behavioral Sciences and the appropriate range of penalties for each violation.

Minimum and maximum penalty considerations are listed for each violation category. Each penalty listed is followed in parenthesis by a number, which corresponds with a number description of that penalty under the cChapter III "Model Disciplinary Orders." (with the exception of revocation).

The recommended terms and conditions of probation, for the purposes of this document, are divided into two general categories:

- Standard Terms and Conditions: These terms and conditions of probation generally appear in all cases involving probation.
- Optional Terms and Conditions: These terms and conditions of probation address the specific circumstances of the case and require discretion to be exercised depending on the nature and circumstances of a particular case.

Examples are given for illustrative purposes, but no attempt is made to catalog all possible violations.

Optional conditions listed <u>under a violation category</u> are those the Board deems most appropriate for the particular violation; optional conditions not listed as potential minimum terms, should nonetheless be <u>considered and</u> imposed where appropriate <u>depending on the nature and circumstances of a particular case</u>.

Except as provided in the Uniform Standards Related to Substance <u>aA</u>buse, the Board recognizes that the penalties and conditions of probation listed are merely guidelines and that individual cases will necessitate variations which take into account unique circumstances.

If there are deviations or omissions from the guidelines in formulating a Proposed Decision, the Board requires that the Administrative Law Judge hearing the case include an explanation of the deviations or omissions, including all mitigating factors considered by the Administrative Law Judge in the Proposed Decision so that the circumstances can be better understood by the Board during its review and consideration of the Proposed Decision.

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty	Maximum Penalty
LMFT: B&P § 4982.26(k) LCSW: B&P § 4992.33 LEP: B&P § 4989.58 LPCC: B&P § 4999.90(k) GP: B&P § 729	Engaging in Sexual Contact with Client / Former Client	 Revocation / Denial of license-or registration Cost recovery- The law requires revocation/denial of license 	Revocation / Denial of license or registration Cost recovery. The law requires revocation/denial of license or registration.
LMFT: B&P § 4982(aa)(1) LCSW: B&P § 4992.3(yab)(1) LEP: B&P § 4989.54(y)(1) LPCC: B&P § 4999.90(z)(1)	Engaging In Act with a Minor Punishable as a Sexually Related Crime Regardless of Whether the Act Occurred Prior to or After Registration or Licensure. Or Engaging in an Act Described in Section 261, 286, 287288a, or 289 of the Penal Code with a Minor or an Act Described in Section 288 or 288.5 of the Penal Code regardless of whether the act occurred prior to or after the time the registration or license was issued by the Board-	Revocation / Denial of license-or registration Cost recovery- The Board considers this reprehensible offense to warrant revocation/denial-	Revocation / Denial of license or registration Cost recovery. The Board considers this reprehensible offense to warrant revocation/denial.
GP: B&P §§ 865, 865.1, 865.2	Engaging in Sexual Orientation Change Efforts with a Patient Under Age 18	 Revocation / Denial of license Cost recovery 	

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(k), 4982.26 LCSW: B&P §§ 4992.3(l), 4992.33 CCR § 1881(f) LEP: B&P §§ 4989.54(n), 4989.58 4989.54(n) LPCC: B&P § 4999.90(k) GP: B&P §§ 480, 726, 4990.40	Sexual Misconduct (Anything other than as defined in B&P Section 729)	 Revocation stayed 60-120-180 days minimum actual suspension and such additional time as may be necessary to obtain and review psychological/psychiatric evaluation and to implement any recommendations from that evaluation Take and pass licensure examinations as a condition precedent to resumption of practice 7 years probation; standard terms and conditions Standard terms and conditions Psychological/psychiatric evaluation as a condition precedent to resumption of practice Supervised practice Psychotherapy Education pertaining to the violation Law and ethics course Take and pass licensure examination(s) Reimbursement of probation program costs And if warranted, enter and complete a rRehabilitation program approved by the Board; abstain from controlled substances/use of drugs and alcohol; submit to drug and alcohol testing; rRestricted practice, reimbursement of probation program costs. 	 Revocation / Denial of license-or registration Cost recovery- (See B&P §§ 4982.26, 4989.58, 4990.40, 4992.33) The Board considers this reprehensible offense to warrant revocation/denial.

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(k) LCSW: B&P § 4992.3(l) —CCR § 1881(f) LEP: B&P § 4989.54(n) LPCC: B&P § 4999.90(k) GP: B&P § 480	Commission of an Act Punishable as a Sexually Related Crime	 Revocation stayed 60-120-180 days minimum actual suspension and such additional time as may be necessary to obtain and review psychological/psychiatric evaluation and to implement any recommendations from that evaluation Psychotherapy 5 years probation; standard terms and conditions Psychological/psychiatric evaluation as a condition precedent to the resumption of practice Supervised practice Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs And if warranted, rRestricted practice- 	 Revocation / Denial of license or registration Cost recovery.

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P §§ 4982(c), 4982.1 LCSW: B&P §§ 4992.3(c), 4992.35 LEP: B&P §, 4989.54(c) LPCC: B&P § 4999.90(c) GP: B&P § 480, 820, 822	Impaired Ability to Function Safely Ddue to Mental Illness or Physical Illness Affecting Competency or Chemical Dependency	 Revocation stayed 60-90 days actual suspension and such additional time as may be necessary to obtain and review psychological or psychiatric evaluation and to implement any recommendations from that evaluation 5 years probation; standard terms and conditions Supervised practice Cost recovery Reimbursement of probation program costs- In addition: MENTAL ILLNESS: Psychological/psychiatric evaluation; psychotherapy- PHYSICAL ILLNESS: Physical evaluation; and if warranted: restricted practice CHEMICAL DEPENDENCY: Abstain from drugs and alcohol; Random submit to drug and alcohol testing, psychological/psychiatric /clinical diagnostic evaluation; supervised practice; psychotherapy; rehabilitation program; abstain from controlled substances/use of alcohol; and if warranted: restricted practice. 	 Revocation / Denial of license-or registration Cost recovery-

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P §§ 4982(c), 4982.1 LCSW: B&P §§ 4992.3(c), 4992.35 LEP: B&P §§ 4989.54(c), 4989.56 LPCC: B&P § 4999.90(c) GP: B&P § 480	Chemical Dependency Jor Use of Drugs or Alcohol With Client While Performing Services	 Revocation stayed 60_120-180 days minimum_actual suspension and such additional time as may be necessary to obtain and review psychological/psychiatric clinical diagnostic evaluation and to implement any recommendations from that evaluation Random_Submit to drug and alcohol testing 5 years probation; standard terms and conditions Standard terms and conditions Psychological/psychiatric/clinical diagnostic evaluation Supervised practice Education pertaining to the violation Law and ethics course Supervised practice Education Rehabilitation program Abstain from controlled substances/use of drugs and alcohol Cost recovery Reimbursement of probation program costs And if warranted, pPsychotherapy; rRestricted practice Attend recovery support program 	Revocation / Denial of license or registration Cost recovery-

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(i) LCSW: B&P § 4992.3(j) CCR § 1881(d) LEP: B&P § 4989.54(m) LPCC: B&P § 4999.90(i) GP: B&P § 480	Intentionally / Recklessly Causing Physical or Emotional Harm to Client	 Revocation stayed 60-90-120 days actual suspension 5 years probation; standard terms and conditions Standard terms and conditions Supervised practice Education pertaining to the violation Law and ethics course Take and pass licensure examinations(s) Cost recovery Reimbursement of probation program costs And if warranted; pPsychological/psychiatric evaluation; pPsychotherapy; rRestricted practice. 	 Revocation / Denial of license or registration application Cost recovery

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(d) LCSW: B&P § 4992.3(d) and (e) CCR § 1881(m) LEP: B&P § 4989.54(k) LPCC: B&P § 4999.90(d) GP: B&P § 480	Gross Negligence / Incompetence	 Revocation stayed 60-90 days actual-suspension;-5 years probation Standard terms and conditions; supervised practice 5 years probation; standard terms and conditions Supervised practice Education pertaining to the violation Law and ethics course Take and pass licensure examinations(s) Cost recovery Reimbursement of probation program costs; And if warranted: pPsychological/psychiatric evaluation; pPsychotherapy; rRehabilitation program; Attend recovery support program aAbstain from controlled substances/use of drugs and alcohol; sSubmit to drug and alcohol testing; rRestricted practice. 	 Revocation / Denial of license-or registration Cost recovery-

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982	General Unprofessional Conduct	 Revocation stayed 60-90 days actual suspension 3-5 years probation; standard terms and conditions Standard terms and conditions Supervised practice Education pertaining to the violation Cost recovery; #Reimbursement of probation program costs Law and ethics course And if warranted: pPsychological/psychiatric evaluation; pPsychotherapy; #Rehabilitation program; aAbstain from controlled substances/use of drugs and alcohol; sSubmit to drug and alcohol testing; Attend recovery support program rRestricted practice; law and ethics course. 	Revocation / Denial of license-or registration Cost recovery- Revocation / Denial of license-or registration The registration is a second of license-or registration is a second of license-or registration.

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P §§ 4980.40(e), 4982(a) LCSW: B&P §§ 4992.3(a), 4996.2(d), 4996.18(b) LEP: B&P §§ 4989.20(a)(3), 4989.54(a) LPCC: B&P § 4999.90(a) GP: B&P §§ 480, 490, 493	Conviction of a Crime Substantially Related to Duties, Qualifications, and Functions of a Licensee-/ Registrant	 Revocation stayed 60 days actual-suspension 5 years probation; standard terms and conditions Standard terms and conditions Supervised practice Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs (Costs and conditions of probation depend on the nature of the criminal offense). In addition: CRIMES AGAINST PEOPLE: Add: Psychological/psychiatric evaluation; psychotherapy; restricted practice. DRUGS AND ALCOHOL: Add: Random Submit to drug and alcohol testing; psychological/psychiatric/psychotherapy; supervised practice; rehabilitation program; abstain from controlled substances/use of drugs and alcohol; and if warranted: attend recovery support program; restricted practice. FISCAL AND PROPERTY CRIMES: Add: Restitution; and if warranted: psychotherapy; take and pass licensure exams examination(s); rehabilitation program; restricted practice. 	 Revocation / Denial of license-or registration Cost recovery-

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(j) LCSW: B&P § 4992.3(k)	Commission of Dishonest, Corrupt, or Fraudulent Act Substantially Related to Qualifications, Duties and Functions of License	 Revocation stayed 30-60 days actual suspension 3-5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Cost recovery Law and ethics course Reimbursement of probation program costs And if warranted. pPsychological/psychiatric evaluation; sSupervised practice; pPsychotherapy; tTake and pass licensure exams examination(s); rRestricted practice. 	 Revocation / Denial of license or registration Cost recovery-
LMFT: B&P § 4980.02, 4982(I), 4982(s), 4982 and (t) CCR § 1845(a), 1845(b) LCSW: B&P §§ 4992.3(m), 4996.9 CCR § 1881(g), 1881(h)(b) LEP: B&P §§ 4989.14, 4989.54(r) CCR § 1858(b) LPCC: B&P § 4999.90(I), 4999.90(s) 4999.90-and (t) GP: B&P § 480	Performing, Representing Able-Ability to Perform, Offering to Perform, Permitting Trainee or Intern Associate to Perform Beyond Scope of License / Competence	 Revocation stayed 30-60 days actual suspension 3-5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs And if warranted, pPsychological/psychiatric evaluation; sSupervised practice; pPsychotherapy; tTake and pass licensure exams examination(s); rRestricted practice. 	 Revocation / Denial of license or registration Cost recovery-

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982.25 LCSW: B&P § 4992.36 LEP: B&P § 4989.54(h), 4989.54 and (i) LPCC: B&P § 4990.38 GP: B&P §§ 141, 480	Discipline by Another State or Governmental Agency	Determine the appropriate penalty by comparing the violation under the other state with California law-And if warranted: take and pass licensure examinations as a condition precedent to practice; reimbursement of probation program costs.	 Revocation / Denial of license or registration Cost recovery.
LMFT: B&P § 4982(b) LCSW: B&P §§ 4992.3(b), B&P §4992.7 LEP: B&P § 4989.54(b) LPCC: B&P § 4999.90-(b) GP: B&P §§ 480, 498, 499	Securing or Attempting to Secure a License by Fraud	 Revocation / Denial of license or registration application; Cost recovery- 	 Revocation / Denial of license or registration Cost recovery.
LMFT: B&P §§ 4980, 4982(f) CCR § 1845(a), 1845(b) LCSW: B&P §§ 4992.3(f)(g), 4996 CCR § 1881(a) LEP: B&P § 4989.54(l) LPCC: B&P § 4999.90(f) GP: B&P § 480	Misrepresentation of License / Qualifications	 Revocation stayed 60 days actual suspension 3-5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs And if warranted: tTake and pass licensure examinations.(s) 	 Revocation / Denial of license or registration Cost recovery-
LMFT: B&P § 4982(q) and (ab) LCSW: B&P § 4992.3(r) and (ac)	Violates Exam <u>ination</u> Security / Subversion of Licensing Exam <u>ination</u>	 Revocation stayed 5 years probation: standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license or registration Cost recovery

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(g) LCSW: B&P §§ 4992.3(h), 4992.7	Impersonating Licensee / Allowing Impersonation	 Revocation stayed 60-90 days actual suspension 5 years probation; standard terms and conditions Standard terms and conditions Supervised practice Education pertaining to the violation Law and ethics course Psychological/psychiatric evaluation Psychotherapy Cost recovery Reimbursement of probation costs 	Revocation / Denial of license or registration Cost recovery
LMFT: B&P § 4982(h) LCSW: B&P § 4992.3(i) CCR § 1881(c) LEP: B&P § 4989.54 (t) LPCC: B&P § 4999.90(h) GP: B&P §§ 125, 480	Aiding and Abetting Unlicensed / Unregistered Activity	 Revocation stayed 30-90 days actual-suspension 3-5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs And if warranted: sSupervised practice- 	Revocation / Denial of license or registration Cost recovery

