

This document contains the combined Michigan Dental Association and American Dental Association *Codes of Ethics*. The MDA has adopted the ADA *Code* with MDA additions appearing in gray boxes.

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1 **I. INTRODUCTION**

2
3 The dental profession holds a special position of trust within society. As a consequence, society affords the profession
4 certain privileges that are not available to members of the public-at-large. In return, the profession makes a
5 commitment to society that its members will adhere to high ethical standards of conduct. These standards are
6 embodied in the *ADA Principles of Ethics and Code of Professional Conduct (ADA Code)*. The *ADA Code* is, in
7 effect, a written expression of the obligations arising from the implied contract between the dental profession and
8 society.
9

10 Members of the ADA voluntarily agree to abide by the *ADA Code* as a condition of membership in the Association.
11 They recognize that continued public trust in the dental profession is based on the commitment of individual dentists to
12 high ethical standards of conduct.
13

14 The *ADA Code* has three main components: **The Principles of Ethics**, the **Code of Professional Conduct** and the
15 **Advisory Opinions**.
16

17 The **Principles of Ethics** are the aspirational goals of the profession. They provide guidance and offer justification for
18 the *Code of Professional Conduct* and the *Advisory Opinions*. There are five fundamental principles that form the
19 foundation of the *ADA Code*: patient autonomy, nonmaleficence, beneficence, justice and veracity. Principles can
20 overlap each other as well as compete with each other for priority. More than one principle can justify a given element
21 of the *Code of Professional Conduct*. Principles may at times need to be balanced against each other, but, otherwise,
22 they are the profession's firm guideposts.
23

24 The **Code of Professional Conduct** is an expression of specific types of conduct that are either required or prohibited.
25 The *Code of Professional Conduct* is a product of the ADA's legislative system. All elements of the *Code of*
26 *Professional Conduct* result from resolutions that are adopted by the ADA's House of Delegates. The *Code of*
27 *Professional Conduct* is binding on members of the ADA, and violations may result in disciplinary action.
28

29 The **Advisory Opinions** are interpretations that apply the *Code of Professional Conduct* to specific fact situations.
30 They are adopted by the ADA's Council on Ethics, Bylaws and Judicial Affairs to provide guidance to the membership
31 on how the Council might interpret the *Code of Professional Conduct* in a disciplinary proceeding.
32

33 The *ADA Code* is an evolving document and by its very nature cannot be a complete articulation of all ethical
34 obligations. The *ADA Code* is the result of an on-going dialogue between the dental profession and society, and as
35 such, is subject to continuous review.
36

37 Although ethics and the law are closely related, they are not the same. Ethical obligations may--and often do--exceed
38 legal duties. In resolving any ethical problem not explicitly covered by the *ADA Code*, dentists should consider the
39 ethical principles, the patient's needs and interests, and any applicable laws.
40

41 **II. PREAMBLE**

42
43 The American Dental Association calls upon dentists to follow high ethical standards which have the benefit of the
44 patient as their primary goal. Recognition of this goal, and of the education and training of a dentist, has resulted in
45 society affording to the profession the privilege and obligation of self-government.
46

47 The Association believes that dentists should possess not only knowledge, skill and technical competence but also
48 those traits of character that foster adherence to ethical principles. Qualities of compassion, kindness, integrity,
49 fairness and charity complement the ethical practice of dentistry and help to define the true professional.
50

51 The ethical dentist strives to do that which is right and good. The *ADA Code* is an instrument to help the dentist in this
52 quest.

53 **III. PRINCIPLES, CODE OF PROFESSIONAL CONDUCT AND ADVISORY OPINIONS**

54
55
56 **Section 1 - PRINCIPLE: PATIENT AUTONOMY** ("self-governance"). The dentist has a duty to respect the
57 patient's rights to self-determination and confidentiality.

58
59 *This principle expresses the concept that professionals have a duty to treat the patient according to the patient's*
60 *desires, within the bounds of accepted treatment, and to protect the patient's confidentiality. Under this principle, the*
61 *dentist's primary obligations include involving patients in treatment decisions in a meaningful way, with due*
62 *consideration being given to the patient's needs, desires and abilities, and safeguarding the patient's privacy.*

63
64 **CODE OF PROFESSIONAL CONDUCT**

65
66 **1.A. PATIENT INVOLVEMENT.**

67 The dentist should inform the patient of the proposed treatment, and any reasonable alternatives, in a manner that
68 allows the patient to become involved in treatment decisions.

69
70 **1.B. PATIENT RECORDS.**

71 Dentists are obliged to safeguard the confidentiality of patient records. Dentists shall maintain patient records in a
72 manner consistent with the protection of the welfare of the patient. Upon request of a patient or another dental
73 practitioner, dentists shall provide any information in accordance with applicable law that will be beneficial for the
74 future treatment of that patient.

75
76 **ADVISORY OPINIONS**

77
78 **1.B.1. FURNISHING COPIES OF RECORDS.** A dentist has the ethical obligation on request of either the
79 patient or the patient's new dentist to furnish in accordance with applicable law, either gratuitously or for nominal
80 cost, such dental records or copies or summaries of them, including dental X-rays or copies of them, as will be
81 beneficial for the future treatment of that patient. This obligation exists whether or not the patient's account is
82 paid in full.

83
84 **MDA Advisory Opinion**

85 **1.B.1. COPIES OF RECORDS.** A dentist has the ethical obligation on request of either the patient or patient's
86 new dentist to furnish, either gratuitously **or for a nominal copying charge, copies of** such dental records,
87 including dental x-rays, as **may** be beneficial for the future treatment of that patient. **This obligation exists**
88 **whether or not the patient's account is paid in full.**

89
90 **1.B.2. CONFIDENTIALITY OF PATIENT RECORDS.** The dominant theme in Code Section 1-B is the
91 protection of the confidentiality of a patient's records. The statement in this section that relevant information in
92 the records should be released to another dental practitioner assumes that the dentist requesting the information is
93 the patient's present dentist. There may be circumstances where the former dentist has an ethical obligation to
94 inform the present dentist of certain facts. Code Section 1-B assumes the dentist releasing relevant information is
95 acting in accordance with applicable law. Dentists should be aware that the laws of the various jurisdictions in
96 the United States are not uniform, and some confidentiality laws appear to prohibit the transfer of pertinent
97 information, such as HIV seropositivity. Absent certain knowledge that the laws of the dentist's jurisdiction
98 permit the forwarding of this information, a dentist should obtain the patient's written permission before
99 forwarding health records which contain information of a sensitive nature, such as HIV seropositivity, chemical
100 dependency or sexual preference. If it is necessary for a treating dentist to consult with another dentist or
101 physician with respect to the patient, and the circumstances do not permit the patient to remain anonymous, the
102 treating dentist should seek the permission of the patient prior to the release of data from the patient's records to
103 the consulting practitioner. If the patient refuses, the treating dentist should then contemplate obtaining legal
104 advice regarding the termination of the dentist/patient relationship.

105 **Section 2 - PRINCIPLE: NONMALEFICENCE** ("do no harm"). The dentist has a duty to refrain from harming the
106 patient.

