State of Utah
Administrative Rule Analysis

NOTICE OF PROPOSED RULE

* The agency identified below in box 1 provides notice of proposed rule change pursuant to Utah Code Section 63G-3-301.
* Please address questions regarding information on this notice to the agency.
* The full text of all rule filings is published in the Utah State Bulletin unless excluded because of space constraints.
* The full text of all rule filings may also be inspected at the Division of Administrative Rules.

DAR file no: 41-1032
Date filed: 9-3-2019
State Admin Rule Filing Id:

<table>
<thead>
<tr>
<th>Agency No.</th>
<th>Rule No.</th>
<th>Section No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>R</td>
<td>156</td>
<td>-</td>
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<tr>
<td>R</td>
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</tr>
</tbody>
</table>

Utah Admin. Code Ref (R no.): R 156
Changed to Admin. Code Ref. (R no.): R

1. Agency: Commerce/Division of Occupational and Professional Licensing
   Room no.: 
   Building: Heber M. Wells Building
   Street address 1: 160 East 300 South
   Street address 2: 
   City, state, zip: Salt Lake City UT 84111-2316
   Mailing address 1: PO Box 146741
   Mailing address 2: 
   City, state, zip: Salt Lake City UT 84114-6741

Contact person(s):
Name: Larry Marx
Phone: 801-530-6254
Fax: 801-530-6511
E-mail: lmarx@utah.gov

(Interested persons may inspect this filing at the above address or at the Division of Administrative Rules during business hours)

2. Title of rule or section (catchline):
Psychologist Licensing Act Rule

3. Type of notice:
   New ___; Amendment __________ Repeal ___; Repeal and Reenact ___

4. Purpose of the rule or reason for the change:
After further research and for purposes of clarification of the language at issue, the Division makes this filing to substitute the proposed amendments for the proposed amendments published as OAR File No. 43994 in the September 1, 2019 issue of the Utah State Bulletin, Vol. 2019, No. 17, at pages 13-18. As stated in the previous filing, on June 17, 2019, Governor Herbert directed Francine Giani, the Executive Director of the Utah Department of Commerce who oversees the Division of Occupational and Professional Licensing, to have the Psychologist Licensing Board provide guidance, based on the best available science, for rules on the ethical and professional practice of psychology concerning interventions for minor children regarding their sexual orientation and gender identity. After an extensive review of the professional literature, consultation with national experts, and coordination with the American Psychological Association, the Utah Psychologist Licensing Board recommends these amendments to update the rule to define, clarify, and establish current professional definitions and standards with respect to sexual orientation and gender identity, and in particular to define as unprofessional conduct the practice of sexual orientation change efforts or gender identity change efforts with a client who is less than 18 years old. In support of this filing, the Psychologist Licensing Board declares as follows: “It is our conclusion that practices intended to change sexual orientation or gender identity are not demonstrated to be effective, and are associated with harm and the risk of harm, including significant increases in depression, suicidal ideation and suicide attempts in minors. Interventions undertaken in the name of mental health treatment that harm — and risk harm — to others are contrary to the ethical principles and standards of our profession; chief among these ethical imperatives is our responsibility to “Do No Harm.” As such, it is our determination that psychologists participating in these practices are engaging in unprofessional conduct. These conclusions are consistent with practice guidelines and position statements by the American Psychological Association, the American Psychiatric Association, the National Association of Social Workers, the Substance Abuse and Mental Health Services Administration, and many other health and mental health organizations. Therefore, we have drafted a proposed rule change to address this issue.”

5. This change is a response to comments from the Administrative Rules Review Committee.

No XXXX Yes ___

6. Summary of the rule or change:

Section R156-61-102: The proposed amendments to this section update references, and define the terms "gender identity", "sexual orientation", "gender identity change efforts" (GICE), and "sexual orientation change efforts" (SOCE). Section R156-61-502: The proposed amendments to this section update references and add to the definition of unprofessional conduct "engaging in, or attempting to engage in the practice of sexual orientation change efforts or gender identity change efforts with a client who is less than 18 years old".