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(m) LCSW: B&P § 4992.3(n) CCR § 1881(i) LEP: B&P § 4989.54-(q) LPCC: B&P § 4999.90(m) GP: B&P § 480	Failure to Maintain Confidentiality	 Revocation stayed 60-90 days actual suspension 3-5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Take and pass licensure exams examination(s) Cost recovery Reimbursement of probation program costs 	Revocation / Denial of license-or registration Cost recovery
MFT: B&P § 728 LCSW: B&P § 728 LPCC: B&P § 728 GP: B&P §§ 480, 728	Failure to Provide Sexual Misconduct Brochure	 Revocation stayed 1-3 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs. 	 Revocation / Denial of license or registration Cost recovery
LMFT: B&P § 4982(r), 4982(t), 4982 and (u) CCR § 1833.1, 1845(b) LCSW: B&P § 4992.3(s) LEP: B&P § 4989.54(ab), CCR § 1858(b) LPCC: B&P § 4999.90(r), 4999.90(t), 4999.90 and (u)	Improper Supervision of Trainee / Intern / Associate / Supervisee	 Revocation stayed 30-90 days actual suspension 2 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs And if warranted: supervised practice. 	Revocation / Denial of license or registration Cest recevery Revocation stayed 30-90 days suspension 2 years probation; standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs Supervised practice

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(e), 4982(u) LCSW: B&P § 4992.3(f), 4992.3(s) LEP: B&P § 4989.54(f) LPCC: B&P § 4999.90(e) 4999.90(u) GP: B&P § 480	Violations of the Chapter or Regulations by licensees or registrants / Violations Involving Acquisition and Supervision of Required Hours of Experience Violating, Attempting to Violate, or Conspiring to Violate any Provision of the Chapter or any Regulation Adopted by the Board	 Revocation stayed Registration on probation until exams are passed and license issued License issued on probation for one year Rejection of all illegally acquired hours 3-5 years probation; sStandard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs- 	 Revocation / Denial of license or registration Cost recovery
LMFT: B&P § 4982(u) LCSW: B&P § 4992.3(s) LEP: B&P § 4989.54(ac) LPCC: B&P § 4999.90(u) GP: B&P § 480	Violations Involving Gaining Required Hours of Experience or Supervision of Required Hours of Experience	 Revocation stayed 3-5 years probation; standard terms and conditions Rejection of all illegally acquired hours Supervised practice Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license Cost recovery
LMFT: B&P § 4982(o) LCSW: B&P § 4992.3(p) ————————————————————————————————————	Pay, Accept, Solicit Fee for Referrals	 Revocation stayed 3-5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Cost recovery Reimbursement of probation program costs Law and Ethics course 	 Revocation / Denial of license or registration Cost recovery

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(n) LCSW: B&P § 4992.3(o)-CCR § 1881(i) LEP: B&P § 4989.54(o) LPCC: B&P § 4999.90(n)	Failure to Disclose Fees in Advance	 Revocation stayed 1 year probation: standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation stayed 30 days actual suspension 2 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs
LMFT: B&P §§ 4980.46, 4982(p) LCSW: B&P §§ 4992.10, 4992.3(q) CCR § 1881(k) LEP: B&P §§ 4989.47, 4989.54(e) LPCC: B&P §§ 4999.72, 4999.90(p) GP: B&P §§ 480, 651, 17500	False / Misleading / Deceptive / Improper Advertising	 Revocation stayed 1 year probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation stayed 30-60 days actual suspension 5 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs
LMFT: B&P § 4982(v) LCSW: B&P § 4992.3(tw) LEP: B&P § 4989.54(j) LPCC: B&P § 4999.90(v)	Failure to Keep Records Consistent with Sound Clinical Judgment	 Revocation stayed 1 year probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation stayed 30 days actual suspension 1-3 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: B&P § 4982(y) LCSW: B&P § 4992.3(wz) LEP: B&P § 4989.54(x) LPCC: B&P § 4999.90(ad)	Willful Violation Of Chapter 1 (Commencing Wwith Section 123100) Of Part 1 Of Division 106 Of The Health Aand Safety Code (Client Access to Records)	 Revocation stayed 1 year probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation stayed 30 days actual suspension 1-3 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs
LMFT: B&P § 4982(z) LCSW: B&P § 4992.3(xaa) LEP: B&P § 4989.54(d) LPCC: B&P § 4999.90(ac)	Failure ∓to Comply ₩with Section 2290.5 (Telehealth)	 Revocation stayed 1 year probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery; Reimbursement of probation program costs; 	 Revocation stayed 30 days actual suspension 1-3 years probation; standard terms and conditions Standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: CCR § 1845(e) LCSW: CCR § 1881(q) LEP: CCR § 1858(c) LPCC: CCR § 1823(a)	Failure to Provide Records to the Board Within 15 Days of Receipt of Request	 Revocation stayed 60-90 days suspension 3-5 years probation; standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license Cost recovery
LMFT: CCR § 1845(f) LCSW: CCR § 1881(r) LEP: CCR § 1858(d) LPCC: CCR § 1823(b)	Failure to Cooperate and Participate in a Pending Board Investigation	 Revocation stayed 60-90 days suspension 3-5 years probation; standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license Cost recovery

Statutes and Regulations Business and Professions Code: (B&P) Title 16, California Code of Regulations: (CCR) General Provisions: (GP) Penal Code: (PC) Welfare and Institutions Code: (WI)	Violation Category	Minimum Penalty Note: See Introduction to Penalty Guidelines on Page 15 before selecting penalties	Maximum Penalty
LMFT: CCR § 1845(g) LCSW: CCR § 1881(s) LEP: CCR § 1858(e) LPCC: CCR § 1823(c)	Failure to Report to the Board within 30 Days: A Felony or Misdemeanor Conviction, or Any Disciplinary Action Taken by Another Licensing Entity or Governmental Authority	 Revocation stayed 60-90 days suspension 3-5 years probation; standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license Cost recovery
LMFT: CCR § 1845(i) LCSW: CCR § 1881(u) LEP: CCR § 1858(g) LPCC: CCR § 1823(e)	Failure to Comply with a Court Order Mandating Release of Records to the Board	 Revocation stayed 60-90 days suspension 3-5 years probation; standard terms and conditions Education pertaining to the violation Law and ethics course Cost recovery Reimbursement of probation program costs 	 Revocation / Denial of license Cost recovery

BLANK PAGE

III. Model Disciplinary Orders

This section contains the following:

The first category consists of Optional Terms and Conditions of Probation: that may be appropriate as demonstrated in the Penalty Guidelines depending on the nature and circumstances of each particular case. These terms and conditions of probation address the specific circumstances of the case and require discretion to be exercised depending on the nature and circumstances of the case.

The second category consists of the Standard Terms and Conditions of Probation: These terms and conditions of probation which must generally appear in all Proposed Decisions and proposed stipulated agreements.

To enhance the clarity of a Proposed Decision or Stipulation, the Board requests that all optional conditions (<u>items</u> 1 - 16) that are being imposed be listed <u>first-FIRST</u> in sequence followed immediately by all of the standard terms and conditions, which include cost recovery (<u>as specified under Standard Terms and Conditions of Probation items</u> 17- 32).

Note: The term "designee" refers to the Executive Officer, Assistant Executive Officer, Enforcement Program Manager, and Probation Monitor(s), of the Board of Behavioral Sciences.

Optional Terms and Conditions of Probation

Depending on the nature and circumstances of the case, the optional terms and conditions of probation that may appear are as follows:

- 1. Actual sSuspension
- 2. Psychological / Psychiatric <u>eE</u>valuation
- 3. Psychotherapy
- 4. Clinical Diagnostic Evaluation
- 5. Supervised Practice
- 6. Education Pertaining to the Violation
- 7. Take and Pass <u>Licensure examinations Examination(s)</u>
- 8. Attend Recovery Support Program
- 8.9. Rehabilitation Program
- 9.10. Abstain from Controlled Substances Drugs and Alcohol / Submit to Drug and Alcohol Testing
- 10. Abstain from Use of Alcohol / Submit to Drug and Alcohol Testing
- Restricted Practice
- 12. Restitution
- 13. Physical Evaluation
- 14. Monitor Billing System
- 15. Monitor Billing System Audit
- 16. Law and Ethics Course

1. Actual Suspension

A.	Commencing from the effective	re date of this <mark>d</mark> Dec	ision, rRespondent shall be suspende	d
	from the practice of	for a period of	<u>calendar</u> days.	

OR

B. Commencing from the effective date of this dDecision, rRespondent shall be suspended from the practice of ______ for a period of _____ calendar days, and such additional time as may be necessary to obtain and review the clinical diagnostic, psychological or psychiatric evaluation, and to implement any recommendations from that evaluation, and to successfully complete the required licensure examinations as a condition precedent to resumption of practice as outlined in condition #____ (Take and pass licensure examinations).

Respondent shall be responsible for informing his or her Respondent's employer of the Board's dDecision, and the reasons for the length of suspension. Respondent shall submit documentation and/or evidence demonstrating satisfactory compliance with this condition. Prior to the lifting of the actual suspension of the license, the Board shall receive pertinent documentation confirming that rRespondent is safe to return to practice under specific terms and conditions as determined by the Board.

2. Psychological / Psychiatric Evaluation

Within 90 <u>calendar</u> days of the effective date of this <u>dD</u>ecision, and on a periodic basis thereafter as may be required by the Board or its designee, <u>rR</u>espondent shall <u>complete</u> <u>undergo</u> a psychological or psychiatric evaluation by <u>such licensed psychologists or</u> <u>psychiatrists as are appointed an evaluator approved</u> by the Board <u>or its designee according</u> to the requirements of this section.

The evaluator shall meet all of the following criteria to be approved:

- Holds a current, active, and unrestricted psychologist license issued by the California Board of Psychology; or
- 2. Holds a current, active, and unrestricted license as a physician and surgeon issued by the Medical Board of California or the Osteopathic Medical Board of California and is certified in psychiatry by the American Board of Psychiatry and Neurology; and
- 3. Possesses a minimum of two (2) years of experience performing psychological or psychiatric evaluations; and
- 4. Does not have a current or prior financial, personal, business, professional, or therapeutic relationship with Respondent; and
- 5. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean: the license has been placed on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

Prior to undergoing an evaluation, Respondent shall submit to the Board or its designee for prior approval a written request by mail or email that includes the name and qualifications of

one or more proposed psychologists or psychiatrists. The written request shall include the proposed evaluator's license type, license number and a written statement describing how they meet the criteria for Board approval specified in paragraphs 1 – 5 above. The cost of such evaluation shall be borne by respondent. Failure to pay for the report evaluation in a timely fashion within the time frame specified by the evaluator constitutes a violation of probation.

Such The evaluator shall furnish a written report to the Board or its designee regarding respondent's judgment and ability to function practice independently and safely as a counselor-licensee, and such other information as the Board may require. Respondent shall execute sign a Release of Information authorizing the evaluator to release all information to communicate with the Board, and to furnish the Board with a current diagnosis and a written report regarding Respondent's judgment and ability to practice safely. Respondent shall provide the evaluator with a copy of the Board's Decision prior to the evaluation being performed. Respondent shall comply with the recommendations of the evaluator.

Additional Conditions When Supervision is Recommended by the Evaluator:

Note: If supervised practice is not part of the order, and the evaluator finds the need for supervised practice, then the following term shall be added to the disciplinary order.

If a psychological or psychiatric evaluation indicates a need for supervised practice, (within 30 days of notification by the Board), rRespondent shall submit in writing by mail or email to the Board or its designee within 30 calendar days of being notified by the Board, for its prior approval, the name and qualifications of one or more proposed supervisors and a plan by each supervisor by which the rRespondent's practice will be supervised. The plan for supervision shall describe how the supervisor and supervisee will meet the requirements of this section, including frequency, duration and type of supervision. The request shall include each proposed supervisor's license number and license type, and a description of how they meet the criteria for Board approval provided in paragraphs 1-5 below.

The supervisor shall meet all of the following criteria to be approved:

- 1. Holds a current, active and unrestricted California license to practice psychotherapy or psychological counseling. A registration is not considered a license for purposes of qualifying as a supervisor under this term and condition.
- 2. Has practiced for at least two (2) years immediately preceding any supervision, in California or any other state, as a licensed professional clinical counselor, licensed marriage and family therapist, psychologist licensed pursuant to Chapter 6.6 (commencing with B&P Code section 2900), licensed clinical social worker, licensed educational psychologist, licensed physician and surgeon who is certified in psychiatry by the American Board of Psychiatry and Neurology, or equivalent out-of-state license.
- 3. Has provided psychotherapy or psychological counseling, or has provided direct clinical supervision of psychotherapy performed by marriage and family therapist trainees, associate marriage and family therapists, associate professional clinical counselors, or associate clinical social workers, for at least two (2) years within the five (5)-year period immediately preceding any supervision.

- 4. Does not have a current or prior financial, personal, business, professional, or therapeutic relationship with Respondent.
- 5. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean: the license has been placed on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

If a supervisor has not been approved by the Board or its designee within 45 calendar days of submission of the Respondent's written request for approval, Respondent shall cease practice until a supervisor has been approved by the Board or its designee.

The supervisor shall submit quarterly written reports to the Board or its designee verifying that supervision has taken place as required and including an evaluation of Respondent's performance.

