These Professional Compliance Program Grievance Procedures apply to grievances submitted on or after June 13, 2022

PROFESSIONAL COMPLIANCE PROGRAM
GRIEVANCE PROCEDURES

I. Purpose

The purpose of these Procedures is to establish a process for the American Academy of Orthopaedic Surgeons and the American Association of Orthopaedic Surgeons (“AAOS”) to address grievances about the behavior of an AAOS Fellow or Member that may violate the AAOS Standards of Professionalism (“SOPs”) as adopted by the Fellowship.

Only a Fellow or Member may initiate a professional compliance grievance against another Fellow or Member under this process.

II. Foundation for Professional Compliance Program Grievance Procedures

Article V of the Bylaws of the American Association of Orthopaedic Surgeons (“Association”) provides a process by which the AAOS addresses professional compliance grievances brought by one AAOS Fellow or Member against another AAOS Fellow or Member.

These Professional Compliance Program Grievance Procedures are designed to supplement Article V of the Association Bylaws and to create a process that is transparent, expeditious, and equitable.

III. Definitions

The following terms shall be defined as follows for purposes of these Professional Compliance Program Grievance Procedures:

A. “Standards of Professionalism” are the AAOS “Standards of Professionalism,” as adopted by the AAOS Fellowship.

B. “Fellow” includes all classifications of AAOS Fellowship (Active, Inactive or Emeritus).

C. “Member” includes the following categories of AAOS Membership: Candidate Member – Orthopaedic Surgeon; Affiliates; Allied Member – Orthopaedic Research; and Allied Member-Physician.

“Member” does not include an International Member-Orthopaedic Surgeon; International Member-Resident; International Member-Emeritus; Candidate Member-Medical Student; Candidate Member-Resident; Allied Member-Orthopaedic Team; and Honorary Member.
D. “Days” refer to calendar days and shall include Saturdays, Sundays and legal holidays when computing a time period. AAOS has sole discretion to extend any time limitations.

E. “Filing Date” is the date on which AAOS establishes that the Grievance Report is complete and has passed the Preliminary Administrative Evaluation.

F. “Grievant” means the AAOS Fellow or Member who files a grievance, or complaint, against another AAOS Fellow or Member as identified in the Association Bylaws, Paragraph 5.4.


H. “Initial Submission Date” is the date when a Grievant files a complete Grievance Report and submits to AAOS for Preliminary Administrative Evaluation.

I. “Respondent” means the AAOS Fellow or Member against whom the grievance has been filed as identified in the Association Bylaws, Paragraph 5.4.

J. “General Counsel” or “Office of the General Counsel” shall mean the AAOS General Counsel, all staff who report to the AAOS General Counsel, other AAOS staff as determined by the General Counsel, and any outside counsel or consultants retained by the Office of General Counsel.

K. “Committee on Professionalism” (COP) is the AAOS body responsible for reviewing and considering grievances of alleged violations of the Standards of Professionalism and developing a recommendation for professional compliance action to be taken by the AAOS Board of Directors.

L. “Grievance Hearing Panel” is that body of members of the Committee on Professionalism responsible for hearing the evidence and testimony from the Grievant and Respondent and developing a written Report and Recommendation for AAOS professional compliance action to be taken by the AAOS Board of Directors.

M. “Judiciary Committee” is the AAOS body responsible for hearing the recommendation of any official actions made by the Committee on Professionalism Hearing Panel, and for developing a written Report and Recommendation for professional compliance action to be taken by the AAOS Board of Directors.

N. A “prima facie” case is one in which the Committee on Professionalism determines there has been sufficient evidence to support the Grievant’s allegations of a violation of at least one of the Mandatory Standards of the AAOS Standards of Professionalism. A prima facie determination justifies a hearing by the Committee on Professionalism. In making this determination, the Committee on Professionalism will consider the material of the Grievant and Respondent submitted in accordance with these Procedures.

O. A “Letter of Concern” is one that may be sent to either a Grievant, Respondent or both when concerns exist about a Fellow’s or Member’s behavior. This Letter of Concern shall not be
considered an official professional compliance action and, as such, is confidential and will not be made available upon request to Fellows, Members, or counsel, unless required by law.

P. “Professional compliance action” is the final action taken by the AAOS Board of Directors that results in Reprimand, Censure, Suspension, or Expulsion of an AAOS Fellow or Member.

Q. A “Reprimand” shall be a “written sanction, reprimanding the Fellow or Member, with no loss of the benefits of Fellowship or Membership for the finding of a violation of one, and only one, Standard of Professionalism. Such reprimand shall be made a part of the membership file of the Fellow or Member.” {Association Bylaws, Para. 5.1.a} A Reprimand shall be communicated to the Grievant and Respondent. While considered an official professional compliance action, a Reprimand will not be published in any AAOS publication, and will not be made available to counsel, unless required by an officially issued subpoena.

R. A “Censure” shall be a “written sanction, censuring the Fellow or Member, with no loss of Fellowship or Membership for the finding of a violation of one or more Standards of Professionalism. Such censure shall be made a part of the membership file of the Fellow or Member. A Fellow or Member who has been censured by the Board of Directors may apply for ASSOCIATION or ACADEMY volunteer opportunities; however, the Board of Directors reserves the right to consider the professional compliance action in making any committee or volunteer appointments.” {Association Bylaws, Para. 5.1.b} A Censure is considered an official professional compliance action, is not confidential, and will be published in one or more AAOS publications, and will be made available upon request to Fellows, Members, or counsel.