7. Aggregate anticipated cost or savings to:

A) State budget:

Affected: No XXXX Yes ___

The Division estimates that these proposed amendments may result in a potential increase of two additional complaints of unprofessional conduct each year, requiring two investigations consisting of approximately 20 hours per investigation. This may result in a cost to Division investigations of approximately $1,000 per fiscal year ongoing. The amendments are not expected to impact existing Division practices or procedures or other state practices or procedures. Additionally, as described below in the analysis for small business and non-small business, the Division does not expect any state agencies that may be acting as employers of licensed psychologists to experience any measurable fiscal impacts. Except as described above, the Division estimates that these proposed amendments will have no measurable impact on state government revenues or expenditures, beyond a minimal cost to the Division of approximately $75 to disseminate the rule once the proposed amendments are made effective.

B) Local government:

Affected: No XXXX Yes ___

The Division estimates that these proposed amendments will have no measurable impact on local government revenues or expenditures. None of these amendments are expected to impact local government practices or procedures. Additionally, as described below in the analysis for small business and non-small business, the Division does not expect any local governments that may be acting as employers of licensed psychologists to experience any measurable fiscal impacts.

C) Small businesses ("small business" means a business employing fewer than 50 persons)
These proposed amendments will regulate licensed psychologists practicing in Utah, which may indirectly affect the estimated 1,132 small businesses in Utah comprising establishments of licensees engaged in the practice of psychology or who may employ licensed psychologists, such as private or group practices, hospitals, or medical centers (NAICS 621112, 621420, 621330, 622210, 623220, 624190). However, these proposed amendments are not expected to result in any measurable fiscal impact for small business. First, the amendments update the rule in accordance with clear practice guidelines and position statements already existing in the industry, including from the American Psychological Association, the American Psychiatric Association, the National Association of Social Workers, and the Substance Abuse and Mental Health Services Administration. The practices of most small businesses are, or should be, already consistent with existing professional practice guidelines and position statements. Second, the proposed amendments will only affect licensees who violate the rules and are disciplined for unprofessional conduct, and as described below for other persons it is estimated that for the typical licensee, the proposed amendments will have no direct or indirect fiscal impact. Accordingly, any impact from non-compliance will never be uniformly felt across the industry, and most small businesses will never be impacted. Finally, although a small business employing a licensee who is disciplined for unprofessional conduct may face indirect financial costs for such noncompliance, it is impossible to estimate what such indirect costs might be with any accuracy at present, not only because any such violations are unforeseeable, but because any indirect costs from such unforeseen violations that any small business may potentially experience from any potential sanctions will vary widely depending on the unique characteristics of the employer and the individual characteristics and actions of each licensee. This relevant data is unavailable and the cost of acquiring any such data is prohibitively expensive. In sum, the scope of these proposed amendments is so narrow that they will not affect the vast majority of small business, and will not result in a measurable fiscal impact to small business.

D) Persons other than small businesses, businesses, or local government entities ("person" means any individual, partnership, corporation, association, governmental entity, or public or private organization of any character other than an agency):

There are approximately 1,058 licensed psychologists and 36 licensed psychology residents in Utah that will be affected by these proposed amendments. No measurable fiscal impact to these persons is expected. First, the proposed amendments will only affect licensees who violate the rules and are sanctioned, so that most licensees will never be impacted. The amendments update the rule in accordance with clear practice guidelines and position statements already existing in the industry, and the practices of most licensees are or should be already consistent with existing professional practice guidelines and position statements. Further, the goal of the rules is to provide a deterrent, such that there is a $0 net impact on all parties involved and minimal occasions to sanction a licensee for noncompliance. Therefore, for the typical licensee, the proposed amendments are expected to have no direct or indirect fiscal impact. Second, although a licensee who is disciplined for unprofessional conduct may experience a fiscal impact, it is impossible to estimate what such costs might be with any accuracy at present, both because they would apply only in cases of unforeseeable violations, and because any potential costs would depend on the unique characteristics and actions of each individual licensee. This relevant data is unavailable and the cost of acquiring any such data is prohibitively expensive.

8. Compliance costs for affected persons:

As described above for other persons, the Division does not anticipate any compliance costs for any affected persons from these proposed amendments.