Respondent shall sign a Release of Information authorizing the supervisor to communicate with the Board, and sign an agreement with the supervisor and the Board regarding Respondent's and the supervisor's requirements and reporting responsibilities. Failure to file the required reports within the time frames specified by the Board shall be a violation of probation. Respondent shall give the supervisor access to Respondent's fiscal and client records. Supervision shall consist of at least one (1) hour per week in individual face to face meetings. All costs of supervision shall be borne by Respondent. Supervision obtained from a probation supervisor shall not be accepted by the Board as experience gained toward licensure.

If the supervisor is no longer available, Respondent shall notify the Board within 10 calendar days of the date the supervisor is no longer available. Within 20 calendar days of the date the supervisor is no longer available, Respondent shall submit in writing by mail or email to the Board or its designee for its prior approval the name and qualifications of one or more proposed new supervisor(s) and a plan for supervision by each supervisor as specified in this section. If a new supervisor is not approved by the Board or its designee within 20 calendar days of the date the supervisor is no longer available, Respondent shall not practice until a new supervisor has been approved by the Board or its designee. If Respondent fails to submit a proposed new supervisor and plan for supervision as required or fails to cease practice in accordance with this section when there is no supervisor approved by the Board or its designee, this shall constitute a violation of probation.

If rRespondent is determined to be unable to practice independently and safely, upon notification, rRespondent shall immediately cease practice and shall not resume practice until notified by the Board or its designee. Respondent shall not engage in any practice for which a license issued by the Board is required, until the Board or its designee has notified the rRespondent of its determination that rRespondent may resume practice.

(FYI: The Board requires the appointment of evaluators who have appropriate knowledge, training, and experience in the area involved in the violation).

3. Psychotherapy

Respondent shall participate in ongoing psychotherapy with a California licensed mental health professional who has been approved by the Board according to the requirements of this section. Within 45-30 calendar days of the effective date of this decision, respondent shall submit in writing by mail or email to the Board or its designee for its prior approval the name and qualifications of one or more therapists-California licensed mental health professionals of respondent's choice. The written request shall include the proposed professionals' license type, license number and a written statement describing how they meet the criteria for Board approval specified in paragraphs 1 – 5 below.

The mental health professional shall meet all of the following criteria to be approved:

- 1. Holds a current, active, and unrestricted license or registration as a Marriage and Family Therapist, Clinical Social Worker, or Professional Clinical Counselor issued by the California Board of Behavioral Sciences; or
- 2. Holds a current, active and unrestricted license as a Psychologist issued by the California Board of Psychology; or
- 3. Holds a current, active and unrestricted license as a Physician and Surgeon license issued by the Medical Board of California or the Osteopathic Medical Board of California and is certified in psychiatry by the American Board of Psychiatry and Neurology; and
- 4. Does not have a current or prior financial, personal, business, professional, or therapeutic relationship with Respondent; and
- 5. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean: the license has been placed on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

Such therapist shall possess a valid California license to practice and shall have had no prior business, professional, or personal relationship with respondent, and shall not be the respondent's supervisor. Counseling Upon approval, psychotherapy shall be provided on an individual basis at least once a week unless otherwise determined by the Board or its designee. Respondent shall continue in such psychotherapy at the Board's discretion. Cost of such psychotherapy is to be borne by respondent.

Respondent may, after receiving the Board's written permission, receive therapy via videoconferencing if respondent's good faith attempts to secure face-to-face counseling are unsuccessful due to the unavailability of qualified mental health care professionals in the area. The Board may require that respondent provide written documentation of his or her good faith attempts to secure counseling via videoconferencing.

Respondent shall provide the therapist mental health professional with a copy of the Board's dDecision no later than the first counseling psychotherapy session. Upon approval by the Board, respondent shall undergo and continue treatment until the Board or its designee determines that no further psychotherapy is necessary.

Respondent shall take all necessary steps to ensure that the treating psychotherapist mental

health professional submits quarterly written reports to the Board concerning respondent's fitness to practice, and progress in treatment, and to provide such other information as may be required by the Board. Respondent shall execute sign a Release of Information authorizing the mental health professional therapist to divulge information to communicate with the Board.

If the treating psychotherapist mental health professional finds that rRespondent cannot practice safely or independently, the psychotherapist mental health professional shall notify the Board within three (3) working days. Upon notification by the Board, rRespondent shall immediately cease practice and shall not resume practice until notified by the Board or its designee that rRespondent may do so. Respondent shall not thereafter engage in any practice for which a license issued by the Board is required until the Board or its designee has notified rRespondent that he/she-Respondent may resume practice. Respondent shall document compliance with this condition in the manner required by the Board.

(FYI: The Board requires that therapists have appropriate knowledge, training and experience in the area involved in the violation).

4. Clinical Diagnostic Evaluation

Within twenty (20) 30 calendar days of the effective date of the Decision and or at any time upon order of within 30 calendar days of the date of the written order by the Board or its designee, Respondent shall undergo a clinical diagnostic evaluation by an evaluator approved by the Board or its designee according to the requirements of this section. Respondent shall provide the evaluator with a copy of the Board's Decision prior to the clinical diagnostic evaluation being performed. Respondent shall submit to the Board or its designee for prior approval a written request by mail or email that includes the name and qualifications, including license number and license type, of one or more proposed evaluators, including a written statement describing how they meet the criteria for Board approval specified in paragraphs 1 – 5 below.

The clinical diagnostic evaluator shall meet all of the following criteria to be approved:

- Holds a current, active and unrestricted license as a Psychologist issued by the California Board of Psychology; or
- 2. Holds a current, active and unrestricted license as a Physician and Surgeon license issued by the Medical Board of California or the Osteopathic Medical Board of California and is certified in psychiatry by the American Board of Psychiatry and Neurology; and
- 3. Has three (3) years of experience in conducting clinical evaluations of health professionals with substance use disorders; and
- 4. Does not have a current or prior financial, personal, business, professional, or therapeutic relationship with Respondent; and
- 5. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean: the license has been placed

on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

Respondent shall provide the evaluator with a copy of the Board's Decision prior to the evaluation being performed. The clinical diagnostic evaluation report shall set forth, in the evaluator's opinion, all of the following:

- Whether Respondent has a substance use disorder;
- Whether Respondent is a threat to self or others;
- Recommendations for Respondent's substance use disorder treatment;
- Recommendations for practice;
- Recommendations for restrictions; and,
- Other recommendations related to Respondent's rehabilitation and safe practice.

The cost of such evaluation shall be paid by Respondent. Failure to pay for the evaluation within the time frame specified by the evaluator constitutes a violation of probation.

Respondent shall sign a Release of Information authorizing the evaluator to communicate with the Board and to furnish the Board with a current diagnosis and a written report regarding Respondent's judgment and ability to practice safely.

Any time the Respondent is ordered to undergo a clinical diagnostic evaluation, his or her Respondent license or registration shall be automatically suspended immediately cease practice for a minimum of one month-30 calendar days pending the results of a clinical diagnostic evaluation. During such time, the Respondent shall submit to random drug and alcohol testing at least two (2) times per week.

Respondent shall cause the The evaluator to shall submit to the Board or its designee a written clinical diagnostic evaluation report within ten (10) calendar days from the date the evaluation was completed, unless an extension, not to exceed thirty (30) calendar days, is granted to the evaluator by the Board or its designee for good cause upon written request from the evaluator. Such request shall be mailed or emailed to the Board prior to the expiration date of the initial 30-day period, and in cases where the extension is granted for good cause, the written report shall be mailed or emailed to the Board prior to the expiration date of the 30-day extension period. "Good cause" includes the inability to complete the evaluation in the time allowed due to the evaluator's or Respondent's personal or family illness or disability, or due to the evaluator's workload. Cost of such evaluation shall be paid by the Respondent.

Respondent license or registration shall remain suspended shall cease practice until the Board determines that he or she Respondent is able to safely practice either full-time or part-time and has had at least one month of negative drug and alcohol test results. Respondent shall comply with any restrictions or recommendations made by the Board as a result of the clinical diagnostic evaluation.

5. Supervised Practice

Within 30 <u>calendar</u> days of the effective date of this <u>dD</u>ecision, <u>rR</u>espondent shall submit to the Board or its designee, for its prior approval, <u>a written request by mail or email that includes</u> the name and qualification<u>s</u> of one or more proposed supervisors and a plan <u>for</u>

supervision by each proposed supervisor. The plan for supervision shall describe how the supervisor and supervisee will meet the requirements of this section, including frequency, duration and type of supervision. The request shall include each proposed supervisor's license number and license type, and a description of how they meet the criteria for Board approval provided in paragraphs 1 - 5 below. The supervisor shall be a current California licensed practitioner in respondent's field of practice, who shall submit written reports to the Board or its designee on a quarterly basis verifying that supervision has taken place as required and including an evaluation of respondent's performance. The supervisor shall be independent, with no prior business, professional or personal relationship with respondent.

The supervisor shall meet all of the following criteria to be approved:

- 1. Holds a current, active and unrestricted California license to practice psychotherapy or psychological counseling. A registration is not considered a license for purposes of qualifying as a supervisor under this term and condition.
- 2. Has practiced for at least two (2) years immediately preceding any supervision, in California or any other state, as a licensed professional clinical counselor, licensed marriage and family therapist, psychologist licensed pursuant to Chapter 6.6 (commencing with B&P Code section 2900), licensed clinical social worker, licensed educational psychologist, licensed physician and surgeon who is certified in psychiatry by the American Board of Psychiatry and Neurology, or equivalent out-of-state license.
- 3. Has provided psychotherapy or psychological counseling, or has provided direct clinical supervision of psychotherapy performed by marriage and family therapist trainees, associate marriage and family therapists, associate professional clinical counselors, or associate clinical social workers, for at least two (2) years within the five (5)-year period immediately preceding any supervision.
- 4. Does not have current or prior financial, personal, business, professional, or therapeutic relationship with Respondent.
- 5. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean: the license has been placed on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

If a supervisor has not been approved by the Board or its designee within 45 calendar days of the effective date of this Decision, Respondent shall cease practice until a supervisor has been approved by the Board or its designee.

<u>The supervisor</u> shall submit <u>quarterly</u> written reports to the Board or its designee on a quarterly basis verifying that supervision has taken place as required and including an evaluation of <u>rRespondent's performance</u>. The supervisor shall be independent, with no prior business, professional or personal relationship with respondent.

If respondent is unable to secure a supervisor in his or her field of practice due to the unavailability of mental health care professionals in the area, then the Board may consider the following options for satisfying this probationary term:

- (1) Permitting the respondent to receive supervision via videoconferencing; or,
- (2) Permitting respondent to secure a supervisor not in the respondent's field of practice.

The forgoing options shall be considered and exhausted by the Board in the order listed above. The Board may require that respondent provide written documentation of his or her good faith attempts to secure face-to-face supervision, supervision via videoconferencing or to locate a mental health professional that is licensed in the respondent's field of practice.

Respondent shall complete any required consent forms sign a Release of Information authorizing the supervisor to communicate with the Board, and sign an agreement with the supervisor and the Board regarding the Respondent's and the supervisor's requirements and reporting responsibilities. Failure to file the required reports in a timely fashion within the time frames specified by the Board shall be a violation of probation. Respondent shall give the supervisor access to rRespondent's fiscal and client records. Supervision shall consist of at least one (1) hour per week in individual face to face meetings. All costs of supervision shall be borne by Respondent. Supervision obtained from a probation supervisor shall not be used-accepted by the Board as experience gained toward licensure.

If the supervisor is no longer available, <u>FRespondent shall notify the Board within 1045 calendar days of the date the supervisor is no longer available and shall not practice until a new supervisor has been approved by the Board. Within 20 calendar days of the date the supervisor is no longer available, Respondent shall submit in writing by mail or email to the Board or its designee for its prior approval, the name and qualifications of one or more proposed new supervisor(s) and a plan for supervision by each supervisor as specified in this section.</u>

If a new supervisor is not approved by the Board or its designee within 20 calendar days of the date the supervisor is no longer available, Respondent shall not practice until a new supervisor has been approved by the Board or its designee. If Respondent fails to submit a proposed new supervisor and plan for supervision as required or fails to cease practice in accordance with this section when there is no supervisor approved by the Board or its designee, this shall constitute a violation of probation. All costs of the supervision shall be borne by respondent. Supervision shall consist of at least one (1) hour per week in individual face to face meetings. The supervisor shall not be the respondent's therapist.

[Optional - Respondent shall not practice until he/she has received notification that the Board has approved respondent's supervisor.]

6. Education Pertaining to the Violation

Respondent shall take and successfully complete the equivalency of _____semester units hours of Board-approved coursework in each of the following areas _____. All course work shall be taken at the graduate level at an accredited or approved educational institution that offers a qualifying degree for licensure as a marriage and family therapist, clinical social worker, educational psychologist, or professional clinical counselor or through a course approved by the Board. Classroom attendance must be specifically required.

Each course selected by Respondent must be approved by the Board as meeting the requirements of this section prior to completion by Respondent. Course content shall be pertinent to the violation and all courses—work must be completed within one year 18 months from the effective date of this Decision.

Within 90 <u>calendar</u> days of the effective date of the decision <u>FR</u>espondent shall submit a plan <u>in writing by mail or email</u> for prior <u>Board</u> approval <u>by the Board or its designee</u> for meeting these educational requirements. <u>All courses must be selected from a Board-accepted continuing education provider as specified in Title 16, California Code of Regulations section 1887.4.3. The plan shall include all of the following information for each <u>course proposed:</u></u>

- 1. Name of the course provider.
- 2. A copy of the course outline or syllabus that contains, at a minimum, the following:
 - a. The title of the educational program;
 - b. Length of the educational program;
 - c. Outline of subject matter to be addressed; and,
 - <u>d. Instructional mode or methods (for example, in-person or online (live and interactive or asynchronous)).</u>

All costs of the course-work shall be paid by the rRespondent. Units/hours obtained for an approved course shall not be used-accepted by the Board for continuing education units required for renewal of licensure.