S. A “Suspension” shall be a “written sanction, causing the Fellow or Member to lose the benefits of Fellowship or Membership for a period of time as determined by the Board of Directors, after which the individual may be reinstated upon the request of the individual, provided he or she pays all past dues, fees or special assessments owing upon reinstatement. Suspension shall be for such term as the Board determines is necessary to ensure modification of behavior. Notwithstanding the foregoing, a Fellow or Member who has successfully reinstated into Fellowship or Membership may apply for ASSOCIATION or ACADEMY volunteer opportunities; however, the Board of Directors reserves the right to consider the professional compliance action in making any committee or volunteer appointments.” {Association Bylaws, Para. 5.1.c} A Suspension is an official professional compliance action, is not confidential, and will be published in one or more AAOS publications.

T. An “Expulsion” shall be a “written sanction, causing the Fellow or Member to be removed from the rolls of the ASSOCIATION. An expelled Fellow or Member shall not be entitled to any of the benefits of Fellowship or Membership. The ASSOCIATION shall accept a reapplication for Fellowship or Membership from an expelled Fellow or Member provided he or she meets all requirements to apply to become a Fellow or Member.” {Association Bylaws, Para. 5.1.d.} An Expulsion is an official professional compliance action, is not confidential, and will be published in one or more AAOS publications.

IV. Applicability of Professional Compliance Procedures

A. These Professional Compliance Program Grievance Procedures shall apply to grievances filed against an AAOS Fellow or Member that allege a violation of the AAOS Standards of Professionalism arising from activities that occurred on or after April 18, 2005, and to alleged
violations of any additional SOPs occurring after their adoption by the AAOS as provided for in the Bylaws. These Professional Compliance Program Grievance Procedures shall apply to grievances submitted to AAOS on or after June 13, 2022.

B. Grievances that allege a violation of the AAOS Standards of Professionalism must have an Initial Submission Date within two (2) years of the date of the alleged violation or two (2) years following the conclusion of the underlying matter, whichever is later.

C. These Professional Compliance Program Grievance Procedures shall not apply to:

1. Matters that are currently in litigation, arbitration or mediation; under review by a state medical board or other state or federal agency; or are the subject of a peer review investigation;

2. Matters in which the primary subject of the grievance has already been considered by the AAOS, even if brought by a different Fellow or Member. However, a Respondent may file a counter-grievance, but only prior to receiving notification that the Committee on Professionalism has made a prima facie determination a violation may exist; and

3. Matters for which the AAOS Bylaws provide a different avenue for removing or limiting the membership of an AAOS Fellow or Member, specifically actions covered by Paragraph 5.3 of the Association Bylaws, subject to provisions under Paragraph VII.B.5. of the Grievance Procedures.

D. If at any time after a professional compliance grievance is submitted, the underlying matter of the grievance becomes the subject of litigation, arbitration, mediation, administrative review or review by a state medical board or other state or federal agency, AAOS shall hold the grievance in abeyance for a maximum of twelve (12) months or until the final resolution of the litigation, arbitration, mediation or review in order for the AAOS process to continue, whichever occurs first. If the underlying matter has not been completely resolved by the end of the twelve (12) month period, AAOS shall close the grievance file. A Fellow or Member shall have the option of re-filing the grievance, provided the filing is in accordance with the Professional Compliance Program Grievance Procedures then in effect.

E. A Fellow or Member who has been named in a filed grievance and has been notified of the same will not be permitted to resign from AAOS during the course of this professional compliance process. Letters of resignation received by AAOS from a Fellow or Member during a period of suspension resulting from an official professional compliance action will not be effective until the conclusion of the period of suspension.

F. A Candidate Member who has been named in a filed grievance and has been notified of the same will have his or her Fellowship application held in abeyance pending the final resolution of the grievance.

G. A Grievant may withdraw a grievance, but only before the Committee on Professionalism has made a determination that a prima facie case has been made that a violation may exist. Notwithstanding the above, if it appears there is a patient safety issue, the AAOS, at its discretion, may proceed even if the Grievant wishes to withdraw the grievance.
H. Fellows or Members who are suspended from AAOS as a result of professional compliance actions may be named as Respondents in grievances alleging new or different violations of the AAOS Standards of Professionalism during the period of suspension.

I. Fellows or Members who are expelled from AAOS as a result of professional compliance actions may not be named as Respondents in grievances alleging new or different violations of the AAOS Standards of Professionalism unless or until the Fellow or Member is re-admitted to AAOS.

J. The AAOS Professional Compliance Program is an ethics compliance program. It was not designed as and is not intended to be a peer review program. Thus, it does not fall under the protections of the federal Health Care Quality Improvement Act.

K. In the event these Grievance Hearing procedures are silent or unclear, AAOS reserves the right to add or interpret such procedures as is necessary to ensure the effective functioning of the Program and to ensure that due process is provided to the parties. Such additions and/or interpretations shall be consistent with any directives adopted by the AAOS Board of Directors.

V. Notification of Professional Compliance Actions

A. Time-sensitive material will be transmitted to recipients, with courtesy copies to retained counsel, if any, through United Parcel Service (UPS), United States Postal Service Priority Mail, Federal Express, electronic, or other verifiable delivery service. Notification will be sent to the Fellow’s or Member’s primary address, or email address in the AAOS Membership database, unless AAOS is notified in writing of an alternate.

B. At least annually, and only after final action by the Board of Directors, AAOS shall publish all professional compliance actions taken involving Censure, Suspension or Expulsion. AAOS shall publish a summary of the matter in one or more of the AAOS publications, including the publicly accessible portion of the AAOS website, specifying the particular Mandatory Standard(s) of the AAOS Standards of Professionalism that was deemed to have been violated, identifying the Respondent by name and the city and state of the Respondent’s primary address.

C. For all professional compliance actions resulting in suspension or expulsion that relate to patient health and welfare (including orthopaedic expert opinion and testimony), the AAOS will notify the National Practitioners Data Bank (NPDB) in compliance with current NPDB requirements.

