

Kristina Margaret Aason 108238 (“the Respondent”)

Date of Hearing: October 14, 2020

Location: Virtual Hearing

On October 14, 2020, the Emergency Medical Assistants Licensing Board (the “Board”) held a hearing to determine the issues raised by the charges, namely whether the Respondent breached a term or condition of her licence by submitting, for the 2018/2019 Continuing Education Activities Submission, a continuing competence credit for two courses without providing proof that she completed such courses when requested to do so (the “Charge”). Pursuant to Rule 17.4 of the Rules for Complaints, Investigations and Disciplinary Hearings (the “Rules”), the Director must post a summary of the order referred to in Rule 17.2 on the Board website.

The EMA did not attend the hearing, and nobody appeared on their behalf. Upon hearing evidence and the submissions of Discipline Counsel, the Board pursuant to s.7 of the *Emergency Health Services Act*, was satisfied on a balance of probabilities that the Respondent breached a term or condition of their licence.

On November 12, 2021, the Board imposed the following conditions on the Respondent’s licence:

- a. Successful completion of a clinical consult with a branch-appointed clinical consultant which focuses on the regulatory requirements imposed on licensees, including the continuing competence obligations and the purpose of the credit review process by December 17, 2021; and
- b. Successful completion of the jurisprudence exam by December 17, 2021; and
- c. if you do not comply with the Board’s order, the Board will revoke your EMA licence effectively immediately. If your EMA licence is revoked, you will no longer be able to work as an EMA until you successfully apply for re-instatement.

The Respondent failed to comply with the conditions; on January 5, 2022, the Board revoked the Respondent’s licence.