(FYI: This term is appropriate when the violation is related to record keeping, which includes but is not limited to: recordkeeping, documentation, treatment planning, progress notes, security of records, billing and reporting requirements.)

7. Take and Pass Licensure Examination(s)

Respondent shall take and pass the licensure examination(s) currently required of new applicants for the license possessed by \underline{r} Respondent. Respondent shall not practice until such time as \underline{r} Respondent has taken and passed these examination(s). Respondent shall pay the established examination fee(s) prior to signing up for the examination(s). If \underline{r} Respondent has not taken and passed the examination(s) within twelve months from the effective date of this \underline{d} Decision, \underline{r} Respondent shall be considered to be in violation of probation.

8. Attend Recovery Support Program

Within 30 calendar days of the effective date of this Decision, Respondent shall begin attending a recovery support program approved by the Board or its designee no less than [INSERT frequency number here] times per week. Respondent shall submit in writing via mail or email to the Board or its designee for prior approval the name of one or more recovery support programs, and information about the proposed program that includes the location and the program's elements and methods for providing recovery support services.

Respondent shall provide proof of attendance at said program with each Quarterly Report Form No. DCA BBS 37M-443 (Revised [OAL to insert effective date]) as specified on the Quarterly Report Form. Failure to attend as required, or to show proof of attendance consisting of copies of attendance sheets from the recovery support program provider, or other document prepared by the recovery support group provider verifying Respondent's attendance, shall constitute a violation of probation.

When determining the type and frequency of required recovery support program meeting attendance, the Board shall give consideration to the following:

- 1. The documented length of sobriety / time that has elapsed since substance use; and
- 2. The licensee's treatment history; and
- 3. The nature, duration, and severity of substance use.

8.9. Rehabilitation Program

Within fifteen (15) <u>calendar</u> days from the effective date of <u>the-this dD</u>ecision, <u>rR</u>espondent shall submit to the Board or its designee for prior approval the name of one or more rehabilitation program(s). Respondent shall enter <u>and begin attending</u> a rehabilitation <u>and monitoring</u> program within fifteen (15) <u>calendar</u> days after <u>the date of written</u> notification of the <u>bB</u>oard's approval of such program.

Respondent shall successfully complete such treatment contract as may be recommended by the program and approved by the Board or its designee. Respondent shall submit proof satisfactory to the Board or its designee of compliance with this term of probation. Respondent shall sign a release allowing the program to release to and communicate with the Board all information the Board deems relevant. The rRespondent shall take all necessary steps to ensure that the rehabilitation program submits quarterly written reports to the Board addressing the rRespondent's treatment and progress in the program.

Components of the treatment contract shall be relevant to the violation and to the respondent's current status in recovery or rehabilitation. The components may include, but are not limited to: restrictions on practice and work setting, random drug and alcohol testing, abstention from drugs and alcohol, use of worksite monitors, participation in chemical dependency rehabilitation programs or groups, psychotherapy, counseling, psychiatric evaluations, and other appropriate rehabilitation or monitoring programs components. All costs of participating in the program(s) shall be borne by the respondent.

9.10. Abstain from <u>Drugs and Alcohol Controlled Substances</u> / Submit to Drug and Alcohol Testing

Respondent shall completely abstain from the use, or possession or consumption of controlled or illegal substances and alcohol during the period of probation unless it is a controlled substance lawfully prescribed by a medical practitioner for a bona-fide illness or other medical condition.

Respondent shall immediately submit to random and directed drug and alcohol testing, at rRespondent's cost, upon request by the Board or its designee. The Respondent shall be subject to a minimum number of random tests per year for the duration of the probationary term, as prescribed in the Uniform Standards Related to Substance Abuse listed herein. There will be no confidentiality in test results. Any confirmed positive finding will be immediately reported to the Respondent, the Respondent's current employer, and the Respondent's supervisor, if any, and shall be a violation of probation.

If the Respondent tests positive for a controlled <u>or illegal</u> substance <u>or alcohol</u>, Respondent's license or registration shall be automatically suspended. Respondent shall make daily contact as directed by the Board to determine if <u>he or she Respondent</u> must submit to drug testing. Respondent shall <u>submit his or her take the</u> drug test on the same day that <u>he or she Respondent</u> is notified that a test is required. All alternative drug testing sites due to vacation or travel outside of California must be approved by the Board prior to the vacation or travel.

10. Abstain from Use of Alcohol / Submit to Drug and Alcohol Testing

Respondent shall completely abstain from the intake of alcohol during the period of probation.

Respondent shall immediately submit to random and directed drug and alcohol testing, at respondent's cost, upon request by the Board or its designee. The Respondent shall be subject to a minimum number of random tests per year for the duration of the probationary term, as prescribed in the Uniform Standards Related to Substance Abuse listed herein. There will be no confidentiality in test results. Any confirmed positive finding will be immediately reported to the Respondent, the Respondent's current employer, and to the supervisor, if any, and shall be a violation of probation.

If the Respondent tests positive for alcohol and/or a controlled substance, Respondent's license or registration shall be automatically suspended. Respondent shall make daily contact as directed by the Board to determine if he or she must submit to drug testing. Respondent shall submit his or her drug test on the same day that he or she is notified that a test is required. All alternative drug testing sites due to vacation or travel outside of California must be approved by the Board prior to the vacation or travel.

11. Restricted Practice

Respondent's practice shall be limited to ______. Within 30 <u>calendar</u> days from the effective date of <u>the this dD</u>ecision, <u>rR</u>espondent shall submit to the Board or its designee, for prior approval, a plan to implement this restriction. Respondent shall submit proof satisfactory to the Board or its designee of compliance with this term of probation. Respondent shall notify their supervisor of the restrictions imposed on their practice.

12. Restitution

Within 90 <u>calendar</u> days of the effective date of this <u>dD</u>ecision, <u>rR</u>espondent shall provide proof to the Board or its designee of restitution in the amount of \$_____ paid to _____.

13. Physical Evaluation

Within 90 <u>calendar</u> days of the effective date of this <u>dD</u>ecision, and on a periodic basis thereafter as may be required by the Board or its designee, <u>rR</u>espondent shall complete a physical evaluation by such licensed physicians-as are appointed by the Board. The cost of such evaluation shall be borne by <u>rR</u>espondent. Failure to pay for the report in a timely fashion constitutes a violation of probation.

Such physician shall furnish a written report to the Board or its designee regarding respondent's judgment and ability to function independently and safely as a therapist and such other information as the Board may require. Respondent shall execute a Release of Information authorizing the physician to release all information to the Board. Respondent shall comply with the recommendations of the physician.

If a physical evaluation indicates a need for medical treatment, within 30 <u>calendar</u> days of notification by the Board, <u>rRespondent</u> shall submit to the Board or its designee the name and qualifications of the medical provider, and a treatment plan by the medical provider by which the <u>rRespondent's physical treatment</u> will be provided.

If <u>FR</u>espondent is determined to be unable to practice independently and safely, upon notification <u>FR</u>espondent shall immediately cease practice and shall not resume practice until notified by the Board or its designee. Respondent shall not engage in any practice for which a license issued by the Board is required, until the Board or its designee has notified the <u>FR</u>espondent of its determination that <u>FR</u>espondent may resume practice.

14. Billing Monitor Billing System

Within fifteen (15) 30 calendar days from the effective date of the this dDecision (if Respondent is a registrant, within 30 calendar days of the issuance of their license), respondent shall obtain the services of a Board-approved independent billing-monitor in accordance with this section. Respondent shall submit in writing by mail or email to the Board or its designee for prior approval the name of one or more independent billing systems which monitor(s) who shall oversee Respondent's billing processes in accordance with the

Respondent's Decision and all other applicable requirements of this section and document the dates and times of client visits. Respondent shall obtain the services of the independent billing system monitoring program within fifteen (15) days after notification of the board's approval of such program. The request shall include the proposed billing monitor's license number and license type, and a description of how they meet the criteria for Board approval provided in paragraphs 1 - 4 below. Approved billing monitors shall meet the following criteria:

- 1. Holds a current, active and unrestricted California license to practice psychotherapy or psychological counseling.
- 2. Possesses a minimum of two (2) years of direct experience with the maintenance and performance of billing-related matters in their practice as a licensed professional clinical counselor, licensed marriage and family therapist, psychologist licensed pursuant to Chapter 6.6 (commencing with Business and Professions Code section 2900), licensed clinical social worker, licensed educational psychologist, or licensed physician and surgeon who is certified in psychiatry by the American Board of Psychiatry and Neurology.
- 3. Has no current or prior relationship with the probationer, including but not limited to a financial, personal, professional, business, or therapeutic relationship.
- 4. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean the license has been placed on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

Clients are to shall sign documentation stating the dates and times of services rendered by frespondent and no bills are to be issued unless there is a corresponding document signed by the client in support thereof. The billing system monitoring service shall submit quarterly written reports concerning respondent's cooperation with this system billing monitoring as required by this section. The cost of the service shall be borne by respondent. Failure to pay for the billing-monitoring service(s) within the time frame specified by the monitor shall constitute a violation of probation.

If the billing monitor is no longer available, Respondent shall notify the Board within 10 calendar days of the date the monitor is no longer available. Within 20 calendar days of the date the monitor is no longer available, Respondent shall submit in writing by mail or email to the Board or its designee for its prior approval the name and qualifications of one or more proposed new billing monitor(s). If a new monitor is not approved by the Board or its designee within 20 calendar days of the date the monitor is no longer available, Respondent shall not practice until a new monitor has been approved by the Board or its designee. If Respondent fails to submit a proposed new billing monitor as required or fails to cease practice in accordance with this section when there is no billing monitor approved by the Board or its designee, this shall constitute a violation of probation.

15. Monitor Billing System Auditor

Within 60 <u>calendar</u> days of the effective date of this <u>dD</u>ecision, <u>rR</u>espondent shall provide to the Board or its designee <u>in writing by mail or email for prior approval in accordance with this section</u> the names and qualifications of <u>three one or more billing</u> auditors. <u>The Board or its designee shall select one of the three auditors</u> to annually audit <u>rR</u>espondent's billings for compliance with the Billing <u>System-Monitor</u> condition of probation. During said audit, randomly selected client billing records shall be reviewed in accordance with accepted auditing/accounting standards and practices. The cost of the audits shall be borne by <u>rR</u>espondent. Failure to pay for the audits <u>in a timely fashion within the time frame specified by the billing auditor</u> shall constitute a violation of probation. <u>Approved billing auditors shall meet the criteria specified in #1 - 3 below:</u>

- 1. Holds a current, active, and unrestricted certified public accountant (CPA) license to practice public accountancy by the California Board of Accountancy.
- 2. Has no current or prior relationship with the Respondent, including a financial, personal, business, or professional relationship.
- 3. Has never been the subject of a disciplinary action against their license. For the purposes of this section, "disciplinary action" shall mean the license has been placed on probation, revoked, suspended, reproved, censured, reprimanded, restricted, limited, or conditioned.

16. Law and Ethics Course

Respondent shall take and successfully complete the equivalency of two semester <u>units or three quarter</u> units (30 hours) of Board-approved coursework in law and ethics. Course work shall be taken at the graduate level at an accredited or approved educational institution that offers a qualifying degree for licensure as a marriage and family therapist, clinical social worker, educational psychologist, professional clinical counselor as defined in Sections 4980.40, 4996.18, 4999.32 or 4999.33 of the Business and Professions Codes and Section 1854 of Title 16 of the California Code of Regulations or through a course approved by the Board. Classroom attendance must be specifically required. All course(s) selected by Respondent to satisfy this requirement must be approved by the Board prior to completion by Respondent as provided in this section.

Within 90 <u>calendar</u> days of the effective date of this Decision, <u>rRespondent</u> shall submit a plan <u>in writing by mail or email</u> for prior <u>Board</u> approval <u>by the Board or its designee</u> for meeting this educational requirement. Said course(s) must be taken and completed within <u>one year 18 months</u> from the effective date of this Decision.

All course(s) must be selected from a Board-accepted continuing education provider as specified in Title 16, California Code of Regulations section 1887.4.3. The plan shall include all of the following information for each course proposed:

1. Name of the course provider.

- 2. A copy of the course outline or syllabus that contains, at a minimum, the following:
 - a. The title of the educational program;
 - b. Length of the educational program;
 - c. Outline of subject matter to be addressed; and,
 - d. Instructional mode or methods (for example, in-person or online (live and interactive or asynchronous).

The costs associated with the law and ethics course(s) shall be paid by the rRespondent. Units/hours obtained for an approved course in law and ethics shall not be used accepted by the Board for continuing education units required for renewal of licensure.

(FYI: This term is appropriate when the licensee fails to keep informed about or comprehend the legal obligations and/or ethical responsibilities applicable to their actions. Examples include violations involving boundary issues, transference/countertransference, breach of confidentiality and reporting requirements.)