9. A) Comments by the department head on the fiscal impact the rule may have on businesses:
The Utah Psychologist Licensing Board recommends these amendments to update the rule to define, clarify and establish current professional definitions and standards with respect to sexual orientation and gender identity, and in particular to define as unprofessional conduct the practice of sexual orientation change efforts or gender identity change efforts with a client who is less than 18 years old. Small Businesses: These proposed amendments will regulate licensed psychologists in Utah, which may indirectly affect the estimated 1,132 small businesses in Utah comprising establishments of licensees engaged in the practice of psychology or who may employ licensed psychologists, such as private or group practices, hospitals, or medical centers (NAICS 621112, 621420, 621330, 622210, 623220, and 624190). However, these proposed amendments are not expected to result in any measurable fiscal impact for small business. Non-Small Businesses: These proposed amendments will regulate licensed psychologists practicing in Utah, which may indirectly affect the estimated 72 non-small businesses in Utah comprising establishments of licensees engaged in the practice of psychology or who may employ licensed psychologists, such as private or group practices, hospitals, or medical centers (NAICS 621112, 621420, 621330, 622210, 623220, and 624190). However, these proposed amendments are not expected to result in any measurable fiscal impact for non-small businesses.

B) Name and title of department head commenting on the fiscal impacts:
Francine A. Giani, Executive Director

10 This rule change is authorized or mandated by state law, and implements or interprets the following state and federal laws.

State code or constitution citations (required) (e.g., Section 63G-3-402; Subsection 63G-3-601(3); Article IV):
Subsection 58-1-106(1)(a) Subsection 58-1-202(1)(a)
Section 58-61-101

11 This rule adds, updates, or removes the following title of materials incorporated by references (a copy of materials incorporated by reference must be submitted to the Division of Administrative Rules: if none, leave blank):

<table>
<thead>
<tr>
<th>First Incorporation</th>
<th>Second Incorporation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Official Title of Materials Incorporated (from title page)</td>
<td>Ethical Principles of Psychologists and Code of Conduct</td>
</tr>
<tr>
<td>Publisher</td>
<td>American Psychological Association (APA)</td>
</tr>
<tr>
<td>Date Issued</td>
<td>January 1, 2017</td>
</tr>
<tr>
<td>Issue, or version</td>
<td>Updates</td>
</tr>
<tr>
<td>ISBN Number (optional)</td>
<td>.00</td>
</tr>
<tr>
<td>ISSN Number (optional)</td>
<td></td>
</tr>
</tbody>
</table>

12 The public may submit written or oral comments to the agency identified in box 1. (The public may also request a hearing by submitting a written request to the agency. The agency is required to hold a hearing if it receives requests from ten interested persons or from an association having not fewer than ten members. Additionally, the request must be received by the agency not more than 15 days after the publication of this rule in the Utah State Bulletin. See Section 63G-3-302 and Rule R15-1 for more information.)

A) Comments will be accepted until 5:00 p.m. on (mm/dd/yyyy): 10/15/2019

B) A public hearing (optional) will be held:

On (mm/dd/yyyy): 09/26/2019
At (hh:mm AM/PM): 9:00 AM
At (place): 160 East 300 South, North Conference Room (1st floor), Salt Lake City, Utah
This rule change may become effective on (mm/dd/yyyy): 10/22/2019

NOTE: The date above is the date on which this rule MAY become effective. It is NOT the effective date. After the date designated in Box 12(A) above, the agency must submit a Notice of Effective Date to the Division of Administrative Rules to make this rule effective. Failure to submit a Notice of Effective Date will result in this rule lapsing and will require the agency to start the rulemaking process over.

Indexing information -- keywords (maximum of four, in lower case, except for acronyms (e.g., "GRAMA") or proper nouns (e.g., "Medicaid"); may not include the name of the agency:

licensing psychologists

Attach an RTF document containing the text of this rule change R156-61.pro2

To the agency: Information requested on this form is required by Sections 63G-3-301, 302, 303, and 402. Incomplete forms will be returned to the agency for completion, possibly delaying publication in the Utah State Bulletin, and delaying the first possible effective date.

