IAC Ch 35, p.1

**657—35.5(17A,272C)** Combined statement of charges and settlement agreement. Upon a determination by the board that probable cause exists to take public disciplinary action, the board and the licensee may enter into a combined statement of charges and settlement agreement.

- **35.5(1)** No licensee is entitled to be offered a combined statement of charges and settlement agreement.
- **35.5(2)** Entering into a combined statement of charges and settlement agreement is completely voluntary.
- **35.5(3)** The combined statement of charges and settlement agreement shall include a brief statement of the charges, the circumstances that led to the charges, and the terms of settlement.
- **35.5(4)** A combined statement of charges and settlement agreement shall constitute the commencement and resolution of a contested case proceeding. By entering into a combined statement of charges and settlement agreement, the licensee waives the right to a contested case hearing on the matter.
- **35.5(5)** A combined statement of charges and settlement agreement is a permanent public record open for inspection under Iowa Code chapter 22. [ARC 3344C, IAB 9/27/17, effective 11/1/17]