Standard Terms and Conditions of Probation

The <u>sixteen_fifteen_</u>standard terms and conditions generally appearing in every probation case are as follows:

- 17. Obey All Laws
- 18. File Quarterly Reports
- 19. Comply with Probation Program
- 20. Interviews with the Board
- 21. Failure to Practice Tolling
- 22. Change of Place of Employment or Place of Residence
- 23. Supervision of Unlicensed Persons
- Notification to Clients
- 25. Notification to Employer
- 26. Violation of Probation
- 27. Maintain Valid License
- 28. License Surrender
- 29. Instruction of Coursework Qualifying for Continuing Education
- 30. Notification to Referral Services
- 304. Reimbursement of Probation Program Costs
- 3<u>1</u>2. Cost Recovery

Specific Language for Standard Terms and Conditions of Probation

(To be included in all Decisions)

17. Obey All Laws

Respondent shall obey all federal, state and local laws, all statutes and regulations governing the licensee, and remain in full compliance with any court ordered criminal probation, payments and other orders. A full and detailed account of any and all violations of law shall be reported by the reported by the respondent to the Board or its designee in writing within seventy-two (72) hours of occurrence. To permit monitoring of compliance with this term, rRespondent shall submit fingerprints through the Department of Justice and Federal Bureau of Investigation within 30 calendar days of the effective date of the this dDecision, unless previously submitted as part of the licensure application process fingerprints are currently on file with the Board and Respondent has not been provided with written notice from the Board of the need to submit fingerprints in accordance with Title 16, California Code of Regulations section 1815. For the purposes of this section "on file" means the Board has received notice from the Department of Justice (DOJ) that Respondent has successfully transmitted their fingerprint images to the DOJ for the conduct of a state and federal criminal offender record information search required by section 1815 and the Board currently has access to Respondent's criminal offender record information in the DOJ's database. Respondent shall pay the cost associated with the fingerprint process.

18. File Quarterly Reports

Respondent shall submit quarterly reports, to the Board or its designee, as scheduled on the "Quarterly Report Form" Form No. DCA BBS 37M-443 (rev. 01/12/01-Revised [OAL to insert effective date]) according to the reporting schedule specified in the Quarterly Report Form. Respondent shall state under penalty of perjury whether he/she-Respondent has been in compliance with all of the conditions of probation. Notwithstanding any provision for tolling of requirements of probation, during During the cessation of any practice rRespondent shall continue to submit quarterly reports the Quarterly Report Form under penalty of perjury according to the reporting schedule specified in the Quarterly Report Form.

19. Comply with Probation Program

Respondent shall comply with the probation program established by the Board and cooperate with representatives of the Board in its monitoring and investigation of the respondent's compliance with the program.

20. Interviews with the Board

Respondent shall appear in person for interviews with the Board or its designee upon request at various intervals and with reasonable notice.

21. Failure to Practice - Tolling

Respondent's probation is tolled when Respondent voluntarily stops practicing or residing in California. Respondent's probation shall not be tolled if Respondent's license has been suspended by the Board. In the event respondent stops practicing or residing in California, respondent shall notify the Board or its designee in writing by mail or email a minimum of within 30 calendar days prior to the dates of departure and return to California, or the dates of non-practice and return to practice. Non-practice is defined as any period of time exceeding thirty 30 calendar days in which respondent is not engaging in any activities defined in Sections 4980.02, 4989.14, 4996.9, or 4999.20 of the Business and Professions Code, as applicable.

Any period of non-practice, as defined in this condition, will not apply to the reduction of the probationary term and will <u>not</u> relieve <u>rRespondent</u> of the responsibility to comply with the probationary terms and conditions <u>with the exception of this condition and the following terms and conditions of probation: Obey All Laws; File Quarterly Reports; Comply With Probation Program; Maintain Valid License/Registration; and Cost Recovery. Respondent's license/registration shall be automatically cancelled if respondent's period of non-practice total two years.</u>

Respondent shall not be relieved of the obligation to maintain an active and current license with the Board (see "Maintain Valid License" term). It shall be a violation of probation for Respondent's probation to remain tolled pursuant to the provisions of this condition for a period exceeding a total of two (2) years.

22. Change of Place of Employment or Place of Residence

Respondent shall notify the Board or its designee in writing within 30 <u>calendar</u> days of any change of place of employment or place of residence. The written notice shall include the address, the telephone number and the date of the change.

23. Supervision of Unlicensed Persons

While on probation, FRespondent shall not act as a supervisor for any hours of supervised practice required for any license issued by the Board. Respondent shall terminate any such supervisorial relationship in existence on the effective date of this Decision.

24. Notification to Clients

Respondent shall notify all clients when any term or condition of probation will affect their therapy or the confidentiality of their records, including but not limited to supervised practice, suspension, or client population restriction. Such notification shall be signed by each client prior to continuing or commencing treatment. Respondent shall submit, upon request by the Board or its designee, satisfactory evidence of compliance with this term of probation.

(FYI: Respondents should seek guidance from Board staff regarding appropriate application of this condition).

25. Notification to Employer

Respondent shall provide each of his or her Respondent's current or future employers, including any client or third-party for whom Respondent performs or will perform contracted-for services ("contract employer"), when performing services that fall within the scope of practice of his or her Respondent's license, a copy of this Decision and the Statement of Issues or Accusation before commencing employment. Notification to the rRespondent's current employer shall occur no later than the effective date of the this Decision or immediately upon commencing employment. Respondent shall submit, upon request by the Board or its designee, satisfactory evidence of compliance with this term of probation.

The Respondent shall provide in writing by mail or email to the Board the names, physical addresses, and telephone numbers of all employers, supervisors, and contractors employers.

Respondent shall complete the required consent forms and sign an agreement with the employer and supervisor, or contractor employer, and the Board to allow the Board to communicate with the employer and supervisor or contract employer regarding the licensee or registrant's Respondent's work status, performance, and monitoring.

26. Violation of Probation

If <u>rR</u>espondent violates the conditions of <u>his/her</u>-probation, the Board, after giving <u>rR</u>espondent notice and the opportunity to be heard <u>by filing and serving on Respondent an Accusation and/or Petition to Revoke Probation</u>, may set aside the stay order and impose the discipline (revocation/suspension) of <u>rR</u>espondent-'s license <u>[or registration]</u> provided in <u>the this dDecision</u>.

If during the period of probation, an <u>Aa</u>ccusation, <u>or P</u>petition to <u>R</u>revoke <u>P</u>probation, or <u>S</u>statement of <u>I</u>issues has been filed against <u>rR</u>espondent's license <u>for registration</u>] or application for licensure, or <u>the if the Board has requested the</u> Attorney General's office <u>has been requested</u> to prepare such an <u>Aa</u>ccusation, <u>or P</u>petition to <u>R</u>revoke <u>P</u>probation, or <u>S</u>statement of <u>I</u>issues, the probation period set forth in this <u>d</u>Decision shall be automatically extended and shall not expire until the <u>Aa</u>ccusation, <u>or P</u>petition to <u>R</u>revoke <u>P</u>probation, or <u>S</u>statement of <u>I</u>issues has been acted upon by the <u>B</u>board. Upon successful completion of probation, <u>rR</u>espondent's license <u>for registration</u>] shall be fully restored.

27. Maintain Valid License

Respondent shall, at all times while on probation, maintain a current and active license with the Board, including any period during which suspension or probation is tolled. Should FRespondent's license, by operation of law or otherwise, expire, upon renewal FRespondent's license shall be subject to any and all terms of this probation not previously satisfied.

28. License Surrender

Following the effective date of this <code>dD</code>ecision, if <code>fR</code>espondent ceases practicing due to retirement or health reasons, or is otherwise unable to satisfy the terms and conditions of probation, <code>fR</code>espondent may <code>voluntarily</code> request the <code>voluntary</code> surrender of <code>his/her</code> <code>Respondent's</code> license to the Board. Such a request shall be submitted in writing by mail or email to the Board and shall include the following: Respondent's name, license number, case number, address of record, and an explanation of the reason(s) why Respondent seeks to surrender their license. The Board reserves the right to evaluate <code>the rR</code>espondent's request and to exercise its discretion whether to grant the request or to take any other action deemed appropriate and reasonable under the circumstances.

Upon formal acceptance of the surrender, <u>rRespondent shall</u> within <u>3010</u> calendar days deliver <u>rRespondent's license and renewal</u> certificate and <u>if applicable</u> wall certificate, <u>if applicable</u>, to the Board or its designee and <u>rRespondent shall no longer engage in any practice for which a license is required. Upon formal acceptance of the tendered license, <u>rRespondent will no longer be subject to the terms and conditions of probation.</u></u>

Voluntary surrender of FRespondent's license shall be considered to be a disciplinary action and shall become a part of FRespondent's license history with the Board. Respondent may not petition the Board for reinstatement of the surrendered license. Should FRespondent at

any time after voluntary surrender ever reapply to the Board for licensure, FRespondent must meet all current requirements for licensure including, but not limited to, filing a current application, meeting all current educational and experience requirements, and taking and passing any and all examinations required of new applicants.

29. Instruction of Coursework Qualifying for Continuing Education

Respondent shall not be an instructor of any coursework for continuing education credit required by any license issued by the Board.

30. Notification to Referral Services

Respondent shall immediately send a copy of this decision to all referral services registered with the Board in which respondent is a participant. While on probation, respondent shall send a copy of this decision to all referral services registered with the Board that respondent seeks to join.

310. Reimbursement of Probation Program Costs

Respondent shall reimburse the Board for the costs it incurs in monitoring the probation to
ensure compliance for the duration of the probation period. Reimbursement costs shall be
\$per year.

321. Cost Recovery

Respondent shall pay the Board \$	as and for the reasonable costs of the
investigation and prosecution of Case No	Respondent shall make such
payments as follows: [Outline payment schedu	le.] Respondent shall make payments
pursuant to a payment plan specified by the Box	ard or its designee taking into consideration
all of the following: (1) Respondent's ability to p	pay, (2) the total amount of cost recovery
owed, and (3) the length of the probationary per	riod. Respondent shall make the check or
money order payable to the Board of Behaviora	I Sciences and shall indicate on the check or
money order that it is the following: cost recover	ry payment for "Cost Recovery: Case No.
". In lieu of a check or money ord	der, Respondent may make an electronic
payment via credit card through the Departmen	t of Consumer Affairs' BreEZe online
system, which can be accessed at https://www.l	<u>breeze.ca.gov.</u>

Any order for payment of cost recovery shall remain in effect whether or not probation is tolled. Probation shall not terminate until full payment has been made. Should any part of cost recovery not be paid in accordance with the <u>outlined-specified</u> payment schedule, <u>rRespondent shall be considered to be in violation of probation.</u> A period of non-practice by <u>rRespondent shall not relieve <u>rRespondent of his or her Respondent's</u> obligation to reimburse the <u>Bb</u>oard for its costs.</u>

Cost recovery must be completed six months 180 calendar days prior to the termination of probation. A payment plan authorized by the Board may be extended at the discretion of the Enforcement Manager based on good cause shown by the probationer.

IV. BOARD POLICIES AND GUIDELINES

Accusations

The Board of Behavioral Sciences (Board) has the authority pursuant to section 125.3 of the Business and Professions Code (B&P Code) to recover costs of investigation and prosecution of its cases. The Board requests that this fact be included in the pleading and made part of the aAccusation.

Statement of Issues

The Board will file a Statement of Issues to deny an application of a candidate for the commission of an act, which if committed by a licensee would be cause for license discipline.

Stipulated Settlements

The Board will consider entering into stipulated settlements to promote cost effective consumer protection and to expedite disciplinary or licensing decisions. The rRespondent should be informed that in order to stipulate to settlement with the Board, he or she Respondent may be required to admit to the violations set forth in the Accusation or Petition to Revoke Probation, or to admit that grounds for denial exist or were proven as described in the Statement of Issues. The Deputy Attorney General must accompany all proposed stipulations submitted with a memo addressed to Board members explaining the background of the case, defining the allegations, mitigating circumstances, admissions, and proposed penalty along with a recommendation.

Recommended Language for License Surrenders

"Admission(s) made in the stipulation are made solely for the purpose of resolving the charges in the pending accusation, and may not be used in any other legal proceedings, actions or forms, except as provided in the stipulation.

The admissions made in this stipulation shall have no legal effect in whole or in part if the Board does not adopt the stipulation as its decision and order.

Contingency

This stipulation shall be subject to approval by the Board of Behavioral Sciences. Respondent understands and agrees that counsel for Complainant and the staff of the Board of Behavioral Sciences may communicate directly with the Board regarding this stipulation and settlement, without notice to or participation by Respondent or his/her counsel. By signing the stipulation, Respondent understands and agrees that he/she may not withdraw his/her agreement or seek to rescind the stipulation prior to the time the Board considers and acts upon it. If the Board fails to adopt this stipulation as its Decision and Order, the Stipulated Surrender and Disciplinary Order shall be of no force or effect, except for this paragraph, it shall be inadmissible in any legal action between the parties, and the Board shall not be disqualified from further action by having considered this matter.

Respondent fully understands that when the Board adopts the license surrender of respondent's license, respondent will no longer be permitted to practice as a _____ in California. Respondent further understands that the license surrender of his or her license, upon adoption, shall be considered to be a disciplinary action and shall become a part of respondent 's license history with the Board.

The respondent further agrees that with the adoption by the Board of his or her license surrender, respondent may not petition the Board for reinstatement of the surrendered license.

Respondent may reapply to the Board for licensure three years from the date of surrender and must meet all current requirements for licensure including, but not limited, to filing a current application, meeting all current educational and experience requirements, and taking and passing any and all examinations required of new applicants.

Respondent understands that should he or she ever reapply for licensure as a _____ or should he or she ever apply for any other registration or licensure issued by the Board, or by the Board of Psychology, all of the charges contained in Accusation No.____ shall be deemed admitted for the purpose of any Statement of Issues or other proceeding seeking to deny such application or reapplication."

Recommended Model Order Language for Surrender of License in Lieu of Revocation

Respondent surrenders [INSERT TYPE AND LICENSE NO.] as of the effective date of this Decision. Respondent shall relinquish and forward or deliver their license to practice [INSERT LICENSE TYPE] (wall certificate and renewal certificate, if applicable) to the Board within ten (10) calendar days of the effective date of this Decision. The surrender of Respondent's license(s) and the acceptance of the surrendered license by the Board shall constitute the imposition of discipline against Respondent. This Decision constitutes disciplinary action by the Board and shall become a part of Respondent's license history with the Board.