107
108 *This principle expresses the concept that professionals have a duty to protect the patient from harm. Under this*
109 *principle, the dentist's primary obligations include keeping knowledge and skills current, knowing one's own*
110 *limitations and when to refer to a specialist or other professional, and knowing when and under what circumstances*
111 *delegation of patient care to auxiliaries is appropriate.*

112 **CODE OF PROFESSIONAL CONDUCT**

113 **2.A. EDUCATION.**

114
115 The privilege of dentists to be accorded professional status rests primarily in the knowledge, skill and experience with
116 which they serve their patients and society. All dentists, therefore, have the obligation of keeping their knowledge and
117 skill current.

118 **2.B. CONSULTATION AND REFERRAL.**

119
120 Dentists shall be obliged to seek consultation, if possible, whenever the welfare of patients will be safeguarded or
121 advanced by utilizing those who have special skills, knowledge, and experience. When patients visit or are referred to
122 specialists or consulting dentists for consultation:

123
124
125 **1.** The specialists or consulting dentists upon completion of their care shall return the patient, unless the patient
126 expressly reveals a different preference, to the referring dentist, or, if none, to the dentist of record for future care.

127
128 **2.** The specialists shall be obliged when there is no referring dentist and upon a completion of their treatment to inform
129 patients when there is a need for further dental care.

130 **ADVISORY OPINION**

131
132
133 **2.B.1. SECOND OPINIONS.** A dentist who has a patient referred by a third party* for a "second opinion"
134 regarding a diagnosis or treatment plan recommended by the patient's treating dentist should render the requested
135 second opinion in accordance with this Code of Ethics. In the interest of the patient being afforded quality care,
136 the dentist rendering the second opinion should not have a vested interest in the ensuing recommendation.

137
138 *A third party is any party to a dental prepayment contract that may collect premiums, assume financial risks, pay
139 claims, and/or provide administrative services.

140 **2.C. USE OF AUXILIARY PERSONNEL.**

141
142 Dentists shall be obliged to protect the health of their patients by only assigning to qualified auxiliaries those duties
143 which can be legally delegated. Dentists shall be further obliged to prescribe and supervise the patient care provided by
144 all auxiliary personnel working under their direction.

145 **MDA Addition to 2.C. USE OF AUXILIARY PERSONNEL:**

146 *Dentists shall be obliged to protect the health of their patient by only assigning to qualified auxiliaries those duties*
147 *which can be legally delegated. Dentists shall be further obliged to prescribe and supervise the care provided by all*
148 *auxiliary personnel working under their direction and control.*

149 **2.D. PERSONAL IMPAIRMENT.**

150
151 It is unethical for a dentist to practice while abusing controlled substances, alcohol or other chemical agents which
152 impair the ability to practice. All dentists have an ethical obligation to urge chemically impaired colleagues to seek
153 treatment. Dentists with first-hand knowledge that a colleague is practicing dentistry when so impaired have an ethical
154 responsibility to report such evidence to the professional assistance committee of a dental society.

157 **ADVISORY OPINION**

158
159 2.D.1. ABILITY TO PRACTICE. A dentist who contracts any disease or becomes impaired in any way that
160 might endanger patients or dental staff shall, with consultation and advice from a qualified physician or other
161 authority, limit the activities of practice to those areas that do not endanger patients or dental staff. A dentist who
162 has been advised to limit the activities of his or her practice should monitor the aforementioned disease or
163 impairment and make additional limitations to the activities of the dentist's practice, as indicated.
164

165 2.E. POSTEXPOSURE, BLOODBORNE PATHOGENS

166 All dentists, regardless of their bloodborne pathogen status, have an ethical obligation to immediately inform any
167 patient who may have been exposed to blood or other potentially infectious material in the dental office of the need for
168 postexposure evaluation and follow-up and to immediately refer the patient to a qualified health care practitioner who
169 can provide postexposure services. The dentist's ethical obligation in the event of an exposure incident extends to
170 providing information concerning the dentist's own bloodborne pathogen status to the evaluating health care
171 practitioner, if the dentist is the source individual, and to submitting to testing that will assist in the evaluation of the
172 patient. If a staff member or other third person is the source individual, the dentist should encourage that person to
173 cooperate as needed for the patient's evaluation.
174

175 2.F. PATIENT ABANDONMENT.

176 Once a dentist has undertaken a course of treatment, the dentist should not discontinue that treatment without giving
177 the patient adequate notice and the opportunity to obtain the services of another dentist. Care should be taken that the
178 patient's oral health is not jeopardized in the process.
179

180 2.G. PERSONAL RELATIONSHIPS WITH PATIENTS.

181 Dentists should avoid interpersonal relationships that could impair their professional judgment or risk the possibility of
182 exploiting the confidence placed in them by a patient.
183

184 MDA Addition to 2.G. PERSONAL RELATIONSHIPS WITH PATIENTS:

185 Dentists should avoid interpersonal relationships that could impair their professional judgment or risk the possibility of
186 exploiting the confidence placed in them by a patient. **At a minimum a dentist's ethical duties include terminating**
187 **the dentist-patient relationship before initiating a sexual relationship or sexual contact with a patient. This**
188 **prohibition does not apply if a sexual relationship existed prior to the initiation of the dentist-patient**
189 **relationship. This prohibition does not apply to relationships between a dentist and his or her spouse or**
190 **equivalent domestic partner.**

191
192 **Section 3 - PRINCIPLE: BENEFICENCE** ("do good"). The dentist has a duty to promote the patient's welfare.
193

194 *This principle expresses the concept that professionals have a duty to act for the benefit of others. Under this*
195 *principle, the dentist's primary obligation is service to the patient and the public-at-large. The most important aspect*
196 *of this obligation is the competent and timely delivery of dental care within the bounds of clinical circumstances*
197 *presented by the patient, with due consideration being given to the needs, desires and values of the patient. The same*
198 *ethical considerations apply whether the dentist engages in fee-for-service, managed care or some other practice*
199 *arrangement. Dentists may choose to enter into contracts governing the provision of care to a group of patients;*
200 *however, contract obligations do not excuse dentists from their ethical duty to put the patient's welfare first.*
201

202 **CODE OF PROFESSIONAL CONDUCT**

203
204 3.A. COMMUNITY SERVICE.

205 Since dentists have an obligation to use their skills, knowledge and experience for the improvement of the dental health
206 of the public and are encouraged to be leaders in their community, dentists in such service shall conduct themselves in
207 such a manner as to maintain or elevate the esteem of the profession.
208

209 **MDA Advisory Opinion**

210 3.A.1. Statement of the Individual Dentist Participating in Civic and Community Affairs:

211 Dentists who actively participate in civic and community affairs bring favorable credit to the profession at large
212 because of their voluntary efforts. It is the opinion of the Committee on Ethics that individual recognition
213 received as a result of these activities is desirable providing it complies with the Standards of Ethics. Component
214 societies are urged to permit sufficient exposure of such community activities which improve the public
215 acceptance of the dental profession.

216 217 3.B. GOVERNMENT OF A PROFESSION.

218 Every profession owes society the responsibility to regulate itself. Such regulation is achieved largely through the
219 influence of the professional societies. All dentists, therefore, have the dual obligation of making themselves a part of
220 a professional society and of observing its rules of ethics.
221

222 *MDA ADDITION TO 3.B. GOVERNMENT OF A PROFESSION:*

223 *If a member fails to comply with a request and/or refuses to cooperate with a committee which is charged with the*
224 *responsibility of ethical or judicial considerations, including but not limited to component society and MDA peer*
225 *review committees, on dental care and ethics, such failure to cooperate shall be considered a violation of the*
226 *Standards of Ethics and the member failing to cooperate shall be subject to the sanctions of Chapter I, Sections 3*
227 *and 6 and Chapter VII of the MDA Bylaws and Chapter XII of the ADA Bylaws.*

228 229 3.C. RESEARCH AND DEVELOPMENT.