D. AAOS shall communicate professional compliance actions involving Censure, Suspension or Expulsion to the Respondent’s state licensing board, state orthopaedic society, state medical society, the American Board of Orthopaedic Surgery (ABOS), and other medical boards or associations as appropriate. AAOS shall communicate professional compliance actions involving Reprimand to the Grievant and Respondent. A Reprimand shall not be published in any AAOS publication. Additionally, professional compliance actions involving Reprimand shall not be communicated to the Respondent’s state licensing board, state orthopaedic society, state medical society, the ABOS, and/or other medical boards or associations.

E. AAOS will respond in writing to a written request from any party about an individual Fellow’s membership in the AAOS. In addition, AAOS will inform the requesting party of any official professional compliance action taken by the AAOS Board of Directors except a professional compliance action involving a Reprimand. AAOS will not disclose information about parties in a
pending grievance, nor will AAOS disclose information about any grievance in which the Board of Directors did not take official professional compliance action.

F. Consistent with protocols approved by the Committee on Professionalism, following final Board of Directors decisions, records of AAOS professional compliance proceedings and official actions of the AAOS Board of Directors involving Reprimand, Censure, Suspension or Expulsion may be obtained at a reasonable charge upon receipt of an appropriate subpoena addressed to the Office of General Counsel.

G. During the pendency of a professional compliance grievance, AAOS will attempt to maintain but does not guarantee the confidentiality of grievances nor does AAOS guarantee that results of the professional compliance grievance process will not be reported to other persons or entities.

VI. Rights and Obligations of all Parties

A. Any Fellow or Member who files a grievance (“Grievant”) under these procedures shall have certain rights and obligations associated with these procedures. Conversely, a Fellow or Member against whom a grievance has been filed (“Respondent”) shall also have certain rights and obligations. The AAOS recognizes its obligations to the public and the profession when reviewing issues of professional compliance.

B. Specifically, all parties involved in a professional compliance matter have the:

1. Right to timely communication from AAOS;
2. Right to know who has filed the Grievance;
3. Right to know which Mandatory Standard(s) are alleged to have been violated;
4. Right to counsel;
5. Right to respond to the allegations;
6. Right to know who will consider the matter and make recommendations;
7. Right to appear at a grievance hearing or Judiciary Committee hearing;
8. Right to a second hearing to review the recommendation(s) of the Grievance Hearing Panel prior to final action by the Board of Directors;
9. Obligation to participate in the grievance process in good faith;
10. Obligation to adhere to the procedures outlined in this document; and
11. Obligation to maintain confidentiality until the grievance process is concluded.

C. De-Identification of Patient Information/Redaction. Parties to a grievance, and not the AAOS, are responsible for providing any materials, including, but not limited to transcripts, medical records and images, they deem necessary for AAOS consideration of the grievance. Materials submitted
by both the Grievant and Respondent must follow HIPAA guidelines for de-identifying patient information. This includes, but is not limited to, the patient’s name, date of birth, medical record numbers, and other patient information. Identifiers must be redacted from any medical records, images, depositions, court pleadings, or other documents, even if the underlying case was of public record. AAOS will return material that does not conform to the required format. All correspondence and materials must be sent to the Office of General Counsel.

VII. Grievance Procedures

A. Grievances Filed with AAOS

1. All grievances must be submitted with a signed and dated Professional Compliance Program Grievance Report and include the specific Mandatory Standard(s) of the Standards of Professionalism alleged to have been violated, citing specific statements or actions by the Respondent which support the allegation(s). All grievance material submitted must follow HIPAA guidelines for de-identifying patient information as stated above in Section VI. C. Any grievance or supporting material submitted that does not conform to the required format will be returned to the submitting party.

2. All grievances and accompanying supplemental materials shall be sent to:

   American Academy of Orthopaedic Surgeons
   9400 West Higgins Road
   Rosemont, IL 60018-4976
   Attention: Office of General Counsel
   Or by email: professionalcompliance@aaos.org

3. No inquiry about a pending grievance, correspondence or materials may be sent to members of the Committee on Professionalism, the Judiciary Committee, the Board of Directors, or any AAOS official or officer, staff or representative. Written or oral contact may be made only through the Office of General Counsel.

4. The Grievant bears the burden of proof and must submit written material in support of his/her Grievance Report as part of the grievance process. The Grievant is required to attend the grievance hearing except under exceptional circumstances, such circumstances to be determined in the sole discretion of AAOS. The Grievant must submit a written explanation of his/her circumstances to support an exception to the attendance requirement. If AAOS deems the Grievant’s circumstances to be exceptional, and upon request, video and/or telephonic conferencing, if available, may be used to allow the Grievant’s participation in the grievance hearing. Failure to appear at a grievance hearing shall be cause for dismissal of the grievance, absent a finding of exceptional circumstances. AAOS reserves the right to deny or discontinue video and/or telephonic conferences for any reason, including, but not limited to costs, technical difficulties, and/or inconvenience to the grievance hearing process. The Respondent bears the burden of submitting any material he/she deems relevant for consideration of the grievance in his/her written response.
B. Preliminary Administrative Evaluation

1. Within thirty (30) days of the receipt of the grievance, AAOS will acknowledge the grievance and mail a physical or electronic copy of these Professional Compliance Program Grievance Procedures to the Grievant.

2. The Filing Date is the date on which AAOS establishes that the Grievance Report is complete and has passed the Preliminary Administrative Evaluation.

3. Within thirty (30) days of the Filing Date, the Office of General Counsel will advise the Respondent that a grievance has been filed and provide the Respondent with a copy of the grievance, submitted material, and a copy of these Professional Compliance Program Grievance Procedures. The Office of General Counsel will advise the Respondent that he or she may submit material for consideration prior to the Committee on Professionalism’s determination of whether a *prima facie* matter exists. All material to be considered by the Committee on Professionalism must be provided within sixty (60) days from this notice and must be consistent with HIPAA guidelines. AAOS will return to the Respondent material that does not conform to the required format. Material submitted by the Respondent for consideration will be made available to the Grievant. All correspondence or materials must be sent to the Office of General Counsel.