AGENCY AUTHORIZATION

Agency head or designee, and title: Mark B. Steinagel, Director Date 09/03/2019 (mm/dd/yyyy)

Appendix 1: Regulatory Impact Summary Table*

<table>
<thead>
<tr>
<th>Fiscal Costs</th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>FY 2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Government</td>
<td>$1,075</td>
<td>$1,000</td>
<td>$1,003</td>
</tr>
<tr>
<td>Local Government</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Small Businesses</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Non-Small Businesses</td>
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<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Other Person</td>
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<td>$0</td>
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</tr>
<tr>
<td>Total Fiscal Costs:</td>
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<td>$1,000</td>
<td>$1,000</td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Fiscal Benefits</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>State Government</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Local Government</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Small Businesses</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
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<tr>
<td>Non-Small Businesses</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Other Person</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Total Fiscal Benefits:</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Net Fiscal Benefits:</td>
<td>($1,075)</td>
<td>($1,000)</td>
<td>($1,000)</td>
</tr>
</tbody>
</table>

*This table only includes fiscal impacts that could be measured. If there are inestimable fiscal impacts, they will not be included in this table. Inestimable impacts for State Government, Local Government, Small Businesses and Other Persons are described above. Inestimable impacts for Non-Small Businesses are described below.

Appendix 2: Regulatory Impact to Non-Small Businesses

These proposed amendments will regulate licensed psychologists practicing in Utah, which may indirectly affect the estimated 72 non-small businesses in Utah comprising establishments of licensees engaged in the practice of psychology or who may employ licensed psychologists, such as private or group practices, hospitals, or medical centers (NAICS 621112, 621420, 621330, 622210, 623220, 624190). However, these proposed amendments are not expected to result in any measurable fiscal impact for non-small business. First, the amendments update the rule in accordance with clear practice guidelines and position statements already existing in the industry, including from the American Psychological Association, the American Psychiatric Association, the National Association of Social Workers, and the Substance Abuse and Mental Health Services Administration. The practices of most non-small businesses are, or should be, already consistent with existing professional practice guidelines and position statements. Second, the proposed amendments will only affect licensees who violate the rules and are disciplined for unprofessional conduct, and as described above for other persons it is
estimated that for the typical licensee, the proposed amendments will have no direct or indirect fiscal impact. Accordingly, any impact from non-compliance will never be uniformly felt across the industry, and most non-small businesses will never be impacted. Finally, although a non-small business employing a licensee who is disciplined for unprofessional conduct may face indirect financial costs for such noncompliance, it is impossible to estimate what such indirect costs might be with any accuracy at present, not only because any such violations are unforeseeable, but because any indirect costs from such unforeseen violations that any non-small business may potentially experience from any potential sanctions will vary widely depending on the unique characteristics of the employer and the individual characteristics and actions of each licensee. This relevant data is unavailable and the cost of acquiring any such data is prohibitively expensive. In sum, the scope of these proposed amendments is so narrow that they will not affect the vast majority of non-small business, and will not result in a measurable fiscal impact to non-small business.

Include agency head sign-off here. The head of the Department of Commerce, Francine Giani, has reviewed and approved this fiscal analysis.
R156. Commerce, Occupational and Professional Licensing.
R156-61-102. Definitions.
   In addition to the definitions in Title 58, Chapters 1 and 61, as used
   in Title 58, Chapters 1 and 61 or this rule:
   (1) "Approved diagnostic and statistical manual for mental disorders"
       means the following:
       (a) Diagnostic and Statistical Manual of Mental Disorders, Fifth
           Psychiatric Association;
       (b) [2013]2015 ICD-[4]10-CM for Physicians, [Volumes 1 and 2
           ] Professional Edition published by the American Medical Association;
           or
           published by the American Medical Association.
   (2) "CoA" means Committee on Accreditation of the American
       Psychological Association.
   (3) "Direct supervision" of a supervisee in training, as used in
       Subsection 58-61-304(1)(f), means:
       (a) a supervisor meeting with the supervisee when both are physically
           present in the same room at the same time; or
       (b) a supervisor meeting with the supervisee remotely via real-time
           electronic methods that allow for visual and audio interaction between the
           supervisor and supervisee under the following conditions:
           (i) the supervisor and supervisee shall enter into a written
               supervisory agreement which, at a minimum, establishes the following:
               (A) frequency, duration, reason for, and objectives of electronic
                   meetings between the supervisor and supervisee;
               (B) a plan to ensure accessibility of the supervisor to the
                   supervisee despite the physical distance between their offices;
               (C) a plan to address potential conflicts between clinical
                   recommendations of the supervisor and the representatives of the agency
                   employing the supervisee;
               (D) a plan to inform a supervisee's client or patient and employer
                   regarding the supervisee's use of remote supervision;
               (E) a plan to comply with the supervisor's duties and
                   responsibilities as established in rule; and
               (F) a plan to physically visit the location where the supervisee
                   practices on at least a quarterly basis during the period of supervision or
                   at a lesser frequency as approved by the Division in collaboration with the
                   Board;
           (ii) the supervisee submits the supervisory agreement to the Division
               and obtains approval before counting direct supervision completed via live
               real-time methods toward the 40 hour direct supervision requirement; and
       (iii) in evaluating a supervisory agreement, the Division shall
           consider whether it adequately protects the health, safety, and welfare of
           the public.
(4) "Gender expression" means an individual's presentation and behaviors that express aspects of gender including gender identity or gender role.