230 Dentists have the obligation of making the results and benefits of their investigative efforts available to all when they
231 are useful in safeguarding or promoting the health of the public.
232

233 3.D. PATENTS AND COPYRIGHTS.

234 Patents and copyrights may be secured by dentists provided that such patents and copyrights shall not be used to
235 restrict research or practice.
236

237 3.E. ABUSE AND NEGLECT.

238 Dentists shall be obliged to become familiar with the signs of abuse and neglect and to report suspected cases to the
239 proper authorities, consistent with state laws.
240

241 **ADVISORY OPINION**

242
243 3.E.1. REPORTING ABUSE AND NEGLECT. The public and the profession are best served by dentists who
244 are familiar with identifying the signs of abuse and neglect and knowledgeable about the appropriate intervention
245 resources for all populations.
246

247 A dentist's ethical obligation to identify and report the signs of abuse and neglect is, at a minimum, to be
248 consistent with a dentist's legal obligation in the jurisdiction where the dentist practices. Dentists, therefore, are
249 ethically obliged to identify and report suspected cases of abuse and neglect to the same extent as they are legally
250 obliged to do so in the jurisdiction where they practice. Dentists have a concurrent ethical obligation to respect
251 an adult patient's right to self-determination and confidentiality and to promote the welfare of all patients. Care
252 should be exercised to respect the wishes of an adult patient who asks that a suspected case of abuse and/or
253 neglect not be reported, where such a report is not mandated by law. With the patient's permission, other
254 possible solutions may be sought.
255

256 Dentists should be aware that jurisdictional laws vary in their definitions of abuse and neglect, in their reporting
257 requirements and the extent to which immunity is granted to good faith reporters. The variances may raise
258 potential legal and other risks that should be considered, while keeping in mind the duty to put the welfare of the
259 patient first. Therefore a dentist's ethical obligation to identify and report suspected cases of abuse and neglect
260 can vary from one jurisdiction to another.
261

262 Dentists are ethically obligated to keep current their knowledge of both identifying abuse and neglect and
263 reporting it in the jurisdiction(s) where they practice.
264

265 3.F. MDA ADDITION - PROFESSIONAL Demeanor:

266 *A dentist, as a member of a profession, should provide a professional environment with conduct that demonstrates moral*
267 *character and professional competence, upholds the dignity and honor of the profession and accepts its self-imposed disciplines.*

268
269 **Section 4 - PRINCIPLE: JUSTICE** ("fairness"). The dentist has a duty to treat people fairly.
270

271 *This principle expresses the concept that professionals have a duty to be fair in their dealings with patients, colleagues*
272 *and society. Under this principle, the dentist's primary obligations include dealing with people justly and delivering*
273 *dental care without prejudice. In its broadest sense, this principle expresses the concept that the dental profession*
274 *should actively seek allies throughout society on specific activities that will help improve access to care for all.*
275

276 **CODE OF PROFESSIONAL CONDUCT**
277

278 4.A. PATIENT SELECTION.

279 While dentists, in serving the public, may exercise reasonable discretion in selecting patients for their practices,
280 dentists shall not refuse to accept patients into their practice or deny dental service to patients because of the patient's
281 race, creed, color, sex or national origin.
282

283 **ADVISORY OPINION**
284

285 4.A.1. PATIENTS WITH BLOODBORNE PATHOGENS. A dentist has the general obligation to provide care
286 to those in need. A decision not to provide treatment to an individual because the individual is infected with
287 Human Immunodeficiency Virus, Hepatitis B Virus, Hepatitis C Virus or another bloodborne pathogen, based
288 solely on that fact, is unethical. Decisions with regard to the type of dental treatment provided or referrals made
289 or suggested should be made on the same basis as they are made with other patients. As is the case with all
290 patients, the individual dentist should determine if he or she has the need of another's skills, knowledge,
291 equipment or experience. The dentist should also determine, after consultation with the patient's physician, if
292 appropriate, if the patient's health status would be significantly compromised by the provision of dental treatment.
293

294 4.B. EMERGENCY SERVICE.

295 Dentists shall be obliged to make reasonable arrangements for the emergency care of their patients of record. Dentists
296 shall be obliged when consulted in an emergency by patients not of record to make reasonable arrangements for
297 emergency care. If treatment is provided, the dentist, upon completion of treatment, is obliged to return the patient to
298 his or her regular dentist unless the patient expressly reveals a different preference.
299

300 4.C. JUSTIFIABLE CRITICISM.

301 Dentists shall be obliged to report to the appropriate reviewing agency as determined by the local component or
302 constituent society instances of gross or continual faulty treatment by other dentists. Patients should be informed of
303 their present oral health status without disparaging comment about prior services. Dentists issuing a public statement
304 with respect to the profession shall have a reasonable basis to believe that the comments made are true.
305

306 **ADVISORY OPINION**
307

308 4.C.1. MEANING OF "JUSTIFIABLE." Patients are dependent on the expertise of dentists to know their oral
309 health status. Therefore, when informing a patient of the status of his or her oral health, the dentist should
310 exercise care that the comments made are truthful, informed and justifiable. This may involve consultation with
311 the previous treating dentist(s), in accordance with applicable law, to determine under what circumstances and
312 conditions the treatment was performed. A difference of opinion as to preferred treatment should not be
313 communicated to the patient in a manner which would unjustly imply mistreatment. There will necessarily be
314 cases where it will be difficult to determine whether the comments made are justifiable. Therefore, this section is
315 phrased to address the discretion of dentists and advises against unknowing or unjustifiable disparaging
316 statements against another dentist. However, it should be noted that, where comments are made which are not
317 supportable and therefore unjustified, such comments can be the basis for the institution of a disciplinary
318 proceeding against the dentist making such statements.
319

320 4.D. EXPERT TESTIMONY.

321 Dentists may provide expert testimony when that testimony is essential to a just and fair disposition of a judicial or
322 administrative action.

323
324 **ADVISORY OPINION**

325
326 4.D.1. CONTINGENT FEES. It is unethical for a dentist to agree to a fee contingent upon the favorable
327 outcome of the litigation in exchange for testifying as a dental expert.

328
329 4.E. REBATES AND SPLIT FEES.

330 Dentists shall not accept or tender "rebates" or "split fees."
331

332
333 **Section 5 - PRINCIPLE: VERACITY** ("truthfulness"). The dentist has a duty to communicate truthfully.
334

335 *This principle expresses the concept that professionals have a duty to be honest and trustworthy in their dealings with*
336 *people. Under this principle, the dentist's primary obligations include respecting the position of trust inherent in the*
337 *dentist-patient relationship, communicating truthfully and without deception, and maintaining intellectual integrity.*
338

339 **CODE OF PROFESSIONAL CONDUCT**

340
341 5.A. REPRESENTATION OF CARE.