4. The Office of General Counsel will collect and collate all materials from the Grievant and from the Respondent. If the Respondent does not send any materials by the deadline date, AAOS will assume that none will be received. The compiled materials will be duplicated and sent to the Committee on Professionalism, pursuant to Paragraph C.4 below.

5. Upon receipt of a Grievance from Fellow or Member related to expert witness opinion or testimony given by another AAOS Fellow or Member in connection with a state medical board action, and the medical board action has resulted in a restriction, suspension, revocation or voluntary surrender of the Grievant’s license to practice medicine, AAOS will not initiate a licensure review pursuant to the Association Bylaws Paragraph 5.3 during the pendency of the professional compliance grievance. Upon conclusion of the grievance, the licensure matter shall be reviewed by AAOS, which may, in its sole discretion, take into consideration any official professional compliance action taken in connection with the grievance.

C. Referral to the Committee on Professionalism

1. The Committee on Professionalism shall be responsible for reviewing all grievances referred from the Office of General Counsel.

2. The Committee on Professionalism shall be composed of up to ten (10) members appointed by the AAOS Board of Directors and trained to evaluate and consider matters of alleged violations of the AAOS Standards of Professionalism. At its discretion, the Board of Directors may appoint additional members to the Committee on Professionalism. The AAOS Board of Directors will utilize the Committee Appointment
Program (CAP) process to identify volunteers for the Committee on Professionalism. The “one member-one committee” rule shall not apply to the Committee on Professionalism.

3. For each grievance that has passed the Preliminary Administrative Evaluation, the Office of General Counsel will canvass the members of the Committee on Professionalism to determine whether there exists any real or perceived conflict of interest between a member and the Grievant and/or Respondent. No Committee member may participate in a case that involves a Fellow or Member with whom that individual has a personal relationship or is in partnership or in direct economic competition. A standing committee of the Chair of the Committee on Professionalism, AAOS President, AAOS First Vice President, AAOS Second Vice President and the General Counsel shall review and determine questions of conflicts of interest, if necessary.

4. The Office of General Counsel will refer grievances that meet the criteria for review to those members of the Committee on Professionalism who have no real or perceived conflicts with the Grievant and/or Respondent. The Committee on Professionalism will review the material submitted by the Grievant and Respondent, if any, and it may request additional information to determine whether the grievance is appropriate for Committee review.

5. Within forty-five (45) days of receipt of all grievance material from the Office of General Counsel, the Committee on Professionalism shall determine whether a prima facie violation of the Mandatory Standard(s) of the AAOS Standards of Professionalism exists, based on the written submissions from the Grievant and the Respondent, if any. The Office of General Counsel will send written notification of the Committee on Professionalism’s prima facie determination to the Grievant and the Respondent within fifteen (15) days of this determination.

6. If the participating Committee on Professionalism members determine that a prima facie violation of the Mandatory Standard(s) of the AAOS Standards of Professionalism has not been established, the Office of General Counsel will notify the Grievant and the Respondent in writing that the grievance is not accepted for further review.

7. If the Committee on Professionalism does not accept the grievance for further review, the Grievant will have the right within fifteen (15) days from the written notice from the Office of General Counsel to demand a hearing nonetheless. In such case, the Grievant shall be responsible for paying all of AAOS’ direct costs in conducting that hearing and all of the Respondent’s direct costs, up to a maximum of fifteen thousand dollars ($15,000), if the ultimate decision of the hearing is the same or substantially similar to the decision that the Committee on Professionalism reached before the hearing. The Grievant shall be obligated to pay fifteen thousand dollars ($15,000), within fifteen (15) days from the written notice. The Office of General Counsel shall determine AAOS’ direct costs at the end of the hearing, which may include, but are not limited to, the cost of counsel preparing for and attending the hearing and the Committee members’ expenses in attending the hearing. In the event that both the Grievant and Respondent demand a hearing, the fees will not be imposed on either party.

8. In some circumstances, the Committee on Professionalism may have concerns with the alleged behavior described in the grievance, yet, at its discretion, may decide not to
accept the grievance. In these instances, at its sole discretion, the Committee on Professionalism may write a Letter of Concern to the Grievant, Respondent, or both, detailing its concerns. This Letter of Concern shall not be considered an official professional compliance action and, as such, is deemed confidential. In addition, the AAOS shall send a notice to the opposing party (either Grievant or Respondent) that a Letter of Concern has been sent, but not its specific contents, and AAOS shall also request that the opposing party not make the existence of this Letter of Concern public.

9. If the participating Committee on Professionalism members decide that a *prima facie* case has been established, the Chair of the Committee on Professionalism will appoint a Grievance Hearing Panel, composed of a Chair and at least three (3) Committee members, to hear and consider the grievance, with three (3) Committee members constituting a quorum. The Chair of the Committee on Professionalism may be the Chair of that Grievance Hearing Panel and/or act as an *ex officio* voting member of the Grievance Hearing Panel. Once a Grievance Hearing Panel has been chosen, that panel shall continue to function as the hearing entity until the Board of Directors has taken final action on the matter, even if the panel member’s term on the Committee on Professionalism has expired.

10. If the Committee on Professionalism determines that a prima facie case has been established, the Committee shall confidentially notify the Board of Directors that a grievance has been filed against a Fellow or Member in order to avoid a conflict of interest in potential committee or volunteer appointment. {Association Bylaws, Para. 5.1.e}

11. The Grievant and Respondent will be sent the names of the Grievance Hearing Panel members and will be notified that, within thirty (30) days of this notice, he or she may challenge the appointment of any Grievance Hearing Panel member for cause. Challenges will be arbitrated by the standing committee of the Chair of the Committee on Professionalism, AAOS President, AAOS First Vice President, AAOS Second Vice President and the General Counsel. All correspondence or materials should be sent to Office of General Counsel.