(5) "Gender identity" means an individual's experience of their gender, including one's view of oneself as a man, woman, or any other gender.

(6) "Gender identity change efforts" means methods, practices, procedures, or techniques with the goal of changing an individual's gender identity or gender expression.

(7) "On-the-job training program approved by the Division", as used in Subsection 58-61-301(1)(b), means a program that meets the standards established in Section R156-61-601.

(8)(a) "Predoctoral internship" refers to a formal training program that meets the minimum requirements of the Association of Psychology Postdoctoral and Internship Centers (APPIC) offered to culminate a doctoral degree in clinical, counseling, or school psychology.

(b) A training program may be a full-time one year program or a half-time two year program.

(9)(a) "Program accredited by the CoA", as used in Subsections R156-61-302a(1), means a psychology department program that, as of the date on which a student completes a doctoral psychology degree program:

(i) has obtained an accreditation from the CoA; or

(ii) (A) has applied to the CoA for accreditation;

(B) has been approved by the CoA for a site visit, which is to occur within the ensuing six years; and

(C) has not previously been denied accreditation by the CoA.

(10)(a) "Program of respecialization", as used in Subsection R156-61-302a(3), is a formal program designed to prepare someone with a doctoral degree in psychology with the necessary skills to practice psychology.

(b) The respecialization activities shall include substantial requirements that are formally offered as an organized sequence of course work and supervised practicum leading to a certificate (or similar recognition) by an educational body that offers a doctoral degree qualifying for licensure in the same area of practice as that of the certificate.

(11)(a) "Psychology training", as used in Subsection 58-61-304(1)(e), means practical training experience providing direct services in the practice of mental health therapy and psychology under supervision. All activities in full-time internships and full-time post-doctoral positions devoted solely to mental health delivery meet this definition.

(b) Activities not directly related to the practice of psychology, even if commonly performed by psychologists, do not meet the definition of psychology training under Subsection 58-61-304(1)(e). Examples of ineligible activities include psychology coursework, analog clinical activities (e.g. role plays), activities required for business purposes (e.g. billing), supervision of others engaged in activities other than practice of psychology (e.g. supervising adolescents in wilderness
settings), and activities commonly performed by non-psychologists (e.g., teaching of psychology on topics not of a professional nature).

(8)12) "Qualified faculty", as used in Subsection 58-61-307(1)(b), means a university faculty member who provides pre-doctoral supervision of clinical or counseling experience in a university setting who:
   (i) is licensed in Utah as a psychologist; and
   (ii) is training students in the context of a doctoral program leading to licensure.

(9)13) "Residency program", as used in Subsection 58-61-301(1)(b), means a program of post-doctoral supervised clinical training necessary to meet licensing requirements as a psychologist.

(10)(a) "Psychology training", as used in Subsection 58-61-304(1)(e), means practical training experience providing direct services in the practice of mental health therapy and psychology under supervision. All activities in full-time internships and full-time post-doctoral positions devoted solely to mental health delivery meet this definition.

   (b) Activities not directly related to the practice of psychology, even if commonly performed by psychologists, do not meet the definition of psychology training under Subsection 58-61-304(1)(e). Examples of ineligible activities include psychology coursework, analog clinical activities (e.g., role plays), activities required for business purposes (e.g., billing), supervision of others engaged in activities other than practice of psychology (e.g., supervising adolescents in wilderness settings), and activities commonly performed by non-psychologists (e.g., teaching of psychology on topics not of a professional nature).

(14) "Sexual orientation" means an individual's gendered patterns in attraction, feelings, or behavior or identity related to these patterns.

(15) "Sexual orientation change efforts" means methods, practices, procedures, or techniques with the goal of changing an individual's sexual orientation, including gendered patterns in attraction, feelings, or behavior, or identity related to these patterns.