342 Dentists shall not represent the care being rendered to their patients in a false or misleading manner.
343

344 **ADVISORY OPINIONS**

345
346 5.A.1. DENTAL AMALGAM AND OTHER RESTORATIVE MATERIALS. Based on current scientific data
347 the ADA has determined that the removal of amalgam restorations from the non-allergic patient for the alleged
348 purpose of removing toxic substances from the body, when such treatment is performed solely at the
349 recommendation or suggestion of the dentist, is improper and unethical. The same principle of veracity applies to
350 the dentist's recommendation concerning the removal of any dental restorative material.
351

352 5.A.2. UNSUBSTANTIATED REPRESENTATIONS. A dentist who represents that dental treatment or
353 diagnostic techniques recommended or performed by the dentist has the capacity to diagnose, cure or alleviate
354 diseases, infections or other conditions, when such representations are not based upon accepted scientific
355 knowledge or research, is acting unethically.
356

357 5.B. REPRESENTATION OF FEES.

358 Dentists shall not represent the fees being charged for providing care in a false or misleading manner.
359

360 **ADVISORY OPINIONS**

361
362 5.B.1. WAIVER OF COPAYMENT. A dentist who accepts a third party* payment under a copayment plan as
363 payment in full without disclosing to the third party* that the patient's payment portion will not be collected, is
364 engaged in overbilling. The essence of this ethical impropriety is deception and misrepresentation; an overbilling
365 dentist makes it appear to the third party* that the charge to the patient for services rendered is higher than it
366 actually is.
367

368 5.B.2. OVERBILLING. It is unethical for a dentist to increase a fee to a patient solely because the patient is
369 covered under a dental benefits plan.
370

371 5.B.3. FEE DIFFERENTIAL. Payments accepted by a dentist under a governmentally funded program, a
372 component or constituent dental society sponsored access program, or a participating agreement entered into
373 under a program of a third party* shall not be considered as evidence of overbilling in determining whether a
374 charge to a patient, or to another third party* in behalf of a patient not covered under any of the foregoing

375 programs constitutes overbilling under this section of the Code.

376
377 5.B.4. TREATMENT DATES. A dentist who submits a claim form to a third party* reporting incorrect
378 treatment dates for the purpose of assisting a patient in obtaining benefits under a dental plan, which benefits
379 would otherwise be disallowed, is engaged in making an unethical, false or misleading representation to such
380 third party.*

381
382 5.B.5. DENTAL PROCEDURES. A dentist who incorrectly describes on a third party* claim form a dental
383 procedure in order to receive a greater payment or reimbursement or incorrectly makes a non-covered procedure
384 appear to be a covered procedure on such a claim form is engaged in making an unethical, false or misleading
385 representation to such third party.*

386
387 5.B.6. UNNECESSARY SERVICES. A dentist who recommends and performs unnecessary dental services or
388 procedures is engaged in unethical conduct.

389
390 *A third party is any party to a dental prepayment contract that may collect premiums, assume financial risks, pay
391 claims and/or provide administrative services.

392
393 **5.C. DISCLOSURE OF CONFLICT OF INTEREST.**

394 A dentist who presents educational or scientific information in an article, seminar or other program shall disclose to the
395 readers or participants any monetary or other special interest the dentist may have with a company whose products are
396 promoted or endorsed in the presentation. Disclosure shall be made in any promotional material and in the
397 presentation itself.

398
399 **5.D. DEVICES AND THERAPEUTIC METHODS.**

400 Except for formal investigative studies, dentists shall be obliged to prescribe, dispense, or promote only those devices,
401 drugs and other agents whose complete formulae are available to the dental profession. Dentists shall have the further
402 obligation of not holding out as exclusive any device, agent, method or technique if that representation would be false
403 or misleading in any material respect.

404
405 **ADVISORY OPINIONS**

406
407 5.D.1. REPORTING ADVERSE REACTIONS. A dentist who suspects the occurrence of an adverse reaction to
408 a drug or dental device has an obligation to communicate that information to the broader medical and dental
409 community, including, in the case of a serious adverse event, the Food and Drug Administration (FDA).

410
411 5.D.2. MARKETING OR SALE OF PRODUCTS OR PROCEDURES. Dentists who, in the regular conduct of
412 their practices, engage in or employ auxiliaries in the marketing or sale of products or procedures to their patients
413 must take care not to exploit the trust inherent in the dentist-patient relationship for their own financial gain.
414 Dentists should not induce their patients to purchase products or undergo procedures by misrepresenting the
415 product's value, the necessity of the procedure or the dentist's professional expertise in recommending the product
416 or procedure.

417
418 In the case of a health-related product, it is not enough for the dentist to rely on the manufacturer's or distributor's
419 representations about the product's safety and efficacy. The dentist has an independent obligation to inquire into
420 the truth and accuracy of such claims and verify that they are founded on accepted scientific knowledge or
421 research.

422
423 Dentists should disclose to their patients all relevant information the patient needs to make an informed purchase
424 decision, including whether the product is available elsewhere and whether there are any financial incentives for
425 the dentist to recommend the product that would not be evident to the patient.

426
427 **5.E. PROFESSIONAL ANNOUNCEMENT.**

428 In order to properly serve the public, dentists should represent themselves in a manner that contributes to the esteem of
429 the profession. Dentists should not misrepresent their training and competence in any way that would be false or

430 misleading in any material respect.*

431
432 5.F. ADVERTISING.

433 Although any dentist may advertise, no dentist shall advertise or solicit patients in any form of communication in a
434 manner that is false or misleading in any material respect.*

435
436 **ADVISORY OPINIONS**

437
438 5.F.1. ARTICLES AND NEWSLETTERS. If a dental health article, message or newsletter is published under a
439 dentist's byline to the public without making truthful disclosure of the source and authorship or is designed to
440 give rise to questionable expectations for the purpose of inducing the public to utilize the services of the
441 sponsoring dentist, the dentist is engaged in making a false or misleading representation to the public in a
442 material respect.

443
444 5.F.2. EXAMPLES OF "FALSE OR MISLEADING." The following examples are set forth to provide insight
445 into the meaning of the term "false or misleading in a material respect." These examples are not meant to be all-
446 inclusive. Rather, by restating the concept in alternative language and giving general examples, it is hoped that
447 the membership will gain a better understanding of the term. With this in mind, statements shall be avoided
448 which would: a) contain a material misrepresentation of fact, b) omit a fact necessary to make the statement
449 considered as a whole not materially misleading, c) be intended or be likely to create an unjustified expectation
450 about results the dentist can achieve, and d) contain a material, objective representation, whether express or
451 implied, that the advertised services are superior in quality to those of other dentists, if that representation is not
452 subject to reasonable substantiation.

453
454 Subjective statements about the quality of dental services can also raise ethical concerns. In particular, statements
455 of opinion may be misleading if they are not honestly held, if they misrepresent the qualifications of the holder,
456 or the basis of the opinion, or if the patient reasonably interprets them as implied statements of fact. Such
457 statements will be evaluated on a case by case basis, considering how patients are likely to respond to the
458 impression made by the advertisement as a whole. The fundamental issue is whether the advertisement, taken as
459 a whole, is false or misleading in a material respect.

460
461 5.F.3. UNEARNED, NONHEALTH DEGREES. A dentist may use the title Doctor or Dentist, DDS, DMD or
462 any additional earned, advanced academic degrees in health service areas in an announcement to the public. The
463 announcement of an unearned academic degree may be misleading because of the likelihood that it will indicate
464 to the public the attainment of specialty or diplomate status. For purposes of this advisory opinion, an unearned
465 academic degree is one which is awarded by an educational institution not accredited by a generally recognized
466 accrediting body or is an honorary degree.

467
468 The use of a nonhealth degree in an announcement to the public may be a representation which is misleading
469 because the public is likely to assume that any degree announced is related to the qualifications of the dentist as a
470 practitioner.