Recommended Model Probation Order Language for Applicants for Registration Applicants

to the stayed a Registration as a ______[INSERT RESPONDENT'S NAME] shall be issued a Registration as a ______[INSERT RESPONDENT'S LICENSE TYPE] upon successful completion of all registration requirements. Said Registration shall be revoked. The revocation will be stayed and Respondent placed on ______years probation with the following terms and conditions. Probation shall continue on the same terms and conditions if Respondent is granted a subsequent registration, becomes licensed, or is granted another registration or license regulated by the Board during the probationary period.

For purposes of this Order, and consistent with Business and Professions Code sections 23.7 and 23.8, all references to the word "license" or "licensee" contained in any term or condition shall also be interpreted as meaning "registration" or "registrant," respectively.

Recommended <u>Model Probation Order</u> Language for Registrants

IT IS HEREBY ORDERED THAT	[INSERT RESPONDENT'S REGISTRATION TYPE]
Registration Number[INS	ERT RESPONDENT'S REGISTRATION NUMBER] issued to
Respondent[INSERT RES	SPONDENT'S NAME is revoked. The revocation will be
stayed and <mark>rR</mark> espondent placed on ₋	years probation with the following terms and conditions.
Probation shall continue on the same	e terms and conditions if Respondent is granted a subsequent
registration, becomes licensed, or is	granted another registration or license regulated by the Board
during the probationary period.	

For purposes of this Order, and consistent with Business and Professions Code sections 23.7 and 23.8, all references to the word "license" or "licensee" contained in any term or condition shall also be interpreted as meaning "registration" or "registrant," respectively.

Recommended <u>Model Probation Order</u> Language for Licensees

IT IS HEREBY ORDERED	FHAT[INSERT RESPONDENT'S LICENSE TYPE] License
Number[INSERT	RESPONDENT'S LICENSE NUMBER] issued to Respondent
[INSERT RESPO	NDENT'S NAME is revoked. The revocation will be stayed and
rRespondent placed on	years probation with the following terms and conditions. Probation
shall continue on the same	terms and conditions if rRespondent is granted another registration or
license regulated by the Boa	ard.

Recommended Model Revocation of License Order Language for Licensees or Registrants

[INSERT RESPONDENT'S LICENSE TYPE] License Number [INSERT RESPONDENT'S LICENSE NUMBER] issued to Respondent [INSERT NAME], is revoked.

Respondent shall relinquish and forward or deliver their wall license and current renewal certificate, if applicable, to the Board within ten (30) calendar days of the effective date of this Decision. Respondent may not reapply or petition the Board for reinstatement of their revoked license for three (3) years or later from the effective date of this Decision, or, if, applicable, the relevant timeframe specified in section 4990.30 of the Business and Professions Code.

[Note to users: For unprofessional conduct cases, the Board may, in its sole discretion, specify in its revocation order that a petition for reinstatement may be filed after two (2) years instead of three (3) years per Business and Professions Code section 4990.30. If a shorter reinstatement filing period is specified here, an explanation shall be included in this Decision of the pertinent facts or circumstances that warrant recommendation of the imposition of the shorter, two-year filing period.]

Respondent shall pay to the Board its costs of investigation and prosecution in the amount of within thirty (30) calendar days of the effective date of this Decision.

If cost recovery is not paid at the time Respondent petitions for reinstatement or applies for a new license, as a condition precedent to reinstatement of their revoked license or for a new license. Respondent shall reimburse the Board for its costs of investigation and prosecution in the amount

of \$ _____. Said amount shall be paid in full prior to the reinstatement of Respondent's license unless otherwise ordered by the Board.

Proposed Decisions

The Board requests that proposed decisions include the following if applicable:

- A. Names and addresses of all parties to the action.
- B. Specific Code section(s) violated with the definition of the eCode in the Determination of Issues.
- C. Clear description of the acts or omissions that constitute a violation.
- D. Respondent's explanation of the violation in the Findings of <u>fF</u>act if <u>he or she</u>
 Respondent is present at the hearing.
- E. Explanation for deviation from the Board's Disciplinary Guidelines.

When a probation order is imposed, the Board requests that the Order first list the Optional Terms and Conditions (1-16) followed by the Standard Terms and Conditions (17-321) as they may pertain to the particular case. If the rRespondent fails to appear for his or her their scheduled hearing or does not submit a notice of defense, such inaction shall result in a dDefault dDecision to revoke licensure or deny application.

Reinstatement / Reduction of Penalty Hearings

The primary concerns of the Board at reinstatement or penalty relief hearings are (1) the Rehabilitation Criteria for Suspensions or Revocations identified in Title 16, California Code of Regulations section 1814, and (2) the evidence of rehabilitation presented by the petitioner of his or her rehabilitation. The Board is not interested in retrying the original revocation or probation case. The Board shall consider the criteria outlined in section 1814.

In the Petition Decision the Board requires a summary of the offense and the specific codes violated which resulted in the revocation, surrender, or probation of the license.

In petitioning for Reinstatement or Reduction of Penalty under Business and Professions Code Section 4982.2-4990.30, the petitioner has the burden of demonstrating that he or she the petitioner has the necessary and current qualifications and skills to safely engage in the practice of marriage and family therapy, clinical social work, educational psychology, or professional clinical counselor-counseling within the scope of current law, and accepted standards of practice.

In reaching its determination, the Board considers various factors including the following:

- A. The original violations for which action was taken against the petitioner's license;
- B. Prior disciplinary and criminal actions taken against the petitioner by the Board, any State, local, or Federal agency or court;
- C. The petitioner's attitude toward his or her commission of the original violations and his or

her attitude in regard to compliance with legal sanctions and rehabilitative efforts. Whether the petitioner has demonstrated a recognition of wrongdoing;

- D. The petitioner's documented rehabilitative efforts;
- E. Assessment of the petitioner's rehabilitative and corrective efforts;
- F. Activities of the petitioner since the disciplinary action was taken;
- G. The petitioner's activities during the time petitioner's license was in good standing (unrestricted);
- H. The petitioner's general reputation for truth; and,
- I. The petitioner's professional ability.
- <u>J.</u> In addition, the Board may consider other appropriate and relevant matters not reflected above.

Denial of a Petition for Reinstatement or Reduction of Penalty (Petition)

If the Board should deny a request for reinstatement of a revoked license or reduction of penalty (modification or termination of probation), the Board requests the Administrative Law Judge provide technical assistance in the formulation of language clearly setting forth the reasons for denial.

If a <u>pP</u>etitioner fails to appear for <u>his or her their</u> scheduled reinstatement or penalty relief hearing, such proceeding shall go forth without the <u>pP</u>etitioner's presence and the Board <u>will-shall</u> issue a decision based on the written evidence and <u>any</u> oral presentations submitted.

Recommended Model Order Language for Denial of a Petition

The petition for reinstatement/reduction of penalty filed by Petitioner ______ is hereby denied.

Recommended Language to Grant Petition with No Restrictions on License/Registration

The petition for reinstatement filed by Petitioner is hereby granted, and Petitioner's [INSERT LICENSE TYPE], License No. [INSERT LICENSE NO.] shall be fully restored.

Recommended Language to Grant Petition and Place Licensee/Registrant on Probation

The petition for reinstatement filed by Petitioner _____ is hereby granted, and Petitioner's [INSERT LICENSE TYPE], License No. [INSERT LICENSE NO.] shall be reinstated and immediately revoked; however, the revocation shall be stayed and the Petitioner shall be placed on probation for a period of _____ years on the following terms and conditions:

Recommended Language to Grant Petition and Place License/Registration on Probation After Completion of Conditions Precedent

The petition for reinstatement filed by is hereby granted and Petitioner's [INSERT LICENSE/REGISTRATION TYPE] [INSERT: registration/license] will be reinstated upon completion of the following conditions precedent: (examples would be: paying restitution, cost recovery (as required by Business and Professions Code section 125.3 if not already paid), completion of continuing education or law and ethics courses, or take and pass licensure examinations (e.g., California Law and Ethics Examination)).

Petitioner shall not practice until all conditions precedent have been met and the [INSERT: LICENSE/REGISTRATION TYPE] has been issued. Petitioner shall complete the aforementioned conditions within [INSERT TIMEFRAME (months/year(s))] from the effective date of this decision or the petition shall be deemed abandoned.

[Note to users: If the condition precedent involves taking and passing the California Law and Ethics examination, please include the following model language in the order: Petitioner shall take and pass the California Law and Ethics Examination within one (1) year of the effective date of this order. Petitioner shall take and pass the California Law and Ethics Examination currently required for the [INSERT LICENSE TYPE] [INSERT: registration/license]. Petitioner shall have one opportunity to take and pass this examination. Petitioner shall submit a completed initial application for this examination. Petitioner shall pay the established examination fee(s) as set forth in Title 16, California Code of Regulations section 1816.2.]

Upon completion of the conditions precedent above and satisfaction of all statutory and regulatory requirements for issuance of a [INSERT: REGISTRATION/LICENSE TYPE], Petitioner's [INSERT: registration/license] shall be reinstated. Upon reinstatement, Petitioner's [INSERT: registration/license] shall be immediately revoked, the revocation shall be stayed, and Petitioner's [INSERT: registration/license] shall be placed on probation for a period of [INSERT PERIOD OF PROBATION] under the following terms and conditions: [INSERT STANDARD TERMS AND CONDITIONS OF PROBATION AND ANY APPLICABLE OPTIONAL TERMS.]





1625 North Market Blvd., Suite S-200 Sacramento, CA 95834 (916) 574-7830 www.bbs.ca.gov Gavin Newsom, Governor State of California

Business, Consumer Services and Housing Agency
Department of Consumer Affairs

QUARTERLY REPORT FORM INFORMATION AND INSTRUCTIONS

GENERAL INFORMATION:

Pursuant to the Disciplinary Guidelines adopted pursuant to California Code of Regulations, Title 16, Division 18, Article 9, section 1888, you are required to submit quarterly reports to the Board of Behavioral Sciences (Board) regarding your compliance with the terms and conditions of your probation. Attached is the Board's Quarterly Report Form which you are to use in submitting these required reports. No other documentation or communication can be substituted for a completed Quarterly Report Form (e.g., other Board forms, letters, emails, telephone calls, etc.).

QUARTERLY REPORT SCHEDULE:

For the entire duration of your probation, all Quarterly Report Forms must be submitted by email, mail, or faxed to the Board as specified in the "INSTRUCTIONS FOR SUBMISSION" section on the next page and according to the following schedule:

REPORTING PERIODDATE DUE AT BOARDJanuary 1 - March 31April 10April 1 - June 30July 10July 1 - September 30October 10October 1 - December 31January 10

Completed Quarterly Report Forms and any required attachments must be emailed, postmarked (if mailed), or faxed to the Board no **earlier** than the end of the reporting periods and no **later** than the due dates listed above.

If others are required to submit quarterly reports to the Board pursuant to your probation terms and conditions (i.e., psychotherapy, supervised practice, rehabilitation program, billing monitor, etc.), their quarterly reports must also be submitted to the Board according to the schedule listed above via email, mail or fax to the email address, mailing address or fax number listed in #5 of the "Instructions for Submission" section. The Board encourages you to develop your own reminder system to ensure that you submit your Quarterly Report Forms as required.

FIRST AND FINAL QUARTERLY REPORTS

Your first and final Quarterly Report Forms, including all required attachments, must be

submitted by the due dates, even if the Quarterly Report Form only covers a portion of the time period of the total quarter (e.g., probation started in the middle of a quarter).

TOLLING OF PROBATION REQUIREMENTS

Pursuant to the Disciplinary Guidelines adopted pursuant to California Code of Regulations, Title 16, Division 18, Article 9, section 1888, under certain circumstances, if a licensee or registrant who is on probation with the Board stops practicing or residing in California, their probation may be subject to tolling. If probation is tolled, Quarterly Report Forms and any required attachments must still be submitted to the Board according to the schedule listed in the "Quarterly Report Schedule" section.

INSTRUCTIONS FOR SUBMISSION:

Complete your Quarterly Report Form in the following manner:

1. Make a photocopy of the attached Quarterly Report Form

<u>-OR-</u>

<u>Download the Quarterly Report Form from the Board's website</u> (www.bbs.ca.gov)

- 2. Complete all sections that apply to your probation terms and conditions.
- 3. Attach additional sheets if more space is needed or if further explanation is required.
- 4. If you did not comply with any term or condition of your probation, attach a separate sheet to this form that identifies the specific term of probation for which you did not comply, and provide a written, narrative explanation of the facts or circumstances that led to the noncompliance. Attach additional documentation, if needed, to further support and/or demonstrate your explanation regarding the noncompliance (e.g. medical records, disaster declaration for your region, etc.).
- 5. If a section or question on the form does not apply to your probation terms and conditions, indicate "Not Applicable."
- 6. If your probation has any term(s), condition(s), or deadline(s) that are not specified on the Quarterly Report Form, attach a separate sheet outlining them and describing what you have done during the quarter to maintain compliance.
- 7. Sign and date the form.
- 8. Attach all required documentation as specified on the Quarterly Report Form as described below:
 - A. PROOF OF PAYMENTS MADE

Proof of payments you made as required for any term or condition of

probation (e.g., cost recovery, restitution or reimbursement of probation program costs) shall consist of BreEZe online system receipts, electronic fund transfer receipts (such as for credit card, debit card, and bank account payments), or payment records such as cancelled checks, bank statements or credit card statements.

B. PROOF OF COURSE COMPLETION

Proof of course completion shall consist of a certificate of completion from the course provider, or an official transcript in an envelope sealed by the school. The certificate or transcript shall include your name, the title of the course, the number of hours earned, the date(s) of attendance and the name of the course provider.