12. Grievance hearings are held in-person, unless AAOS finds that an extenuating circumstance (in AAOS’ sole discretion) supports attendance by telephone or video conference. The Grievant and the Respondent shall be responsible for his or her own travel and related costs as well as the costs of any personal representatives involved or any witness that he or she may call or any evidence produced. Except as provided in Paragraph C.7 above, AAOS shall bear the costs of the Grievance Hearing Panel and all related hearing costs.

**D. Referral to the Grievance Hearing Panel**

1. The Grievant and Respondent will be given at least sixty (60) days prior notice of the grievance hearing date and location. AAOS has sole discretion to extend the time for scheduling hearings.

2. AAOS will conduct grievance hearings, if necessary, on pre-determined dates:
• During the Annual Meeting; and/or
• At one or more other times during the year.

Grievance hearings other than at the Annual Meeting will be conducted in Rosemont, Illinois. AAOS has sole discretion to determine if extenuating circumstances exist and may conduct grievance hearings in locations other than the Annual Meeting and Rosemont, Illinois or by telephone or video conference as set forth in these procedures.

3. The Grievant is required to attend the grievance hearing except under exceptional circumstances, such circumstances to be determined in the sole discretion of AAOS. The Grievant must submit a written explanation of his/her circumstances to support an exception to the attendance requirement. If AAOS deems the Grievant’s circumstances to be exceptional, and upon request, video and/or telephonic conferencing, if available, may be used to allow the Grievant’s participation in the grievance hearing. Failure to appear at a grievance hearing shall be cause for dismissal of the grievance, absent a finding of exceptional circumstances. If the Respondent declines or fails to appear at a duly scheduled grievance hearing, absent exceptional circumstances, the grievance hearing shall still proceed, and the panel members shall consider any material submitted previously by the Respondent. Under exceptional circumstances, the Respondent may submit a written request to participate via video and/or telephonic conferencing upon availability. AAOS reserves the right to deny or discontinue video and/or telephonic conferences for any reason, including, but not limited to, costs, technical difficulties, and/or inconvenience to the grievance hearing process. A party may request a postponement of a grievance hearing, and such postponement will be allowed, provided the other party concurs. However, no case may be postponed more than one (1) time. In addition to permitting telephonic and/or video participation due to an extenuating circumstance as raised by the Grievant and/or Respondent, AAOS may also, in its sole discretion, hold the grievance hearing telephonically or by video conference.

4. No later than thirty (30) days prior to the scheduled grievance hearing, the following is due to the Office of General Counsel:

• All written grievance material of both parties (“additional material”). The additional material submission is limited to 250 pages total for each side, and all submitted information must have patient information de-identified (See VI.C). After this deadline, no new material may be submitted.
• The party’s notice of attendance at the grievance hearing, and/or whether legal counsel or a representative and/or witness(es) will be present at the hearing; or
• The request for the Grievant’s or Respondent’s appearance by video/telephonic conference at the grievance hearing due to extenuating circumstances.

In lieu of appearance at the grievance hearing, the Respondent may submit a written statement of no more than five (5) pages to be read into the record, but it may not contain new information. The statement in lieu of appearance is due fifteen (15) days prior to the hearing. It is not exchanged with the opposing party or sent to the Committee on Professionalism in advance but is only read during the hearing on the Respondent’s behalf.
5. The Grievance Hearing Panel Chair will conduct the grievance hearing, with the assistance of the General Counsel. Only Grievance Hearing Panel members who attend the full grievance hearing may participate in the deliberations and recommendations. The Grievant, the Respondent and their designated representative or counsel may attend grievance hearings. Grievance hearings will be closed to guests or observers, except non-participating members of the Committee on Professionalism and security or other personnel, as deemed necessary by AAOS. Formal rules of evidence or law will not apply to grievance hearings. The grievance hearing will be officially recorded by a court reporter. At the sole discretion of AAOS, video and audio recordings of the proceedings may also be made. No other recording devices will be permitted.

6. The Grievant or Respondent may be represented at the grievance hearing by himself or herself or by any other designated individual, including legal counsel. Each side will be given thirty (30) minutes to make an oral presentation. Both the Grievant and Respondent may present witnesses at the grievance hearing, but the identity of any such witnesses and the subject matter of their testimony must be provided to the Office of General Counsel at least fifteen (15) days in advance. Presentations made by the parties, representatives or witnesses are included in the 30-minute time limit, and no new material is allowed.

7. During the grievance hearing, the Grievance Hearing Panel may receive testimony from the Grievant and Respondent and may also review additional information requested by the Committee on Professionalism. Grievance Hearing Panel members may ask brief clarifying questions of any party, representative, or witness within the thirty (30) minute time limit.

8. Following the presentations by the Grievant and the Respondent, the Chair of the Grievance Hearing Panel may allow each side an opportunity of up to five (5) minutes to question the opposing side, but extensive cross examination will not be permitted. The Grievance Hearing Panel, entirely at its discretion, may then pose questions to one or both sides.

9. After the grievance hearing and prior to issuing its recommendations, the Grievance Hearing Panel may request additional information from the Grievant, Respondent, or any third party. Any additional information will be made available to each party.

10. Grievance Hearing Panel members may not discuss the specifics of the case with any non-participant, with the exception of the Office of General Counsel, and may only consider material introduced in conjunction with the Grievance process. However, Hearing Panel members may rely upon their own expertise and experience as orthopaedic surgeons in evaluating submitted materials, oral testimony, or issues raised.