471
472 Some organizations grant dentists fellowship status as a token of membership in the organization or some other
473 form of voluntary association. The use of such fellowships in advertising to the general public may be
474 misleading because of the likelihood that it will indicate to the public attainment of education or skill in the field
475 of dentistry.

476
477 Generally, unearned or nonhealth degrees and fellowships that designate association, rather than attainment,
478 should be limited to scientific papers and curriculum vitae. In all instances, state law should be consulted. In any
479 review by the council of the use of designations in advertising to the public, the council will apply the standard of
480 whether the use of such is false or misleading in a material respect.

481
482 5.F.4. REFERRAL SERVICES. There are two basic types of referral services for dental care: not-for-profit and
483 the commercial. The not-for-profit is commonly organized by dental societies or community services. It is open
484 to all qualified practitioners in the area served. A fee is sometimes charged the practitioner to be listed with the

485 service. A fee for such referral services is for the purpose of covering the expenses of the service and has no
486 relation to the number of patients referred. In contrast, some commercial referral services restrict access to the
487 referral service to a limited number of dentists in a particular geographic area. Prospective patients calling the
488 service may be referred to a single subscribing dentist in the geographic area and the respective dentist billed for
489 each patient referred. Commercial referral services often advertise to the public stressing that there is no charge
490 for use of the service and the patient may not be informed of the referral fee paid by the dentist. There is a
491 connotation to such advertisements that the referral that is being made is in the nature of a public service. A
492 dentist is allowed to pay for any advertising permitted by the *Code*, but is generally not permitted to make
493 payments to another person or entity for the referral of a patient for professional services. While the particular
494 facts and circumstances relating to an individual commercial referral service will vary, the council believes that
495 the aspects outlined above for commercial referral services violate the *Code* in that it constitutes advertising
496 which is false or misleading in a material respect and violates the prohibitions in the *Code* against fee splitting.
497

498 5.F.5. INFECTIOUS DISEASE TEST RESULTS. An advertisement or other communication intended to solicit
499 patients which omits a material fact or facts necessary to put the information conveyed in the advertisement in a
500 proper context can be misleading in a material respect. A dental practice should not seek to attract patients on the
501 basis of partial truths which create a false impression.
502

503 For example, an advertisement to the public of HIV negative test results, without conveying additional
504 information that will clarify the scientific significance of this fact contains a misleading omission. A dentist
505 could satisfy his or her obligation under this advisory opinion to convey additional information by clearly stating
506 in the advertisement or other communication: "This negative HIV test cannot guarantee that I am currently free of
507 HIV."
508

509 MDA Advisory Opinion:

510 5.F.5. *HIV TEST RESULTS*. **Any communication** which omits a material fact or facts necessary to put the
511 information conveyed in the **communication** in a proper context can be misleading in a material respect.
512 **Communicating** HIV negative test results, without conveying additional information that will clarify the
513 scientific significance of this fact, is an example of misleading omission. A dental practice should not seek to
514 attract patients on the basis of partial truths which create a false impression.
515

516 5.G. NAME OF PRACTICE.

517 Since the name under which a dentist conducts his or her practice may be a factor in the selection process of the
518 patient, the use of a trade name or an assumed name that is false or misleading in any material respect is unethical. Use
519 of the name of a dentist no longer actively associated with the practice may be continued for a period not to exceed one
520 year.*
521

522 **ADVISORY OPINION**

523
524 5.G.1. DENTIST LEAVING PRACTICE. Dentists leaving a practice who authorize continued use of their
525 names should receive competent advice on the legal implications of this action. With permission of a departing
526 dentist, his or her name may be used for more than one year, if, after the one year grace period has expired,
527 prominent notice is provided to the public through such mediums as a sign at the office and a short statement on
528 stationery and business cards that the departing dentist has retired from the practice.
529

530 MDA Advisory Opinion:

531 5.G.1. *DENTIST LEAVING PRACTICE*. Dentists leaving a practice who authorize continued use of their names
532 should receive competent advice on the legal implications of this action. With permission of a departing dentist,
533 his or her name may be used for more than one year, if, after the one year grace period has expired, prominent
534 notice is provided to the public **including, but not limited to**, a sign at the office and a short statement on
535 stationery and business cards that the departing dentist has retired from the practice.
536

537 5.H. ANNOUNCEMENT OF SPECIALIZATION AND LIMITATION OF PRACTICE.

538 This section and Section 5-I are designed to help the public make an informed selection between the practitioner who
539 has completed an accredited program beyond the dental degree and a practitioner who has not completed such a

540 program. The special areas of dental practice approved by the American Dental Association and the designation for
541 ethical specialty announcement and limitation of practice are: dental public health, endodontics, oral and maxillofacial
542 pathology, oral and maxillofacial radiology, oral and maxillofacial surgery, orthodontics and dentofacial orthopedics,
543 pediatric dentistry, periodontics and prosthodontics. Dentists who choose to announce specialization should use
544 "specialist in" or "practice limited to" and shall limit their practice exclusively to the announced special area(s) of
545 dental practice, provided at the time of the announcement such dentists have met in each approved specialty for which
546 they announce the existing educational requirements and standards set forth by the American Dental Association.
547 Dentists who use their eligibility to announce as specialists to make the public believe that specialty services rendered
548 in the dental office are being rendered by qualified specialists when such is not the case are engaged in unethical
549 conduct. The burden of responsibility is on specialists to avoid any inference that general practitioners who are
550 associated with specialists are qualified to announce themselves as specialists.

551 GENERAL STANDARDS.

552 The following are included within the standards of the American Dental Association for determining the education,
553 experience and other appropriate requirements for announcing specialization and limitation of practice:

- 554 1. The special area(s) of dental practice and an appropriate certifying board must be approved by the American Dental
555 Association.
- 556 2. Dentists who announce as specialists must have successfully completed an educational program accredited by the
557 Commission on Dental Accreditation, two or more years in length, as specified by the Council on Dental Education
558 and Licensure, or be diplomates of an American Dental Association recognized certifying board. The scope of the
559 individual specialist's practice shall be governed by the educational standards for the specialty in which the specialist is
560 announcing.

561 MDA Addition

562 ***2. Dentists who announce as specialists must have successfully completed an educational program accredited by
563 the Commission on Dental Accreditation, two or more years in length, as specified by the ADA Council on Dental
564 Education and Licensure, and possess a valid health profession specialty license from the State of Michigan, or be
565 diplomates of an American Dental Association recognized certifying board. The scope of the individual specialist's
566 practice shall be governed by the educational standards for the specialty in which the specialist is announcing.***

- 567 3. The practice carried on by dentists who announce as specialists shall be limited exclusively to the special area(s) of
568 dental practices announced by the dentist.

569 STANDARDS FOR MULTIPLE-SPECIALTY ANNOUNCEMENTS.

570 The educational criterion for announcement of limitation of practice in additional specialty areas is the successful
571 completion of an advanced educational program accredited by the Commission on Dental Accreditation (or its
572 equivalent if completed prior to 1967)* in each area for which the dentist wishes to announce. Dentists who are
573 presently ethically announcing limitation of practice in a specialty area and who wish to announce in an additional
574 specialty area must submit to the appropriate constituent society documentation of successful completion of the
575 requisite education in specialty programs listed by the Council on Dental Education and Licensure or certification as a
576 diplomate in each area for which they wish to announce.