C. PROOF OF ATTENDANCE – RECOVERY SUPPORT PROGRAM

Proof of attendance shall consist of attendance sheets from the recovery support program provider, or other document on which the recovery support program representative verifies your attendance. Proof of attendance shall include all of the following for **each meeting** attended:

In-Person Meetings: Provide the meeting name, date, time, location and recovery support program representative's signature.

<u>Live Videoconferencing Meetings:</u> Provide the meeting name, date, time and meeting/conference ID or number.

- 8. Send your Quarterly Report Form with attachments to the Board in **one** of the following ways:
 - Email to your assigned Probation Analyst.
 - Mail to the attention of your assigned Board Probation Analyst at:

Board of Behavioral Sciences

Attn: [INSERT NAME OF ASSIGNED PROBATION ANALYST]

1625 N. Market Blvd., Ste. S200

Sacramento, CA 95834

Fax to the attention of your assigned Board Probation Analyst at (916) 574-8625.

Failure to submit your Quarterly Report Forms and attachments as required is considered non-compliance with the terms and conditions of your probation and may result in further disciplinary action.

QUESTIONS:

If you have any questions, contact your assigned Board Probation Analyst. If you have an URGENT matter and are unable to reach your assigned Board Probation Analyst, you may contact the Board's Probation Unit at BBS.Probation@dca.ca.gov.

Notice on Collection of Personal Information

The information requested on this form is mandatory and will be used to determine compliance with the requirements of your Board probation. The information may be provided to other governmental agencies, or in response to a court order, subpoena, or public records request. You have a right of access to records containing personal information unless the records are exempted from disclosure pursuant to Civil Code section 1798.40. Individuals may obtain information regarding the location of their records by contacting the Board's Executive Officer at 1625 North Market Blvd., Sacramento, CA 95834 or at (916) 574-7830.

Strike-Department of Consumer Affairs Logo and ADD BBS logo:

Board of Behavioral Sciences

Board of Behavioral Sciences

400 R Street, Suite 3150, Sacramento, CA 95814
Telephone: (916) 445-4933 TDD: (916) 322-1700
Website Address: http://www.bbs.ca.gov



QUARTERLY WRITTEN REPORT FORM

Please complete this report and submit it to the Board quarterly (following the reporting schedule) during your probationary period. Any other type of form, correspondence, or telephone call will not be accepted.

- Reports are due postmarked seven (7) days from the close of each quarter.
- Early submission of the report will be returned to you.

FAILURE TO SUBMIT A QUARTERLY REPORT SEVEN (7) DAYS FROM THE CLOSE OF EACH QUARTER MAY CONSTITUTE A VIOLATION OF PROBATION.

TYPE OR PRINT CLEARLY

Complete only those provisions below that are applicable to your probationary terms and conditions.

CASE#		
QUARTERLY REPORTING PERIOD (Check appropriate box): From// Through/		
. January 1 – March 31 (Due April 10)		
2. April 1 – June 30 (Due July 10)		
3. Uly 1 – September 30 (Due October 10)		
4. ☐ October 1 – December 31 (Due January 10)		
5. For the first and last Quarterly Report only , list the quarterly reporting period:		
from to		
PERSONAL INFORMATION		
lame:License/Registration Number:		
Address:Telephone Number:_()		
Address of Record:		
(<u>number and</u> street, city, zip code)		
elephone Number: Email Address:		
s this a change of your address of record? Yes □ No □		
Your residence address will only be used for purposes of probation monitoring if different from your address of record.		

QUARTERLY REPORT FORM

Name:		

EMPLOYMENT	
[NOTE: If self-employed, write "Self" next to "Employer," indicate the address where you and provide your business telephone number].	see clients,
Employer (1):	
Address:	
Telephone Number: ()	
Is this a change of your place of employment? Yes □ No □	
If Yes, specify the date of the change:	
Employer (2):	
Address:	
Telephone Number: ()	
Is this a change of your place of employment? Yes □ No □	
If Yes, specify the date of the change:	
EMPLOYMENT STATUS	
Have you practiced under your license or registration this quarter?	Yes □ No □
Have you been worked in private practice during this quarter? If Yyes, is it sSolo practice? Yes □ No □ gGroup practice? Yes □ No □	Yes □ No □
Average number of clients seen per week?: Agency: Private Practice:	
Have you supervised any unlicensed person(s) during this quarter? If <u>yY</u> es, attach a separate sheet and provide providing an explanation.	Yes □ No □

QUARTERLY REPORT FORM Name:	
SUSPENSION	
In this quarter, were you required pursuant to Board order to suspend your practice? Yes I	□ No □
If Yes, did you cease any and all activities authorized by your license or registration? Yes I	□ No □
If Yes, specify the dates that you suspended your practice: From:to:	
If No, attach a separate sheet providing an explanation.	
If Yes, did you submit certification verifying suspension of practice? Yes ⊟	No □
RESTRICTED PRACTICE	
In this quarter, were there any special Boardordered restrictions on your practice? Yes [□ No □
If Yes, on a separate sheet, please explain in what way(s) your practice is restricted and steps you have taken during this quarter to comply. complete all of the following:	
 Is your supervisor or some another individual required to be present at specific therapy session Yes [ons? □ No □
2. Supervisor's or Individual's Name: License No.:	_
3. Dates of Service:	_

4. Attach a separate sheet, providing an explanation of the way(s) in which your practice is restricted and the steps that you have taken during this quarter to comply.

QUARTERLY REPORT FORM

Name:		

SUPERVISION SUPERVISED PRACTICE – LICENSEES ONLY [Note: This section is only for Board licensees who are required to have supervised practice pursuant to the terms and conditions of their probation.] In this quarter, were you required to have supervision-a supervisor monitor your practice? Yes \(\Dag{N} \) No \(\Dag{D} \) If Yes, complete all of the following: Required Frequency: times per week/ month (mark one) 1. Supervisor's Name: _____License No.:_____ 2. Dates of Supervision (held at supervisor's office): Dates of Supervision (held at your office): 3. Did you or your supervisor miss or cancel any required supervision appointment(s)? If Yes, attach a separate sheet listing the date(s) and reasons(s) for each missed or cancelled supervision appointment(s). 4. This quarter Supervisor reviewed: Number of cases: Number of billing logs: Yes □ No □ 5. Does your Supervisor have a signed release form for all of your clients? If Nno, attach a separate sheet & provide providing an explanation. 6. Did you confirm that your Supervisor submitted their quarterly report to the Board as required? Yes □ No □ If No, attach a separate sheet providing an explanation. 7. In this quarter, were you required to submit to the Board for prior approval the name and qualifications of one or more proposed supervisors? Yes □ No □ If Yes, did you submit this information to the Board? Yes □ No □ **EXAMINATION** In this quarter, were you required to take and pass a licensing or special examination? Yes □ No □ If Yyes, have you taken the examination? Yes □ No □ TypeExam Name: Date_of Exam: Result:

QUARTERLY REPORT FORM Name:	
LAW AND ETHICS COURSE	
In this quarter, were you required to submit a plan for taking a Law and Ethics course	
to the Board for approval?	Yes □ No □
If Yes, did you submit the plan as required?	Yes □ No □
If No, attach a separate sheet providing an explanation.	
If Yes, was your plan approved by the Board?	Yes □ No □
If the Board approved your plan, have you completed the course(s) in your plan?	Yes □ No □
If Yes, specify the course(s) below and attach proof of completion (See "INSTRUC	TIONS FOR
SUBMISSION #7.B").	
If No, list the course(s) in your plan that you have not completed and the status of	
<u>it/them:</u>	
REMEDIAL EDUCATION PERTAINING TO THE VIOLATION In this quarter, were you required to submit an educational plan to the Board for approval	γes Π No Π
If <u>Y</u> yes, did you submit the <u>educational</u> plan <u>for approval</u> <u>as required</u> ?	Yes 🗆 No 🗆
If No, attach a separate sheet providing an explanation.	100 110 11
If Yes, was your educational plan approved by the Board?	Yes □ No □
	163 L 110 L
If the Board approved your educational plan, have you completed the course(s) in your educational plan?	Yes □ No □
If Yes, specify the course(s) below and attach proof of completion (See "INSTRUC	TIONS FOR
SUBMISSION" #7.B).	
If No, list the course(s) in your educational plan that you have not completed and t	he status of
it/them:	
Are you attending or have you completed the assigned remedial coursework?	Voc D No D

QUARTERLY REPORT FORM Name:
In this quarter, did you enroll in any required courses? Yes □ No □
If yes, please attach an attendance sheet signed by your instructor and include transcripts in a sealed envelope. If transcript is not available, please explain on a separate sheet.
If you are developing your education plan for Board approval or continuing with a class/course from a prior quarter, please submit a separate sheet detailing all actions you have taken to meet this requirement.
PSYCHOLOGICAL / PSYCHIATRIC EVALUATION
In this quarter, were you required to undergo a psychological or psychiatric evaluation? Yes \(\Dag{N} \) No \(\Dag{D} \)
If Yyes, complete all of the following:
1. Name of Evaluator:
2. Date(s) of Evaluation scheduled for and/or occurred:
3. If the evaluation has not been completed, list the date of the scheduled evaluation:
4. Attach Billing/Proof of Payment (See "INSTRUCTIONS FOR SUBMISSION" #7.A).
If you are awaiting Board notification of some aspect of this process, or if evaluation was required, butnot begun, please attach a separate sheet explaining the status. If you are required to undergo a psychological or psychiatric evaluation during this quarter but have not done so, attach a separate sheet providing an explanation.
PSYCHOTHERAPY
In this quarter, were you required to undergo psychotherapy? Yes □ No □
If Yes, complete all of the following:
1.Doctor/Therapist's Mental Health Professional's Name:
License Type:License No.:
2. Location of Sessions: Telephone No.: (
3. Required Frequency: times per □ week/ □ month (mark one)
4. List the dates of your scheduled appointments that you completed psychotherapy sessions with the above listed mental health professional during the quarter:
5. Did you or your therapist the above listed mental health professional miss or cancel any required therapy sessions? Yes □ No □
If Yes, attach a separate sheet listing the date(s) and reason(s) for each missed or cancelled session.

QUARTERLY REPORT FORM

6. Did you confirm that your therapist the above listed mental health professional submitted their Quarterly Report to the Board as required?	Yes □ No □
If No, attach a separate sheet & provide providing an explanation.	
7. In this quarter, were you required to submit to the Board for prior approval the name and qualifications of one or more mental health professionals?	Yes □ No □
If Yes, did you submit this information to the Board as required?	Yes □ No □
If you or your therapist missed/cancelled any appointments please explain on a separa	t e sheet.
REHABILITATION PROGRAM/BIOLOGICAL FLUID TESTING ABSTAIN FROM DRU ALCOHOL / SUBMIT TO DRUG AND ALCOHOL TESTING	JGS AND
In this quarter, were you required to participate in a Board ordered and approved substabuse treatment program?	
Name of Program:	Yes □ No □
In this quarter, were you required to submit to random biological fluid drug and alcohol testing?	Yes □ No □
List the dates you were tested:	
If Yes, complete questions 1 - 3 (if applicable):	
1. In this quarter, wWere you required to abstain from the use, possession, and consumption of drugs and alcohol and/or controlled substances and to submit to drug and alcohol testing? If Yes, complete both of the following:	Yes □ No □
a. Did you abstain from the use, possession, and consumption of drugs and alcohol during this quarter?	Yes □ No □
b. Did you complete your testing as required?	Yes □ No □
If yes, and you did not, attach a separate sheet giving an explanation regarding the surrounding your use of controlled substances and/or alcohol. If you answered "No above, attach a separate sheet providing a detailed explanation.	
asovo, attaon a soparate shoot providing a astanoa explanation.	
2. Did the Board order you to cease practice as a licensee or registrant	· - · -
due to a positive test result?	Yes □ No □
If Yes, did you cease practice as required?	Yes □ No □
If No, attach a separate sheet providing a detailed explanation.	

Name:

QUARTERLY REPORT FORM Name:		
3. In this quarter, have there been any addition(s) or change(s) to your prescription or over-the-counter medication? If Yes, submit a letter from your prescribing physician listing all prescription medications your current over-the-counter medications to the Board. Contact the Probation Monitor for guidance about documentation in your specific cannot be a substitute of the probation of the		
RECOVERY SUPPORT PROGRAM		
In this quarter, were you required to attend a recovery support program? If Yes, complete all of the following: 1. Recovery Support Program Name:	Yes □	No 🗆
2. Required Frequency: times per □ week/ □ month (mark one)		
3. Did you miss any required recovery support program meetings? If Yes, attach a separate sheet providing the date(s) and reason(s) for each miss		
4. Attach proof of attendance for each meeting (See (INSTRUCTIONS FOR SUBI #7.C).	<u>MISSION"</u>	
REHABILITATION PROGRAM		
In this quarter, were you required to participate in a Board ordered and approved rehabilitation program?	Yes □	No □
If Yes, complete all of the following:		
Name of Program:	_	
Have you complied with all program requirements?	Yes □	No □
Did you confirm that your program submitted their quarterly report to the Board as re	equired?	
If No to either of the above, attach a separate sheet providing an explanation.	Yes □	No □

QUARTERLY REPORT FORM Name: COMMUNITY SERVICE In this quarter, were you required to perform hours of community service? Yes □ No □ Number of hours required this quarter: Number of hours completed this quarter: Are you in the process of locating an agency or awaiting Board approval? Yes □ No □ If yes, attach a separate sheet detailing the steps you have taken this guarter to comply with this term. ————Yes ⊟ No ⊟ Have you submitted the Agreement/Certification Form? Attach documentation from the agency reflecting number of hours completed this quarter. **OBEY ALL LAWS** In this quarter, did you violate any federal, state or local law have you been cited for, arrested for, charged with, convicted of, or pled no contest to, a violation of any law of the United States, in any local, state, federal jurisdiction or territory of the United States, including criminal convictions, traffic or driving infractions, or convictions that were subsequently dismissed? Yes □ No If <u>yY</u>es, attach a detailed explanation and **original certified copies** of police records and court documents (e.g., police or arrest report, the court docket, including the complaint, information, or indictment, plea, minute order, summary of judgment, pre-sentencing probation report, and other documents which pertain to the conviction and/or sentencing). Yes □ No □ In this quarter, were you on criminal probation? If yes, complete the following: ☐ Formal Probation (submit statement from probation officer) ☐ Summary Probation (attach a statement indicating what actions you have taken to comply this quarter) ☐ Discharged/Expunged this guarter (attach certified copy of court documents) If Yes, and your case was discharged or expunged during this guarter, attach a certified copy of the court record(s).