(16)(a) Methods, practices, procedures, or techniques that are neutral with respect to the sexual orientation and gender identity of the individual do not constitute "sexual orientation change efforts" or "gender identity change efforts".

   (b) Methods, practices, procedures, or techniques that are neutral with respect to the sexual orientation and gender identity of the individual include, but are not limited to, the following interventions, as long as the interventions do not have the goal of changing an individual's sexual orientation or gender identity:

   (i) reducing an individual's internalized stigma;
   (ii) providing acceptance, support, and comprehensive assessment of an individual;
   (iii) facilitating an individual's active coping, social support, and identity exploration and development;
   (iv) assisting an individual considering or undergoing gender transition; or
(v) preventing or addressing an individual's unlawful conduct or unsafe sexual practices.


"Unprofessional conduct" includes:

(1) violation of any provision of the "Ethical Principles of Psychologists and Code of Conduct" of the American Psychological Association (APA) as adopted by the APA, [June 1, 2010] January 1, 2017 edition, which is adopted and incorporated by reference;

(2) violation of any provision of the "ASPPB Code of Conduct" of the Association of State and Provincial Psychology Boards (ASPPB) as adopted by the ASPPB, [2005] January 1, 2018 edition, which is adopted and incorporated by reference;

(3) acting as a supervisor or accepting supervision of a supervisor without complying with or ensuring the compliance with the requirements of Sections R156-61-302d and R156-61-302e;

(4) engaging in and aiding or abetting conduct or practices which are dishonest, deceptive or fraudulent;

(5) engaging in or aiding or abetting deceptive or fraudulent billing practices;

(6) failing to establish and maintain appropriate professional boundaries with a client or former client;

(7) engaging in dual or multiple relationships with a client or former client in which there is a risk of exploitation or potential harm to the client;

(8) engaging in sexual activities or sexual contact with a client with or without client consent;

(9) engaging in sexual activities or sexual contact with a former client within two years of documented termination of services;

(10) engaging in sexual activities or sexual contact at any time with a former client who is especially vulnerable or susceptible to being disadvantaged because of the client's personal history, current mental status, or any condition which could reasonably be expected to place the client at a disadvantage recognizing the power imbalance which exists or may exist between the psychologist and the client;

(11) engaging in sexual activities or sexual contact with client's relatives or other individuals with whom the client maintains a relationship when that individual is especially vulnerable or susceptible to being disadvantaged because of his personal history, current mental status, or any condition which could reasonably be expected to place that individual at a disadvantage recognizing the power imbalance which exists or may exist between the psychologist and that individual;

(12) physical contact with a client when there is a risk of exploitation or potential harm to the client resulting from the contact;

(13) engaging in or aiding or abetting sexual harassment or any conduct which is exploitive or abusive with respect to a student, trainee,
employee, or colleague with whom the licensee has supervisory or management responsibility;

(14) failing to render impartial, objective, and informed services, recommendations or opinions with respect to custodial or parental rights, divorce, domestic relationships, adoptions, sanity, competency, mental health or any other determination concerning an individual's civil or legal rights;

(15) exploiting a client for personal gain;

(16) using a professional client relationship to exploit a client or other person for personal gain;

(17) failing to maintain appropriate client records for a period of not less than ten years from the documented termination of services to the client;

(18) failing to obtain informed consent from the client or legal guardian before taping, recording or permitting third party observations of client care or records;

(19) failure to cooperate with the Division during an investigation;

(20) participating in a residency program or other post degree experience without being certified as a psychology resident for post-doctoral training and experience;

(21) supervising a residency program of an individual who is not certified as a psychology resident;[—or—]

(22) when providing services remotely:

(a) failing to practice according to professional standards of care in the delivery of services remotely;

(b) failing to protect the security of electronic, confidential data and information; or

(c) failing to appropriately store and dispose of electronic, confidential data and information; or

(23) engaging in, or attempting to engage in the practice of sexual orientation change efforts or gender identity change efforts with a client who is less than 18 years old.

KEY: licensing, psychologists
Date of Enactment or Last Substantive Amendment: [June 15, 2015] 2019
Notice of Continuation: September 18, 2018
Authorizing, and Implemented or Interpreted Law: 58-1-106(1)(a); 58-1-202(1)(a); 58-61-101