- 1. Terminate the corrective action if the Board is satisfied that the licensee is in compliance with the agreement for corrective action and has corrected the deficiencies; or
- 2. Pursue disciplinary action under § 14-404 of this subtitle if the deficiencies persist or the licensee has failed to comply with the agreement for corrective action.
- (iv) An agreement for corrective action under this paragraph may not be made public or considered a disciplinary action under this title.
- (v) The Board shall provide a summary of the corrective action agreements in the executive director's report of Board activities.
- (d) The entity or entities with which the Board contracts under subsection (e) of this section, all committees of the entity or entities, [except for the Physician Rehabilitation Committee,] and all county COUNTY medical societies shall refer to the Board all complaints that set forth allegations of grounds for disciplinary action under § 14–404 of this subtitle.
- (e) (1) (I) Except as provided in IN ACCORDANCE WITH subsection (f) of this section, the Board shall enter into a written contract with [a nonprofit] AN entity or entities INDIVIDUAL for further [investigation, physician rehabilitation,] INVESTICATION and CONFIDENTIAL physician peer review of allegations based on § 14–404(a)(22) of this subtitle.
- (II) THE BOARD SHALL OBTAIN TWO PEER REVIEW REPORTS FOR EACH ALLEGATION IT REFERS FOR PEER REVIEW.
 - (2) The [nonprofit] entity or entities shall employ reviewers that

(2) A PEER REVIEWER SHALL:

- (i) Are BE Board certified;
- (ii) Have special qualifications to judge the matter at hand;
- (iii) Have received a specified amount of medical experience and training;
- (iv) Have no formal actions against their own licenses THE PEER REVIEWER'S OWN LICENSE;
 - .(v) Receive training in peer review; and