In this quarter, do you have any other license or registration (in California, another state or territory of the United States, or a foreign country) that was cited, denied, suspended,

If Yes, attach a separate sheet providing a detailed explanation.

Yes □ No □

disciplined or voluntarily surrendered?

QUARTERLY REPORT FORM Name:		
COST RECOVERY COSTS/RESTITUTION		
In this quarter, were you required to pay cost recovery to the Board, as ordered by the terms and conditions of your probation?	Yes □ No □]
If Yyes, have you paid cost recovery in full or as directed in accordance with a payme	ent plan? Yes □ No □]
Do you want to establish a payment plan?	Yes □ No □	
In this quarter, were you required to make financial restitution to any individual <u>or</u> agen by the terms of your <u>Board</u> probation to this <u>Board</u> , or your criminal probation?	cy, as ordered Yes □ No □	_
If Yes, have you paid the financial restitution in full or as directed in accordance with a payment plan? If Yes, attach proof of compliance with your financial restitution requirements (See "II FOR SUBMISSION" #7.A).	Yes □ No □ NSTRUCTIONS	
If yes, please you are required to pay cost recovery or financial restitution and have not required, attach a separate sheet and provide providing a detailed explanation, status or investigation, all documentation relating to the imposed discipline, and/or proof of payments.	of the	
TOLLING		
In this quarter, did you leave California to reside or practice in another state?	Yes □ No I	
If <u>Y</u> yes, <u>dD</u> ate(s) of departure:dDate(s) of return:		
In this quarter, did you take a leave of absence from practice in California for more than consecutive weeks-30 calendar days?	twelve Yes □ No	
If <u>Y</u> yes, <u>bB</u> eginning date:e <u>E</u> nding date:		
In this quarter, did you cease practice due to retirement, health, or other reasons?	Yes □ No	
If Yves, date ceased practice:		

IF YOUR PARTICULAR PROBATION HAS ANY TERMS AND CONDITIONS OR DEADLINES NOT SPECIFIED ON THIS FORM, PLEASE ATTACH A SEPARATE SHEET OUTLINING THE OTHER TERM(S) AND WHAT ACTIONS TOWARD COMPLIANCE YOU HAVE TAKEN DURING THIS QUARTER.

> ATTACH ADDITIONAL SHEETS IF MORE SPACE IS NEEDED OR IF FURTHER EXPLANATION IS REQUIRED.

QUARTERLY REPORT FORM	Name:
DECLARATION	
I declare under penalty of perjury under the	e laws of the State of California that the foregoing, and
the enclosed statements or documents are	true and correct, and I further declare that I have
obeyed all federal, state and local laws, inc	cluding all statutes and regulations governing my
license and that during this period of my p	robation all statements within, and all documents
attached in support of this Quarterly Report	rt, contain true, correct, and complete information. I
further declare that during this quarter, unl	less otherwise noted in this Quarterly Report or its
attachments, I have fully complied with the	e terms and conditions of my probation program
established by the Board.	

Date

Probationer Signature

ATTACHMENT B

From: Shanti Ezrine

To: Sodergren, Steve@DCA; Berger, Christy@DCA

Cc: <u>Cathy Atkins</u>; <u>Ann Tran-Lien</u>

Subject: FW: Disciplinary Guidelines - Proposed Text Question

Date: Monday, February 10, 2025 3:43:07 PM

Attachments: <u>image001.png</u>

This Message Is From an External Sender

WARNING: This email originated from outside of the organization! Do not click links, open attachments, or reply, unless you recognize the sender's email.

Report Suspicious

Hi Steve, hi Christy!

Rerouting this email and our question to you since I got an out of office reply from Rosanne.

Thanks for any clarification you can provide!

-Shanti

From: Shanti Ezrine

Sent: Monday, February 10, 2025 3:39 PM

To: Helms, Rosanne@DCA < Rosanne. Helms@dca.ca.gov>

Cc: Cathy Atkins <catkins@camft.org>; Ann Tran-Lien <atran@camft.org>

Subject: Disciplinary Guidelines - Proposed Text Question

Hi Rosanne!

We're reviewing the proposed changes to the disciplinary guidelines package and wanted to reach out with a quick question on one of the proposed changes in CCR Section 1888. Hoping you can help us better understand the rationale for the proposed amendment.

The section has a proposed amendment that modifies the text to say that a violation is "presumed to be" a substance abuse violation; and if the licensee does not "successfully" rebut "the presumption" that the violation is a substance abuse violation, then the Uniform Standards apply.

Is this proposed amendment just codifying current practice or does it change how a determination of a substance abuse violation is made and when the Uniform Standards apply?

Thanks!

-Shanti

Shanti Ezrine, MPA

California Association of Marriage and Family Therapists State Government Affairs Associate

Pronouns: he/him



3298 Governor Dr. #22627, San Diego, CA 92192 858.292.2638 | <u>infocenter@camft.org</u>

ATTACHMENT C



California Association of Marriage and Family Therapists 3298 Governor Dr. #22627, San Diego, CA 92192 Phone: (858) 292-2638 | Fax: (858) 292-2666 | www.camft.org

February 24, 2025

VIA EMAIL to BBS.Rulemaking@dca.ca.gov

Christy Berger Board of Behavioral Sciences 1625 North Market Blvd., Suite S-200 Sacramento, CA 95834

RE: Proposed changes to Uniform Standards Related to Substance Abuse and Disciplinary Guidelines & Division 18 of Title 16, California Code of Regulations (CCR) Section 1888

Dear Ms. Berger:

On behalf of more than 38,000 members, the California Association of Marriage and Family Therapists (CAMFT) would like to comment on the proposed revisions to the Disciplinary Guidelines regulations and documents incorporated as noticed on January 3, 2025.

CAMFT appreciates that the Board of Behavioral Sciences (BBS) is proposing amendments to its regulations and corresponding documents that would make the Uniform Standards and Disciplinary Guidelines consistent with current law and probationary practice.

We provide the following comments for consideration in the Final Rulemaking:

- Modified text to "presume" violations involving abuse of drugs and/or alcohol. The proposed language in 16 CCR Section 1888 modifies the text to say that a violation involving drugs and/or alcohol is "presumed to be" a substance abuse violation and if the licensee does not "successfully" rebut the "presumption" that the violation is a substance abuse violation, then the Uniform Standards shall apply. It is our understanding that this proposed language codifies current probationary practice and clarifies that a determination of a violation involving the abuse of drugs and/or alcohol is based on whether a licensee is found to be a "substance abusing licensee." We request that the BBS confirm our understanding to ensure that the proposed language does not change how these determinations are made and when the Uniform Standards apply.
- Financial implications of extending probationary periods for certain violations. Several proposed changes to the minimum penalty column for certain violations extend the probationary period from one year to three-five years. We understand the rationale for

the change is because the current length of the probationary period is insufficient to ensure adequate rehabilitation. While we don't oppose the proposed change, it was as recent as September 2024 when BBS Board members held a discussion around the increased number of probationers having a difficult time complying with their probationary terms due to financial strains. The agenda item is linked here. Increasing the length of the probationary period increases financial strains on the probationer (\$1,200 per additional year of probation). As the Board continues their monitoring of reasons that a probationer may surrender their license, we highlight this for your attention as it appears that financial strain during probation has become an increasing factor for license/registration surrender.

Thank you for considering our comments. We look forward to continuing the discussion regarding our concerns.

Sincerely,

Shanti Ezrine, MPA

State Government Affairs Associate

Cathy Atkins, JD

Deputy Executive Director





1625 North Market Blvd., Suite S-200 Sacramento, CA 95834 (916) 574-7830, (916) 574-8625 Fax www.bbs.ca.gov

To: Board Members **Date:** September 9, 2024

From: Steve Sodergren

Executive Officer

Subject: Probation Program Statistics

At the Board meeting in May 2024, staff was requested to provide a brief report as to whether the enforcement has recognized an increase in probationers having a difficult time complying with their probationary terms at the later part of their probationary period due to financial strains.

The Board's probation program ensures that registrants or licensees who are disciplined by the Board comply with the identified terms and conditions as outlined in each disciplinary order. While the length of the probationary term contributes to the overall cost, the cost of a probationary period depends on the terms agreed to by the registrant or licensee and the Board. Currently, the Board does monitor the reasons that a probationer may surrender their license, so it is unclear if financial strain has become an increasing factor.

The specific terms that add to the overall cost of probation are:

- **Probation Monitoring Fee:** The Board requires a \$100 fee per each month of probation. Probationers can pay this monthly or in different amounts but must pay \$1,200 every year of probation.
- Cost Recovery: This term is used exclusively in decisions related to accusations
 filed against a licensee or registrant, with the intent to recover costs associated
 with Attorney General and expert witness fees. It does not apply to decisions
 arising from This term is only seen in decisions stemming from accusations filed
 against a licensee/registrant and is meant to recoup the cost of Attorney General
 and expert witness fees. This term does not apply to decisions resulting from a
 Statement of issues.
- **Education:** The probationer will have to pay for any remedial coursework or continuing education that is required.
- **Supervision:** If supervision is required, all costs of supervision is borne by the licensee or registrant.
- **Therapy:** If therapy is required, the cost of this therapy is to be borne by the probationer.

- **Drug and Alcohol Testing:** The probationer is responsible for covering the cost of testing, thought the amount may vary based on the specific terms of the agreement.
- **Psychological Evaluation:** If the probationer is required to perform a psychological evaluation, the cost of the service shall be borne by the probationer.
- **Billing Monitor:** Although this is extremely rare, some probationers will need to pay for a billing monitor. The cost of this shall be borne by the probationer.

There are different factors that can reduce the cost of the probationary period.

- **Petitions for Modification/Termination:** Most Probationary terms are set between three and five years with most of the probationary terms being three years. Statute allows a probationer to petition for modification of a condition after one year and petition for early termination of probation after at least two years for those whose probation period is three years or more.
- Drug and Alcohol Testing Frequency: Each registrant or licensee on probation is tested randomly according to the testing frequency schedule established in the uniform standards related to substance abuse guidelines. During the first year of probation (Level 1) the guidelines recommend a range between 52 and 104 times per year. In subsequent years (Level II) within a five-year limit, the guidelines recommend a range between 36 to 104 times per year. The guidelines establish testing frequency exceptions. Because of these exceptions, most terms begin at 36 times per year unless the circumstances surrounding the violation do not fall within an exception.
- **Drug Testing Costs:** Each probationer must pay for their drug and alcohol testing. The Board recently entered a contract with a new drug and alcohol testing vendor Recovery Trek. This contract offers lower fees and an added benefit of remote blood testing. With the past vendor, probationers were paying approximately \$100 per test. Probationers are now paying approximately \$80 per test.
- Therapy Frequency: The Board's uniform standard require that counseling shall be at least once a week unless otherwise determined by the Board. The probationer shall undergo and continue treatment until the Board, or its designee determines that no further psychotherapy is necessary. Board staff are often able to reduce, but not negate psychotherapy, upon a written request by the probationer's therapist.

Anecdotally, the most consistent complaint regarding probation has been the cost and the time and effort it takes to meet the requirements of testing, supervision, and psychotherapy. Over the years with the advent of new technology and testing methods, the burden of driving to a test sight every day has been reduced. Additionally, with recent law changes that allows for supervision via video conferencing, the ability for a probationer to attend psychotherapy appointments without major schedule and travel commitments has increased.

Board staff reviewed the number of licensees and registrants placed under probation terms and conditions in the last five years (July 2019 to June 2024). The following reveals the data collected, as of August 21, 2024:

- A total of 48 petitions for early termination of probation were granted; 14 of those petitions for early termination of probation were granted to probationers that began their probation terms in and after July 2019.
- A total of 6 petitions for modifications of probation were granted to probationers from July 2019 to June 2024, with 4 of those petitions for modifications of probation granted to probationers with probation terms that began in and after July 2019.
- A total of 68 probationers surrendered their license/registration from July 2019 to June 2024, with 34 of probationers that began their probation term in and after July 2019 surrendering their license/registration.

The Board's probation program serves as an essential mechanism for maintaining the integrity of the profession while providing registrants and licensees with a structured opportunity for rehabilitation and continued practice. The program's detailed and thorough oversight ensures that individuals are held accountable to the public and their profession, while also giving them a clear path toward compliance.

While probation comes with financial and logistical obligations, the Board has made attempts to reduce these burdens through initiatives such as lowering drug testing costs, allowing virtual supervision, and accommodating requests for modifications or early terminations. These improvements reflect the Board's commitment to supporting probationers on their path to recovery and professional growth. Ultimately, the probation program is designed not only to uphold professional standards but also to foster successful rehabilitation. By continuing to evolve and adapt, the program strikes a balance between accountability and support, while ensuring public safety and trust.

Recommendation

Conduct an open discussion regarding if probationers are having a difficult time complying with their probationary terms at the later part of their probationary period due to financial strains.