
Dear Ms. Reen:

On behalf of the 209 members of the American Association of Oral and Maxillofacial Surgeons (AAOMS) practicing in Virginia, we appreciate the opportunity to provide this commentary as the Virginia Board of Dentistry (“Board”) considers possible rule making on 18 VAC 60-21-80.

After earning a dental degree from an accredited four-year dental school, oral and maxillofacial surgeons (OMSs) complete a minimum of four years of hospital-based oral and maxillofacial surgery residency training, which includes rotations in such areas as general surgery, anesthesia and clinical research. These programs are accredited by the Commission on Dental Accreditation (CODA) and undergo meticulous review. As one of the nine ADA-recognized dental specialties, patients who visit an OMS can be assured their practitioner has been trained to the highest training standards due to the requirements for specialty recognition.

The question of dental specialty recognition is a complex issue and one that has been debated in-depth over the past several years. The ruling in American Academy of Implant Dentistry v. Parker caused many state Dental Boards to review their dental specialty recognition processes. Rather than completely upending the current specialty recognition process, we ask Dental Boards to remember that the basis of the AAID v. Parker case was founded on the fact that the state delegated all authority to determine dental specialties to the ADA, a non-governmental entity.

When considering the recognition of new dental specialties and the ability to advertise as a dental specialist, we urge the Board to consider proposed specialties on their merits individually rather than approving en masse through the approval of a single credentialing board, such as the American Board of Dental Specialties, as suggested in previous petitions received by the Board. We also urge the Board to require members of any new dental specialty to complete a CODA-accredited post-doctoral residency. CODA is the only dental group recognized by the U.S. Department of Education to accredit advanced dental education programs and any recognition of dental specialties should be based on advanced educational standards and training. To use any other standard would be detrimental to patient care and safety.
We thank you for the opportunity to comment on this proposal. Please contact Ms. Sandy Guenther of the AAOMS Governmental Affairs Department at 847-678-6200 or sguenther@aaoms.org with questions or for additional information.

Sincerely,

Brett L. Ferguson, DDS, FACS
President

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