

BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY · GAVIN NEWSOM, GOVERNOR

DEPARTMENT OF CONSUMER AFFAIRS • PHYSICIAN ASSISTANT BOARD 2005 Evergreen Street, Suite 2250, Sacramento, CA 95815 P. (016) 561, 9780, L. F. (016) 263, 2671, L. paboard@dea.ca.gov, L. www.

P (916) 561-8780 | F (916) 263-2671 | paboard@dca.ca.gov | www.pab.ca.gov

Health Facility/Peer Review Reporting Form

Required by Section 805 of the California Business & Professions Code

NOTE: Certain actions, with respect to staff privileges, membership or employment of physician assistants must be reported to the Physician Assistant Board of California when they are imposed or voluntarily accepted for a medical disciplinary cause or reason. Reports on physicians, podiatrists, licensed midwifes, osteopathic physicians, dentists and psychologists should be directed to their respective Boards. Please see the reverse/second page of this form for further information.

REPORTING ENTITY (Check One)					
Health Care Facility or Clinic – §80	5(a)(1)(A)	Health Care Ser	vice Plan - §805(a)(1)(B)	
Professional Society - §805(a)(1)(c	()	Medical Group of	or Employer - §805	(a)(1)(D)	
Ambulatory Surgical Center - §805	(a)(1)(A)	_			
Name		Telephone Number			
Chief Executive Officer/Medical Director/Admini	strator	Chief of Medical Staff			
Name of person preparing report		Telephone Number	Email Address		
Street address	City		State	Zip Code	
LICENTIATE - Physician Assistar	nt			1	
Name			License Number		
ACTION TAKEN CHECK HERE IF TH	IS IS A SIIDDI EAA	ENTAL PEPOPT	1		
Date(s) of Action(s) and Duration (attach addition					
Date(s) of Action(s) and Duration (attach addition	mai sneets ii necessa	aiy)			
Type(s) of Action(s) - Check all that	apply.				
(a) For a medical disciplinary cause or reason	on:	Termination or	revocation of staff	privileges	
Denial/rejection of application for	Termination or	Termination or revocation of membership			
Denial/rejection of application for	membership	Termination or	revocation of emp	loyment	
(b) For a cumulative total of 30 days or more	for any 12 month p	eriod, and for a medical discip	linary cause or reaso	n:	
Restriction(s) imposed on staff pri	ivileges	Restriction(s) v	oluntarily accepted	d on staff privileges	
Restriction(s) imposed on member	Restriction(s) v	Restriction(s) voluntarily accepted on membership			
Restriction(s) imposed on employ	Restriction(s) v	Restriction(s) voluntarily accepted on employment			
If staff privileges were restricted, list specific res	trictions imposed or	voluntarily accepted (attach addit	tional sheets if necessa	ry):	
(c) Following notice of an impending investig	gation based on info	ormation indicating medical di	sciplinary cause or re	ason:	
			ate took leave of absence from staff		
Licentiate resigned from members		Licentiate took leave of absence from membership			
Licentiate resigned from employm		Licentiate took leave of absence from employment			
(d) For a summary suspension that remains	in effect for a perior	d in excess of 14 days for a me	edical disciplinary cau	se or reason	
Imposition of summary suspensio			ummary suspension		
Imposition of summary suspensio		· .			
DESCRIPTION OF ACTION: Attach additional			s of the medical disc	inlinary cause or reason	
and any other relevant information related					
covered, any patient deaths involved, any m					
Signature	Date	Signature		Date	

ADDITIONAL INFORMATION

To complete this form, for definition of terms, when, how, and who should report, please refer to Section 805 of the California Business and Professions Code. You may access this information via https://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?sectionNum=805.&lawCode=BPC under California Law, Business and Professions Code.

PLEASE NOTE: Section 805(k) of the California Business and Professions Code states: "A willful failure to file an 805 report by any person who is designated or otherwise required by law to file an 805 report is punishable by a fine not to exceed one hundred thousand dollars (\$100,000) per violation. The fine may be imposed in any civil or administrative action or proceeding brought by or on behalf of any agency having regulatory jurisdiction over the person regarding whom the report was or should have been filed. If the person who is designated or otherwise required to file an 805 report is a licensed physician and surgeon, the action or proceeding shall be brought by the Medical Board of California. The fine shall be paid to that agency but not expended until appropriated by the Legislature. A violation of this subdivision may constitute unprofessional conduct by the licentiate. A person who is alleged to have violated this subdivision may assert any defense available at law. As used in this subdivision, 'willful' means a voluntary and intentional violation of a known legal duty."

Section 805(I) of the California Business and Professions Code states: "Except as otherwise provided in subdivision (k), any failure by the administrator of any peer review body, the chief executive officer or administrator of any health care facility, or any person who is designated or otherwise required by law to file an 805 report, shall be punishable by a fine that, under no circumstances shall exceed fifty thousand dollars (\$50,000) per violation. The fine may be imposed in any civil or administrative action or proceeding brought by or on behalf of any agency having regulatory jurisdiction over the person regarding whom the report was or should have been filed. If the person who is designated or otherwise required to file an 805 report is a licensed physician and surgeon, the action or proceeding shall be brought by the Medical Board of California. The fine shall be paid to that agency but not expended until appropriated by the Legislature. The amount of the fine imposed, not exceeding fifty thousand dollars (\$50,000) per violation, shall be proportional to the severity of the failure to report and shall differ based upon written findings, including whether the failure to file caused harm to a patient or created a risk to patient safety; whether the administrator of any peer review body, the chief executive officer or administrator of any health care facility, or any person who is designated or otherwise required by law to file an 805 report exercised due diligence despite the failure to file or whether they knew or should have known that an 805 report would not be filed; and whether there has been a prior failure to file an 805 report. The amount of the fine imposed may also differ based on whether a health care facility is a small or rural hospital as defined in Section 124840 of the Health and Safety Code."

Section 805(m) of the California Business and Professions Code states: "A health care service plan registered under Chapter 2.2 (commencing with Section 1340) of Division 2 of the Health and Safety Code or a disability insurer that negotiates and enters into a contract with licentiates to provide services at alternative rates of payment pursuant to Section 10133 of the Insurance Code, when determining participation with the plan or insurer, shall evaluate, on a case-by-case basis, licentiates who are the subject of an 805 report, and not automatically exclude or deselect these licentiates."

CONFIDENTIALITY

This report is not a waiver of the confidentiality of medical records and committee reports. The contents of this report may be viewed only by those persons specified in Section 800(c) of the Business and Professions Code, except as required by Section 805.5 of the Business and Professions Code.

COPY TO LICENTIATE

A copy of the 805 report, with a cover letter informing the Licentiate of his or her right to submit additional statements or other information pursuant to Section 800(c) of the Business and Professions Code, must be sent by the reporting entity to the Licentiate.

SUPPLEMENTAL REPORT

A supplemental report must be made within thirty (30) days following the date the Licentiate is deemed to have satisfied any terms, conditions, or sanctions imposed as corrective action by the reporting entity.