11. Following the conclusion of the grievance hearing, the Grievance Hearing Panel shall meet in executive session with the Office of General Counsel and shall, by majority vote, determine which of the following alternative findings should be recommended to the AAOS Board of Directors:

   a. The grievance is not sustained and no professional compliance action should be taken;
b. The grievance is sustained and the Respondent should be:

i. Reprimanded;
ii. Censured;
iii. Suspended from AAOS for a stated period of time; or
iv. Expelled from AAOS.

A Reprimand, Censure, Suspension and Expulsion shall be available as an official action in those circumstances where there has been a finding of violation of one (1) Standard of Professionalism, which shall be in the sole discretion of the Grievance Hearing Panel. Upon a finding of two (2) or more violations, the Grievance Hearing Panel, in its sole discretion, shall determine whether to recommend that the Respondent be Censured, Suspended or Expelled.

c. In the event the majority vote does not sustain the grievance, the Grievance Hearing Panel’s finding will be that the Respondent is not found to have violated any of the Standards of Professionalism.

12. The Grievance Hearing Panel may delay the vote to allow time to consider the official transcript of the hearing.

13. The Grievance Hearing Panel may write a Letter of Concern to be sent to either the Grievant, Respondent or both, describing the Grievance Hearing Panel’s concerns with the behavior. A notification will be provided to the other party that the Letter of Concern has been sent but not its specific contents. In addition, the AAOS will request that the existence of a Letter(s) of Concern not be made public.

14. Within sixty (60) days from the conclusion of the grievance hearing, the Grievance Hearing Panel shall issue its written Report and Recommendation. AAOS has sole discretion to extend the date of the Grievance Hearing Panel’s Report and Recommendations.

15. A copy of the Grievance Hearing Panel’s Report and Recommendation will be sent to the Grievant, Respondent, and their counsel, if any, at the time it is issued. A copy of the official transcript of the grievance hearing will be included with the Grievance Hearing Panel’s Report and Recommendation.

16. If the Committee on Professionalism Hearing Panel has recommended a compliance action of Reprimand, Censure, Suspension or Expulsion, the Judiciary Committee shall conduct a hearing at which the Grievant and Respondent shall have another opportunity to be heard.

17. If no compliance action is recommended, the Grievant may request a hearing before the Judiciary Committee. Such request must be submitted in writing and received in the Office of General Counsel within fifteen (15) days of the notification of the Grievance Hearing Panel’s recommendation. In such case, the Grievant shall be responsible for paying all of AAOS’ direct costs in conducting the Judiciary Committee hearing and all of the Respondent’s direct costs, up to a maximum of fifteen thousand dollars ($15,000), if
the ultimate decision of the Judiciary Committee is the same or substantially similar to
the Grievance Hearing Panel’s recommendation. The Grievant shall be obligated to pay
fifteen thousand dollars ($15,000) within fifteen (15) days of the notification.

E. **Judiciary Committee Hearing**

1. The Judiciary Committee shall be composed of up to six (6) members appointed by the
   Board of Directors who have been trained to evaluate and consider matters of alleged
   violations of the AAOS Standards of Professionalism. At its discretion, the Board of
   Directors may appoint additional members to the Judiciary Committee. The AAOS Board
   of Directors will utilize the Committee Appointment Program (CAP) process to identify
   volunteers for the Judiciary Committee. The “one member-one committee” rule shall not
   apply to the Judiciary Committee.

2. For each Judiciary Committee hearing, the Office of General Counsel will canvass the
   members of the Judiciary Committee to determine whether there exists any real or
   perceived conflict of interest between a Judiciary Committee member and the Grievant
   and/or Respondent. No Judiciary Committee member may participate in a case with
   which that individual has a personal relationship or is in partnership or in direct economic
   competition. A standing committee of the Chair of the Judiciary Committee, President,
   First Vice President, Second Vice President, and the General Counsel shall review and
determine questions of conflicts of interest, if necessary.

3. Within thirty (30) days of notification of the Judiciary Committee hearing, the Grievant
   and Respondent will be sent the names of the Judiciary Committee members and will be
   notified that, within thirty (30) days from the notice, he or she may challenge any of the
   Judiciary Committee members for cause. Challenges will be arbitrated by the standing
   committee of the Chair of the Judiciary Committee, President, First Vice President,
   Second Vice President, and the General Counsel.

4. Any member of the Judiciary Committee who participated in the grievance hearing in any
   capacity shall not participate in this process or vote on the matter. Only Judiciary
   Committee members who attend the full hearing may participate in the deliberations or
   recommendations.

5. The Judiciary Committee members may not discuss the specifics of the case with any
   non-participant, with the exception of the Office of General Counsel, and may consider
   only the evidence, testimony and other materials introduced in conjunction with the
   grievance process. However, Judiciary Committee members may rely upon their own
   expertise and experience as orthopaedic surgeons in evaluating submitted material(s),
   oral testimony, or issues raised.

6. The Grievant and Respondent will be given at least thirty (30) days prior notice of the
   Judiciary Committee hearing date and location of the Judiciary Committee hearing at
   which the recommendation of the Grievance Hearing Panel will be considered. The
   hearing will be held, if possible, at the next regularly scheduled meeting of the Judiciary
   Committee. AAOS has sole discretion to conduct Judiciary Committee hearings in
   locations other than the Annual Meeting and Rosemont, Illinois, or by telephone or video.
conference. A party may request a postponement of a Judiciary Committee hearing, and such postponement will be allowed, provided the other party concurs. However, no case may be postponed more than once (1) time. AAOS has sole discretion to extend the date for conducting Judiciary Committee hearings.

