## Form #E-11 Board or State Association Address City State Zip **Decision of Ethics Hearing Panel** of the Professional Standards Committee Filed\_\_\_\_ , 20 Complainant(s) Respondent(s) Findings of fact: The hearing panel finds the following facts in support of its conclusion regarding the alleged violations of the Code of Ethics: Conclusions of the hearing panel: We, the members of the Hearing Panel in the above-stated case, find the Respondent(s) (in violation) (not in violation) of Article(s) of the Code of Ethics. Prior violations, if any: Recommendation for disciplinary action, if any, if violation found, including time frame in which discipline must be complied with: We recommend to the Board of Directors the following action: Rationale for discipline, if any, if violation found: (e.g., previous violations): Consequences for noncompliance with discipline:

	, Chairperson		, Member
Type/Print Name	, Champerson	Type/Print Name	, Member
Signature		Signature	
	, Member		, Member
Type/Print Name		Type/Print Name	
Signature		Signature	
	, Member		
Type/Print Name			
Signature			
		n the complainant and the respondent.  ification, the complainant may file an appeal with t	he President
Complainant's rights: Within twenty (20 or a hearing before the Directors based on any have deprived the complainant of a factual chairperson of the Hearing Panel, and the evidence will be received (except such new decided on the transcript or summary. An expondent's rights: Within twenty (20) or a hearing before the Directors challengate limited to (1) a misapplication or missing procedural due process, and (3) the dis	days of transmittal of this not ly upon an allegation of procine hearing. A transcript or sure parties and their counsel may evidence as may bear upon a papeal must be accompandays of transmittal of this not ging the decision and/or reconterpretation of an Article(scipline recommended by the	ification, the complainant may file an appeal with tedural deficiencies or other lack of procedural due amary of the hearing shall be presented to the Direct by be heard to correct the summary or the transcr a claim of deprivation of due process), and the approximation of the process.	process that ectors by the ipt. No new peal will be the President es for appeal or any lack earing shall
Complainant's rights: Within twenty (20) for a hearing before the Directors based on may have deprived the complainant of a fachairperson of the Hearing Panel, and the evidence will be received (except such new decided on the transcript or summary. An expondent's rights: Within twenty (20) for a hearing before the Directors challengure limited to (1) a misapplication or mission procedural due process, and (3) the dispersion of transcript. No new evidence worccess), and the appeal will be decide	days of transmittal of this not ly upon an allegation of procir hearing. A transcript or sue parties and their counsel may evidence as may bear upon y appeal must be accompandays of transmittal of this not ging the decision and/or reconterpretation of an Article(secipline recommended by the person of the Hearing Panel will be received (except such	ification, the complainant may file an appeal with the dural deficiencies or other lack of procedural due to many of the hearing shall be presented to the Directory be heard to correct the summary or the transcript a claim of deprivation of due process), and the appeal with a deposit of \$*  diffication the respondent may file an appeal with the manufaction for discipline. The respondent's base of the Code of Ethics, (2) procedural deficiency Hearing Panel. A transcript or summary of the heart of the code of th	process that ectors by the ipt. No new peal will be the President as for appeal or any lack earing shall o correct the ation of due
Complainant's rights: Within twenty (20 or a hearing before the Directors based on any have deprived the complainant of a fa Chairperson of the Hearing Panel, and the evidence will be received (except such nevidence to a hearing before the Directors challengure limited to (1) a misapplication or mising procedural due process, and (3) the dispersement to the Directors by the Chair ummary or transcript. No new evidence work of the process, and the appeal will be decide to the directors.	days of transmittal of this not ly upon an allegation of procion hearing. A transcript or sure parties and their counsel may evidence as may bear upon y appeal must be accompandays of transmittal of this not ging the decision and/or reconterpretation of an Article(socipline recommended by the person of the Hearing Panel will be received (except such don the transcript or sum	ification, the complainant may file an appeal with to dural deficiencies or other lack of procedural due in mary of the hearing shall be presented to the Directly be heard to correct the summary or the transcript a claim of deprivation of due process), and the appeal with a deposit of \$*  tification the respondent may file an appeal with the mmendation for discipline. The respondent's base of the Code of Ethics, (2) procedural deficiency Hearing Panel. A transcript or summary of the hand the parties and their counsel may be heard to new evidence as may bear upon a claim of deprivation.	process that ectors by the ipt. No new peal will be ne President is for appeal or any lack earing shall o correct the ation of due
for a hearing before the Directors based on may have deprived the complainant of a fach chairperson of the Hearing Panel, and the evidence will be received (except such new decided on the transcript or summary. An expondent's rights: Within twenty (20) for a hearing before the Directors challengare limited to (1) a misapplication or miss of procedural due process, and (3) the discoperesented to the Directors by the Chair summary or transcript. No new evidence process), and the appeal will be decide by the composed.  Final action by directors: Both the composed, whether by the current or by an ean be provided to the parties and the Directors and the Directors by the Current or by an ean be provided to the parties and the Directors and the Di	days of transmittal of this not ly upon an allegation of prociar hearing. A transcript or sure parties and their counsel may evidence as may bear upon y appeal must be accompandays of transmittal of this not ging the decision and/or reconterpretation of an Article(scipline recommended by the person of the Hearing Panel will be received (except such don'the transcript or sum plainant and respondent will ents may only be found in vice to lation, the Hearing Panel way other Association, when coectors as part of the decision at was held in abeyance and	ification, the complainant may file an appeal with the dural deficiencies or other lack of procedural due to many of the hearing shall be presented to the Directory be heard to correct the summary or the transcript a claim of deprivation of due process), and the appeal with a deposit of \$*  tification the respondent may file an appeal with the manufaction for discipline. The respondent's base of the Code of Ethics, (2) procedural deficiency Hearing Panel. A transcript or summary of the heard the parties and their counsel may be heard to new evidence as may bear upon a claim of deprivationary. Any appeal must be accompanied with a	process that ectors by the ipt. No new peal will be the President es for appeal or any lack earing shall o correct the ation of due deposit of with having descriptions with having descriptions