577 *Completion of three years of advanced training in oral and maxillofacial surgery or two years of advanced training in
578 one of the other recognized dental specialties prior to 1967.

579 ADVISORY OPINIONS

580 5.H.1. DUAL DEGREED DENTISTS. Nothing in Section 5-H shall be interpreted to prohibit a dual degreed
581 dentist who practices medicine or osteopathy under a valid state license from announcing to the public as a dental
582 specialist provided the dentist meets the educational, experience and other standards set forth in the *Code* for
583 specialty announcement and further providing that the announcement is truthful and not materially misleading.

584 5.H.2. SPECIALIST ANNOUNCEMENT OF CREDENTIALS IN NON-SPECIALTY INTEREST AREAS.

595 A dentist who is qualified to announce specialization under this section may not announce to the public that he or
596 she is certified or a diplomate or otherwise similarly credentialed in an area of dentistry not recognized as a
597 specialty by the American Dental Association unless:
598

599 1. The organization granting the credential grants certification or diplomate status based on the following: 1) the
600 dentist's successful completion of a formal, full-time advanced education program (graduate or postgraduate
601 level) of at least 12 months' duration; and b) the dentist's training and experience; and c) successful completion of
602 an oral and written examination based on psychometric principles; and
603

604 2. The announcement includes the following language: [Name of announced area of dental practice] is not
605 recognized as a specialty area by the American Dental Association.
606

607 Nothing in this advisory opinion affects the right of a properly qualified dentist to announce specialization in an
608 ADA-recognized specialty area(s) as provided for under Section 5.H of this Code or the responsibility of such
609 dentist to limit his or her practice exclusively to the special area(s) of dental practice announced. Specialists shall
610 not announce their credentials in a manner that implies specialization in a non-specialty interest area.
611

612 5-I. GENERAL PRACTITIONER ANNOUNCEMENT OF SERVICES.

613 General dentists who wish to announce the services available in their practices are permitted to announce the
614 availability of those services so long as they avoid any communications that express or imply specialization. General
615 dentists shall also state that the services are being provided by general dentists. No dentist shall announce available
616 services in any way that would be false or misleading in any material respect.*
617

618 **ADVISORY OPINIONS**

619 5.I.1. GENERAL PRACTITIONER ANNOUNCEMENT OF CREDENTIALS IN NON-SPECIALTY 620 INTEREST AREAS.

621 A general dentist may not announce to the public that he or she is certified or a diplomate or otherwise similarly
622 credentialed in an area of dentistry not recognized as a specialty area by the American Dental Association unless:
623
624

625 1. The organization granting the credential grants certification or diplomate status based on the following: a) the
626 dentist's successful completion of a formal, full-time advanced education program (graduate or postgraduate
627 level) of at least 12 months' duration; and b) the dentist's training and experience; and c) successful completion of
628 an oral and written examination based on psychometric principles;
629

630 2. The dentist discloses that he or she is a general dentist; and
631

632 3. The announcement includes the following language: [Name of announced area of dental practice] is not
633 recognized as a specialty area by the American Dental Association.
634

635 5.I.2. CREDENTIALS IN GENERAL DENTISTRY.

636 General dentists may announce fellowships or other credentials earned in the area of general dentistry so long as
637 they avoid any communications that express or imply specialization and the announcement includes the
638 disclaimer that the dentist is a general dentist. The use of abbreviations to designate credentials shall be avoided
639 when such use would lead the reasonable person to believe that the designation represents an academic degree,
640 when such is not the case.
641
642

643 MDA Addition

644 **5.I.3. CLARITY OF ANNOUNCEMENT.** *If a general practitioner advertises a service or services included in*
645 *the nine specialties (dental public health, endodontics, oral and maxillofacial pathology, oral and*
646 *maxillofacial radiology, oral and maxillofacial surgery, orthodontics and dentofacial orthopedics, pediatric*
647 *dentistry, periodontics, and prosthodontics) approved by the ADA, the advertisement must emphasize that the*
648 *service(s) are being provided by a general dentist, and must not contain the phrase "specialist in" and/or*
649 *"practice limited to", which are reserved for the use by accredited specialists. Advertisements of general*

650 *practice must not imply specialization. A general practitioner may mention specialty fields in advertising, as*
651 *long as the general practitioner discloses in the advertisement that s/he is not certified as a specialist in that*
652 *field.*

653
654 *Advertising, solicitation of patients or business or other promotional activities by dentists or dental care delivery
655 organizations shall not be considered unethical or improper, except for those promotional activities which are
656 false or misleading in any material respect. Notwithstanding any *ADA Principles of Ethics and Code of*
657 *Professional Conduct* or other standards of dentist conduct which may be differently worded, this shall be the
658 sole standard for determining the ethical propriety of such promotional activities. Any provision of an ADA
659 constituent or component society's code of ethics or other standard of dentist conduct relating to dentists' or
660 dental care delivery organizations' advertising, solicitation, or other promotional activities which is worded
661 differently from the above standard shall be deemed to be in conflict with the *ADA Principles of Ethics and Code*
662 *of Professional Conduct.*
663
664

665 **IV. INTERPRETATION AND APPLICATION OF PRINCIPLES OF ETHICS AND CODE OF** 666 **PROFESSIONAL CONDUCT.** 667

668 The foregoing *ADA Principles of Ethics and Code of Professional Conduct* set forth the ethical duties that are binding
669 on members of the American Dental Association. The component and constituent societies may adopt additional
670 requirements or interpretations not in conflict with the *ADA Code.*
671

672 Anyone who believes that a member-dentist has acted unethically may bring the matter to the attention of the
673 appropriate constituent (state) or component (local) dental society. Whenever possible, problems involving questions
674 of ethics should be resolved at the state or local level. If a satisfactory resolution cannot be reached, the dental society
675 may decide, after proper investigation, that the matter warrants issuing formal charges and conducting a disciplinary
676 hearing pursuant to the procedures set forth in the *ADA Bylaws*, Chapter XII. PRINCIPLES OF ETHICS AND CODE
677 OF PROFESSIONAL CONDUCT AND JUDICIAL PROCEDURE. The Council on Ethics, Bylaws and Judicial
678 Affairs reminds constituent and component societies that before a dentist can be found to have breached any ethical
679 obligation the dentist is entitled to a fair hearing.
680

681 A member who is found guilty of unethical conduct proscribed by the *ADA Code* or code of ethics of the constituent or
682 component society, may be placed under a sentence of censure or suspension or may be expelled from membership in
683 the Association. A member under a sentence of censure, suspension or expulsion has the right to appeal the decision to
684 his or her constituent society and the ADA Council on Ethics, Bylaws and Judicial Affairs, as provided in Chapter XII
685 of the *ADA Bylaws.*
686

687 American Dental Association
688 Council on Ethics, Bylaws and Judicial Affairs
689 211 East Chicago Avenue
690 Chicago, Illinois 60611
691

692 With official advisory opinions revised to January, 2005.
693
694

695 Michigan Dental Association
696 230 N. Washington Sq. Suite 208
697 Lansing, MI 48933
698

699 With MDA additions and changes revised May, 2008.
700

701 lab
702 r:\ethics\code\ADA MDA code may 2008

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CHAPTER VII

STANDARDS OF ETHICS

AND JUDICIAL PROCEDURE

For additional provisions on this topic, refer to Chapter I, Section 3, and Section 6.