7. Both parties are strongly encouraged to appear at the Judiciary Committee hearing. If either party declines or fails to appear, the hearing shall still proceed, and the Judiciary Committee shall consider any material submitted in accordance with these procedures. Notification of party attendance and/or whether legal counsel or a representative will be present must be submitted to the Office of General Counsel no later than fifteen (15) days prior to the scheduled hearing. Neither party may attend by video or telephone conferencing, unless AAOS, in its sole discretion, decides to conduct the Judiciary Committee hearing by video or telephone conference.

8. Except as provided in Paragraph D.17 above, the Grievant and the Respondent shall be responsible for his or her own travel and related costs as well as the costs of any personal representatives involved. Except as provided in Paragraph D.17 above, AAOS shall bear the costs of the Judiciary Committee and all related hearing costs.

9. The Chair of the Judiciary Committee will conduct the hearing, with the assistance of the General Counsel. Formal rules of evidence or law will not apply to the hearing. The Grievant and Respondent may be represented by counsel or a designated representative. The hearing will be closed to guests and observers, except for security or other personnel as deemed necessary by AAOS. No new evidence or information shall be presented to the Judiciary Committee. The hearing will be officially recorded by a court reporter. At the sole discretion of AAOS, video and audio recordings of the proceedings may also be made. No other recording devices will be permitted.

10. Each party may submit a written submission to the Judiciary Committee which is due no later than fifteen (15) days prior to the scheduled hearing. In light of the fact that no new material may be provided to the Judiciary Committee, the written submission is limited to ten (10) pages total. Only evidence and testimony already introduced in conjunction with the COP Grievance Hearing may be considered. The written submission is optional and those timely received will be provided to both parties and the Judiciary Committee in advance of the hearing.

In lieu of personal appearance at the Judiciary Committee hearing, either party may submit another written statement of no more than five (5) pages to be read into the record, but it may not contain new information. The statement in lieu of appearance is due no later than five (5) days prior to the scheduled hearing. The statement in lieu of appearance is not exchanged in advance of the hearing but is read on the party’s behalf at the Judiciary Committee hearing.

11. The Grievant and Respondent shall have an opportunity to make any statement he or she desires at the hearing before the Judiciary Committee takes action on the Grievance Hearing Panel’s recommendation. The Grievant and Respondent will be given ten (10) minutes each to make a statement to the Judiciary Committee. The Respondent shall go first, followed by the Grievant. No new grievance material may be offered at the hearing.
The Judiciary Committee members may ask brief clarifying questions of any party or representative within the ten (10) minute time limit.

12. Following the presentations by each party, the Chair of the Judiciary Committee may allow each side an opportunity of up to five (5) minutes to ask questions of the opposing side, but extensive cross examination will not be permitted. The Judiciary Committee may then, entirely at its own discretion, ask questions of both sides.

13. Following the hearing, the Judiciary Committee and the Office of General Counsel shall meet in executive session and shall, by majority vote, determine whether to recommend sustaining, altering or dismissing the Grievance Hearing Panel’s recommendation.

14. The Judiciary Committee may delay the vote to allow time to consider the official transcript of the hearing.

15. The Judiciary Committee shall uphold the recommendation of the Grievance Hearing Panel unless it finds that there has been a lack of due process in the AAOS grievance proceedings or that it is contrary to the weight of the evidence.

16. The Judiciary Committee shall, by majority vote, determine which of the following alternative findings should be recommended to the AAOS Board of Directors:

a. The Grievance is not sustained and no professional compliance action should be taken;

b. The Grievance is not sustained and the Board of Directors should send a Letter of Concern as proposed and drafted by the Judiciary Committee; or

c. The Grievance is sustained and the Respondent should be:

i. Reprimanded;

ii. Censured;

iii. Suspended from AAOS for a stated period of time; or

iv. Expelled from AAOS.

A Reprimand, Censure, Suspension and Expulsion shall be available as an official action in those circumstances where there has been a finding of violation of one (1) Standard of Professionalism, which shall be in the sole discretion of the Judiciary Committee. Upon a finding of two (2) or more violations, the Judiciary Committee shall recommend that the Respondent be Censured, Suspended or Expelled.

17. In the event the majority vote does not sustain the Report and Recommendation of the Grievance Hearing Panel, the Judiciary Committee may recommend that the Respondent be found to have not violated any of the Standards of Professionalism. If the majority vote is to sustain or modify the Report and Recommendation of the Grievance Hearing Panel, the Judiciary Committee will identify the specific Mandatory Standard(s) it found to be in violation.

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18. The Judiciary Committee’s written Report and Recommendation will be sent to the Grievant and Respondent and their counsel, if any, to the Grievance Hearing Panel of the Committee on Professionalism that considered the case, and the Board of Directors. A copy of the official transcript of the hearing will be included with the Judiciary Committee’s Report and Recommendation.

F. Decision of the Board of Directors

1. The Board of Directors shall adjudicate all recommendations received from the Grievance Hearing Panel and from the Judiciary Committee, generally at the next scheduled meeting of the Board, except that the Board of Directors will not hear professional compliance matters considered under these Grievance Procedures at its meetings held in conjunction with the AAOS Annual Meeting. The decision of the Board of Directors, conducted in executive session by secret written ballot, shall be based on the record, the written recommendation of the Grievance Hearing Panel and the written recommendation of the Judiciary Committee. No new information may be introduced to the Board of Directors.

2. The Office of General Counsel shall give notice to the parties at least thirty (30) days prior to the meeting of the Board of Directors at which this matter will be considered. In addition, the names of all Board members will be provided to the parties.

3. The Grievant or Respondent may object to the participation of any member of the Board of Directors within fifteen (15) days from the notice. Challenges will be arbitrated by the standing committee of the Chair of the Committee on Professionalism, Chair of the Judiciary Committee, AAOS President, AAOS First Vice President, AAOS Second Vice President, and the General Counsel.

