

The full text of the rule with amendments in legislative style is given below. Strikeout (~~Sample~~) indicates that the text is being removed while bold and underlining (**Sample**) indicates new text.

RULE 621. HOW COMMENCED; NOTICE OF DISCIPLINARY CHARGES; RESPONSE.

- (a) A proceeding under these rules shall commence with the filing and service on the respondent of a notice of disciplinary charges.
- (b) A notice of disciplinary charges issued under these rules may recite, as its only basis, and shall attach thereto and incorporate therein a certified copy of the findings and final order of the other jurisdiction imposing discipline on the respondent with sufficient detail to permit identification of such foreign disciplinary proceeding. **The notice of disciplinary charges shall also cite the California statutes or rules alleged to have been violated or to warrant the action proposed and shall have attached thereto a copy of the statutes, rules or court orders of the foreign jurisdiction found to have been violated by the respondent.**
- (c) Within twenty (20) days of service of the notice of disciplinary charges, the respondent shall file with the Clerk and serve on the Office of Trial Counsel a response limited to the issues set forth in Business and Professions Code section 6049.1(b)(1)-(3).

Eff. January 1, 1995.

Source: TRP 801 (substantially revised).