Section 1. - Professional Conduct of Members: The professional conduct of a member of this Association shall be governed by the 'Standards of Ethics and Code of Professional Conduct' of this Association, the 'Principles of Ethics and Code of Professional Conduct' of the American Dental Association, and the code of ethics of this Association's component society within whose jurisdiction he/she practices, or conducts or participates in other professional dental activities, or is employed.

Section 2. - Judicial Procedures: All judicial procedures conducted by this Association and its component societies, including disciplinary proceedings, penalties, and appeals, shall be in accordance with provisions of this Chapter, the MDA Peer Review Manual and the MDA Peer Review Ethics Manual, and the Constitution and Bylaws of the American Dental Association.

Section 3. – Discipline of Members:

A. Conduct Subject to Discipline. A member may be disciplined by the MDA or the member's component society for 1) having been found guilty of a felony, 2) having been found guilty of violating the Michigan Public Health Code, or the dental practice act of any other state, territory, dependency, or country, or 3) violating the ADA or MDA *Bylaws*, the ADA *Principles of Ethics and Code of Professional Conduct*, the MDA *Standards of Ethics and Code of Professional Conduct*, or the bylaws or code of ethics of the component society in which the accused is a member. Disciplinary proceedings may be instituted by either the appropriate component society or the MDA Committee on Peer Review/Ethics. Disciplinary proceedings against members of this association without component affiliation may be instituted by the Committee on Peer Review/Ethics of this association.

B. Disciplinary Penalties. A member may be placed under a sentence of censure or suspension or may be expelled from membership for any of the offenses enumerated in Section 3 of this Chapter.

Censure is a disciplinary sentence expressing in writing severe criticism or disapproval of a particular type of conduct or act.

Suspension, subject to Chapter I, Section 3 of these *Bylaws*, means all membership privileges except continued entitlement to coverages under insurance programs are lost during the suspension period. Suspension shall be unconditional and for a specified period at the

termination of which full membership privileges are automatically restored. A subsequent violation shall require a new disciplinary procedure before additional discipline may be imposed.

Expulsion is an absolute discipline and may not be imposed conditionally except as otherwise provided herein. The expelled individual is eligible to continue any of the cancelable association sponsored insurance programs in which s/he held insurance before the termination until the first renewal date following the exhaustion of all appeals, or one year following termination, whichever last occurs.

Probation, to be imposed for a specified period and without loss of rights, may be administratively and conditionally imposed when circumstances warrant in lieu of a suspended disciplinary penalty. Probation shall be conditioned on good behavior. Additional reasonable conditions may be set forth in the decision for the continuation of probation. In the event that the conditions for probation are found by the MDA or component society to have been violated, after a hearing on the probation violation charges in accordance with Chapter VII, Section 6, the original disciplinary penalty shall be automatically reinstated; except that when circumstances warrant the original disciplinary penalty may be reduced to a lesser penalty. There shall be no right of appeal from a finding that the conditions of probation have been violated.

After all appeals are exhausted or after the time for filing an appeal has expired, a sentence of censure, suspension or expulsion meted out to any member, including those instances when the disciplined member has been placed on probation, shall be promulgated by such member's component society and this association.

Section 4. – Investigation Committee: The Committee on Peer Review/Ethics may appoint one (1) or more of its members to investigate any charge received by the committee. The investigating committee member (s) shall report recommendations to the committee, and may attend and participate in the proceedings, but shall not have a vote in those proceedings.

Section 5. – Investigation Committee's Dismissal, Mediation, or Formal Complaint: Upon receipt of the report of the investigating committee member(s), the Committee may dismiss the charge, endeavor to settle the matter without issuing a formal complaint, or issue a formal complaint. Any complaint issued by the Committee shall be in writing, specify the section of the Bylaws or ethical provision alleged to have been violated, and contain a description of each alleged violation.

Section 6. – Disciplinary Proceedings: Before a disciplinary penalty is invoked against a member the following procedures shall be followed by the society/committee preferring charges:

A. Hearing. The accused member shall be entitled to a hearing at which the accused shall be given the opportunity to present a defense to all charges brought against the accused. The accused is permitted to be represented by legal counsel.

B. Written Notice. The accused member shall be notified in writing of charges brought against the accused and of the time and place of the hearing, such notice to be sent by certified mail-return receipt requested addressed to the accused's last known address and

mailed not less than forty-five (45) days prior to the date set for the hearing. When selecting a hearing date, the committee shall select an alternate date, in the event of a postponement. An accused member, upon request, shall be granted one postponement for a period not to exceed thirty (30) days. Requests for postponement shall be made in writing and addressed to the Chair of the Michigan Dental Association Committee on Peer Review/Ethics at least thirty (30) days prior to the hearing date. No additional requests for postponement shall be granted except upon written application to the Chair, demonstrating good cause to the satisfaction of the Chair.

C. The hearing chair shall have the authority to determine all procedural issues including, but not limited to, the following:

- Time and place of the hearing,
- Adjournment time,
- Continuance or delay of hearing,
- Whether witnesses not actively testifying shall be excluded from the proceedings; and
- Whether spectators shall be permitted.

D. Charges. The written charges shall include an officially certified copy of the alleged conviction or determination of guilt, or a specification of the bylaw or ethical provisions alleged to have been violated, as the case may be, and a description of the conduct alleged to constitute each violation.

D. Hearing Committee. The hearing may be conducted by the full committee or a panel of three (3) or more members of the committee appointed by the chair. This panel shall have the full powers of the committee with regard to the hearing.

E. Respondent's Representation. The respondent may be represented by an attorney at the hearing; shall be confronted by any witnesses and documentary evidence, and have an opportunity to cross-examine witnesses and present any matter pertinent to his/her defense.

G. Rules of Evidence. The Committee or panel shall not be bound by rules of evidence used in court, and may receive oral and written evidence which, in its judgement, will best and most fairly present the relevant facts.

H. Record of Disciplinary Proceedings. Minutes shall be taken at the hearing. The MDA will provide for transcription of hearings by a court reporter.

I. Decision. Every decision which shall result in censure, suspension or expulsion or in probation shall be reduced to writing and shall specify the charges made against the member, the facts which substantiate any or all of the charges, the verdict rendered, the penalty imposed or when appropriate the suspended penalty imposed and the conditions for probation, and a notice shall be mailed to the accused member informing the accused of the right to appeal. Within ten (10) days of the date on which the decision is rendered a copy thereof shall be sent by certified mail-return receipt requested to the last known address of each of the following parties: the accused member; the secretary of the component society of

which the accused is a member; the MDA Committee on Peer Review/Ethics chair, the chair of the ADA Council on Ethics, Bylaws and Judicial Affairs; and the MDA and ADA executive directors. The hearing committee can postpone the actual date of rendering the decision for a reasonable time to permit time for preparation and approval of formal written decisions, and if applicable, the minority or dissenting report.

J. Acceptance of Decision. It shall be assumed that the respondent has accepted the decision and recommendations of the committee unless an appeal is made to the Michigan Dental Association Board of Trustees, as provided in Section 7 of this Chapter.

Section 7. - Appeals: The accused member under sentence of censure, suspension or expulsion shall have the right to appeal from a decision of the MDA Committee on Peer Review/Dental Care or Committee on Peer Review/Ethics to the MDA Board by filing an appeal in affidavit form with the secretary of the MDA. Such an accused member shall have the right to appeal from a decision of the MDA Board to the ADA Council on Ethics, Bylaws, and Judicial Affairs by filing an appeal in affidavit form with the chair of the Council on Ethics, Bylaws and Judicial Affairs.

