The MROCC Medical Licensure Policy applies to any physician applying for certification or recertification, as well as any physician who is certified as an MRO by MROCC.

All applicants for certification or recertification as a Medical Review Officer (MRO) by MROCC must hold a valid and unexpired license to practice medicine in at least one state, commonwealth, territory, or possession of the United States or province of Canada or a country in which the physician resides and practices. If more than one medical license is held and any license is limited, suspended, or revoked, the applicant must notify MROCC in writing upon submission of their application. All adverse actions resulting in limitations, suspension, or revocation will be reviewed by MROCC on an individual basis. No approval of an application will be granted until the review has been completed.

All physicians currently certified by MROCC are required to continuously hold a valid and unexpired license to practice medicine in at least one state, commonwealth, territory, or possession of the United States or province of Canada or a country in which the physician resides and practices. During their certification cycle, MROs are required to report any adverse actions against or limitations placed on their medical license(s) within 30 days of the final action. All adverse actions resulting in suspension or revocation will be reviewed by MROCC on an individual basis. Additionally, if at any time an MRO is ineligible to perform any regulated MRO duties for any reason, the MRO is required to notify MROCC in writing within 30 days.

Upon completion of any licensure review, or in the event the physician does not report the required information in writing, MROCC may impose sanctions it determines appropriate, including but not limited to, barring the physician from taking MROCC examinations, invalidating examinations the physician took, and revoking the physician’s certification.