

147505 – Zinn, Timofey
105539 – Lof, Cathy
108032 – McLean, Sara
147002 – Mar, Sophie

137783 - Carrier, Terrance
144339 – Sanjivi, Selwyn
108878 – Eglin, Robert

(Collectively, the “Respondents”)

Date and Place of Hearing: By written submissions.

On November 1, 2022, the Emergency Medical Assistants Licensing Board (the “Board”) conducted a written hearing, pursuant to section 7(1) of the *Emergency Health Services Act*, RSBC 1996, c. 182 (the “Act”), as to whether or not the Respondents breached a term or condition of their emergency medical assistants (“EMA”) licenses by failing to satisfy the continuing competence requirements, as set out in sections 17, 20, 21, and 22 of the Emergency Medical Assistants Regulation, BC Reg 210/2010 (the “Regulation”). The hearings were conducted in accordance with the Board’s Rules for Complaints, Investigations and Discipline Hearings. For each of the above listed Respondents, the Board concluded they failed to comply with their statutory obligations imposed by sections 17, 20, 21, and 22 of the Regulation, which constituted a breach of a term or condition of their licence: Regulation, s. 11. The Board then sought submissions as to the appropriate penalty to impose in these circumstances. The Board ultimately imposed the following conditions on each of the Respondents’ licences, pursuant to section 7(3)(a) of the Act:

- Successfully complete the online jurisprudence examination within three attempts.
- Successfully complete the EMALB online written examination for your licence category within three attempts.
- Successfully complete the practical examination for your licence category within three attempts.

Those EMAs that hold a PCP licence may complete a PCP refresher program in lieu of examinations.

The Respondents were required to satisfy each of these conditions within 120 days of being notified of the Board’s decision. If the exams or the PCP refresher program are not completed within 120 days of the notification, the EMAs licence will be suspended until the exams are successfully completed.

104684 – Trevor Ryan Gernack
139964 – Caroline Stark

149767 – Nick James Nathan Barrett

(Collectively, the “Respondents”)

Date and Place of Hearing: By written submissions.

On November 1, 2022, the Emergency Medical Assistants Licensing Board (the “Board”) conducted a written hearing, pursuant to section 7(1) of the *Emergency Health Services Act*, RSBC 1996, c. 182 (the “Act”), as to whether or not the Respondents breached a term or condition of their emergency medical assistants (“EMA”) licenses by failing to satisfy the continuing competence requirements, as set out in sections 17, 20, 21, and 22 of the Emergency Medical Assistants Regulation, BC Reg 210/2010 (the “Regulation”). The hearings were conducted in accordance with the Board’s Rules for Complaints, Investigations and Discipline Hearings. For each of the above listed Respondents, the Board concluded they failed to comply with their statutory obligations imposed by sections 17, 20, 21, and 22 of the Regulation, which constituted a breach of a term or condition of their licence: Regulation, s. 11. The Board then sought submissions as to the appropriate penalty to impose in these circumstances. The Board ultimately imposed the following conditions on each of the Respondents’ licences, pursuant to section 7(3)(a) of the Act:

- Successfully complete the online jurisprudence examination within three attempts.
- Successfully complete the EMALB online written examination for your licence category within three attempts.

The Respondents were required to satisfy each of these conditions within 90 days of being notified of the Board’s decision. If the exams or the PCP refresher program are not completed within 90 days of the notification, the EMAs licence will be suspended until the exams are successfully completed.

135583 – Brosh, Alex
136058 – Holoboff

(Collectively, the “Respondents”)

Date and Place of Hearing: By written submissions.

On November 1, 2022, the Emergency Medical Assistants Licensing Board (the “Board”) conducted a written hearing, pursuant to section 7(1) of the *Emergency Health Services Act*, RSBC 1996, c. 182 (the “Act”), as to whether or not the Respondents breached a term or condition of their emergency medical assistants (“EMA”) licenses by failing to satisfy the continuing competence requirements, as set out in sections 17, 20, 21, and 22 of the Emergency Medical Assistants Regulation, BC Reg 210/2010 (the “Regulation”). The hearings were conducted in accordance with the Board’s Rules for Complaints, Investigations and Discipline Hearings. For each of the above listed Respondents, the Board concluded they failed to comply with their statutory obligations imposed by sections 17, 20, 21, and 22 of the Regulation, which constituted a breach of a term or condition of their licence: Regulation, s. 11. The Board then sought submissions as to the appropriate penalty to impose in these circumstances. The Board ultimately imposed the following conditions on each of the Respondents’ licences, pursuant to section 7(3)(a) of the Act:

- Successfully complete the online jurisprudence examination within three attempts.

The Respondents were required to satisfy each of these conditions within 30 days of being notified of the Board’s decision. If the exams or the PCP refresher program are not completed within 30 days of the notification, the EMAs licence will be suspended until the exams are successfully completed.