4. For each grievance before the Board of Directors, the Office of General Counsel will canvass the Board of Directors to determine whether there exists any real or perceived conflict of interest between a Board member and the Grievant or Respondent. No member of the Board of Directors may participate in a case that involves a Fellow or Member with whom that individual has a personal relationship or is in partnership or in direct economic competition. A standing committee of the Chair of the Committee on Professionalism, Chair of the Judiciary Committee, AAOS President, AAOS First Vice President, AAOS Second Vice President, and the General Counsel shall review and determine questions of conflicts of interest, if necessary.

5. For any grievance in which the recommendation of either the COP Grievance Hearing Panel or the Judiciary Committee is a Reprimand, Censure, Suspension or Expulsion, the parties may submit a written statement of no more than two (2) pages to be presented to the Board Panel (as defined below in subsection F.6) and the Board, but it may not contain new material. Such written statement must be received by AAOS no later than fifteen (15) days prior to the meeting of the Board and may not contain new material. The written statement is not exchanged with the parties.

6. At least three (3) members of the Board of Directors (a “Board Panel”) shall review grievances in which the recommended action of the COP Grievance Hearing Panel or
Judiciary Committee is a Censure, Suspension or Expulsion. A representative of the Judiciary Committee shall present the Judiciary Committee’s Report and Recommendation to the Board Panel. A member of the Committee on Professionalism Grievance Hearing Panel will also be present to address any questions from the Board Panel, and may add comments regarding the Grievance Hearing Panel’s assessment of the grievance and the Judiciary Committee’s Report and Recommendation. Members of the AAOS Office of General Counsel and AAOS staff may also be present. The Board Panel will then make a recommendation to the full Board of Directors regarding the recommendations. The Board Panel review meeting and the Board of Directors meeting shall be closed to parties, guests and observers.

7. Except as otherwise provided in these Procedures, the Board Panel and the Board of Directors shall uphold the recommendation of the Judiciary Committee unless it finds that there has been a lack of due process in the AAOS grievance proceedings or it is contrary to the weight of the evidence.

8. Members of the Board of Directors may not discuss the specifics of the case with any non-participant, with the exception of the Office of General Counsel, and may only consider material introduced in conjunction with the grievance process. However, Board members may rely upon their own expertise and experience as orthopaedic surgeons in evaluating submitted material(s), oral testimony, or issues raised.

9. The Board of Directors, by a two-thirds vote, shall determine which of the specific Mandatory Standard(s) of the AAOS Standards of Professionalism has been violated, and shall accept, modify or reject the recommendations of the Judiciary Committee (or the Grievance Hearing Panel), or take such other action as it deems appropriate as based on the decision of the Board meeting review.

10. If the Board of Directors determines not to take professional compliance action against the Respondent, it may still send a Letter of Concern to him or her, describing the Board of Directors’ concerns with the behavior that was the subject of the professional compliance matter. In addition, the Board of Directors may send a Letter of Concern to the Grievant, describing the Board of Directors’ concerns with his or her behavior or actions. This Letter of Concern shall not be considered an official professional compliance action. A notification will be sent to the other party that the AAOS has sent a Letter of Concern, but not its specific contents. In addition, the AAOS will request that the existence of this Letter(s) of Concern not be made public.

11. The decision of the Board of Directors shall become effective immediately and will not be subject to further review or consideration.

12. The Grievant and Respondent shall be notified in writing of the Board of Directors’ action within thirty (30) days of the decision. Notice of professional compliance action will identify the specific Mandatory Standard(s) found to be in violation.

13. AAOS shall publish all professional compliance actions taken by the Board of Directors in accordance with the Association Bylaws, Paragraph 5.7 and Section V. B-D herein.
14. Covenant Not to Sue. The Professional Compliance Program serves the interests of AAOS Fellows and Members who desired a program of this type to hold Fellows and members accountable for meeting a minimum level of ethical behavior. As such, to the fullest extent permitted by law, all Fellows and Members hereby waive, release, exonerate, forever discharge and covenant not to sue or otherwise initiate, assert, make, allege or pursue any suit, claim, proceeding, action, cause of action or demand of any kind against the ASSOCIATION or ACADEMY, including their respective Board of Directors, affiliates, entities, officers, directors, committee members, attorneys, staff, representatives and agents, or any other person or entity, for any matters, acts, obligations, omissions, things or occurrences resulting from, arising out of or in any manner relating to or involving the Professional Compliance Program and/or any professional compliance action or notification, reporting or publication thereof. It is understood and agreed that all decisions made in connection with a professional compliance complaint or other professional compliance matter vest solely and exclusively in the ASSOCIATION’s Board of Directors and that its decisions are final. {Association Bylaws, Para. 5.9}

G. Reapplication for Fellowship

1. A suspension shall cause “the Fellow or Member to lose the benefits of Fellowship or Membership for a period of time as determined by the Board of Directors, after which the individual may be fully reinstated upon the request of the individual, provided he or she pays all past dues, fees or special assessments owing upon reinstatement. Suspension shall be for such term as the Board determines is necessary to ensure modification of behavior. Notwithstanding the foregoing, a Fellow or member who has successfully reinstated into Fellowship or Membership may apply for ASSOCIATION or ACADEMY volunteer opportunities; however, the Board of Directors reserves the right to consider the professional compliance action in making any committee or volunteer appointments.” {Association Bylaws, Para. 5.1.c}

2. An expulsion shall cause “the Fellow or Member to be removed from the rolls of the ASSOCIATION. An expelled Fellow or Member shall not be entitled to any of the benefits of Fellowship or Membership. The ASSOCIATION shall accept a reapplication for Fellowship or Membership from an expelled Fellow or Member, provided he or she meets all requirements to apply to become a Fellow or Member.” {Association Bylaws, Para. 5.1.d}