An appeal from any decision shall not be valid unless notice of appeal is filed within thirty (30) days and the supporting brief, if one is to be presented, is filed within sixty (60) days after such decision has been rendered. A reply brief, if one is to be presented, shall be filed within ninety (90) days after such decision is rendered. A rejoinder brief, if one is to be presented, shall be filed within one hundred five (105) days after such decision is rendered. After all briefs have been filed, a minimum of forty-five (45) days shall lapse before the hearing date. Omission of briefs will not alter the briefing schedule or hearing date unless otherwise agreed to by the parties and the MDA president. The appropriate MDA hearing chair may grant adjournments and extensions of time at its discretion and for good cause.

No decision shall become final while an appeal there from is pending or until the thirty (30) day period for filing notice of appeal has elapsed. In the event of a sentence of expulsion and no notice of appeal is received within the thirty (30) day period, the MDA shall notify all parties of the failure of the accused member to file an appeal. The sentence of expulsion shall take effect on the date the parties are notified. The component shall determine what portion of component dues, if any, shall be returned to the expelled member. Dues paid to the MDA shall not be refundable in the event of expulsion.

The following procedure shall be used in processing appeals to the MDA Board of Trustees:

A. Hearings on Appeal to MDA Board of Trustees. The accused member or the society (s) (or Committee on Peer Review/Dental Care or Committee on Peer Review/Ethics) concerned shall be entitled to a hearing on an appeal, provided that such appeal is taken in accordance with, and satisfies the requirements of, Section 7 of this Chapter. The accused member is permitted to be represented by legal counsel. The accused member need not appear for the appeal to be heard by the board of trustees. The board may appoint a panel of three (3) or more members to hear the appeal. This panel shall have the full authority of the board with regard to the appeal.

B. Hearing Notice. The MDA shall notify the society (s) (or Committee on Peer

Review/Dental Care or Committee on Peer Review/Ethics) concerned and the accused member of the date, time, and place of the appeal hearing, such notice to be sent by certified mail – return receipt requested to the last known address of the parties to the appeal and mailed not less thirty (30) days prior to the date set for the hearing. Granting of continuances shall be at the option of the appropriate hearing chair.

C. Briefs. Every party to an appeal shall be entitled to submit a brief in support of the party's position. The briefs of the parties shall be submitted to the secretary of the MDA Board of Trustees, and to the opposing party (ies) in accordance with the prescribed briefing schedule. The party initiating the appeal may choose to rely on the record and/or on an oral presentation and not file a brief.

D. Record of Disciplinary Proceedings. Upon notice of an appeal the society, or committee, which preferred charges shall furnish to the secretary of the MDA Board of Trustees and to the accused member a transcript of, or an officially certified copy of the minutes of the hearing accorded the accused member. The transcript or minutes shall be accompanied by certified copies of any affidavits or other documents submitted as evidence to support the charges against the accused member or submitted by the accused member as part of the accused's defense. The accused may provide a court reporter at the accused's expense. In the event new evidence is to be presented, the MDA Board shall either record or have transcribed the portion of the hearing pertaining to new evidence.

E. Appeals Jurisdiction. The board shall be required to review the decision appealed from to determine whether the evidence before the Committee on Peer Review/Ethics supports that decision and/or warrants the penalty imposed. The Board of Trustees shall not be required to consider additional evidence unless there is a clear showing that either party to the appeal will be unreasonably harmed by failure to consider the additional evidence. If the board allows additional evidence, it shall not be presented except upon written application to the board at least ten (10) days in advance of the hearing and for good cause. The parties to an appeal are the accused member and the Committee on Peer Review/Ethics, or the society which preferred charges.

F. Decision on Appeals to the Board: Every decision on appeal shall be reduced to writing and shall state clearly the conclusion of the board and the reasons for reaching that conclusion. The board shall have the discretion 1) to uphold the decision of the committee on peer review/ethics which preferred charges against the accused member; 2) to reverse the decision of the Committee on Peer Review/Ethics which preferred charges and thereby exonerate the accused member; 3) to deny an appeal which fails to satisfy the requirements of section 7 of this chapter; 4) to refer the case back to the Committee on Peer Review/Ethics which preferred charges for new proceedings, if the rights of the accused member under all applicable bylaws were not accorded the accused; 5) to remand the case back to the Committee on Peer Review/Ethics which preferred charges for further proceedings when the appellate record is insufficient in the opinion of the board to enable it to render a decision; or 6) to uphold the decision of the Committee on Peer Review/Ethics which preferred charges against the accused member and reduce the penalty imposed.

Within thirty (30) days of the date on which a decision on appeal is rendered, a copy thereof shall be sent by certified mail-return receipt requested to the last known address of each of the following parties: the accused member, the secretary of the MDA, the chair of the MDA Committee on Peer Review/Ethics, the chair of the ADA Council on Ethics, Bylaws and Judicial Affairs, the executive directors of the MDA and ADA.

F. The decision of the board shall be final unless appealed to the Council on Judicial Procedures, constitution and bylaws of the American Dental Association in accordance with the applicable provisions of the bylaws of the American Dental Association; provided, however, that if no notice of appeal is received by the American Dental Association within the time limit specified in its bylaws, the board shall notify all parties specified in this chapter (section 8, c) of the failure of the respondent to file an appeal, and the disciplinary penalty shall take effect on the date such parties are notified.

Section 8. - Committee on Peer Review/Dental Care:

A. An active, life, retired or limited time practice/professional leave, or graduate student member who has had three complaints judged against him/her and/or resolved by mediation (or in any combination) by the peer review/dental care system in a five-year period, which raise issues of quality of care, appropriateness of care, or professional competency, may be reviewed by the Committee on Peer Review/Dental Care. The review may result in the issuance of a formal complaint. Any complaint issued by the Committee on Peer Review/Dental Care shall be in writing and specify this section of the Bylaws.

B. The Hearing, Appeal and Decision of the Board provisions and procedures set forth in Sections 6 and 7 of Chapter VII shall be applicable to a complaint issued under this Section 8, except all references to the Committee on Peer Review/Ethics shall be changed to the Committee on Peer Review/Dental Care.

C. Should suspension or expulsion be the penalty with regard to a complaint issued under this Section 8 of Chapter VII, the suspended or expelled member shall be eligible for reinstatement. Applications/requests for reinstatement by the dentist is sent to the appropriate MDA peer review committee for membership approval as described in the *Association Policy Manual*.

Section 9. - Committee on Peer Review/Ethics:

A. An active, life, retired or limited time practice/professional leave, or graduate student member who has had three complaints involving him/her heard by the peer review/ethics system may be reviewed by the Committee on Peer Review/Ethics. The review may result in the issuance of a formal complaint. Any complaint issued by the Committee on Peer Review/Ethics shall be in writing and specify this section of the bylaws.

B. The hearing, appeal and decision of the board provisions and procedures set forth in Sections 6 and 7 of Chapter VII shall be applicable to a complaint issued under Section 9.

- C. Should suspension or expulsion be the penalty with regard to a complaint issued under this Section 9 of Chapter VII, the suspended or expelled member shall be eligible for reinstatement. Applications/requests for reinstatement by the dentist is sent to the appropriate MDA peer review committee for membership approval as described in the *Association Policy Manual*.