restricting him or her in the practice of law. See 8 C.F.R. §§ 1001.1(f), 1292.1(a)(1). Any attorney practicing before the Board who is the subject of such disciplinary action in any jurisdiction must promptly notify the Board of that action. See Chapter 11.6 (Duty to Report).

- (c) Appearances. Attorneys must enter an appearance before the Board by filing a Notice of Entry of Appearance as Attorney or Representative Before the Board of Immigration Appeals (Form EOIR-27). See 8 C.F.R. §§ 1003.2(g)(1), 1003.3(a)(3). A Notice of Appearance should always be filed in the situations described in Chapter 2.1(b) (Entering an appearance). The Notice of Appearance must be served on the opposing party. See Chapter 3.2 (Service). If information is omitted from the Notice of Appearance or the form is not properly completed, the attorney's appearance may not be recognized, and the filing may be rejected.
 - (i) *EOIR-27.* Practitioners *must* use the most current version of the form, which can be found on the Executive Office for Immigration Review website at www.usdoj.gov/eoir. Practitioners should observe the distinction between the Board's Notice of Appearance (Form EOIR-27) and the Immigration Courts' version (Form EOIR-28). The Board will *not* recognize a practitioner based on an Immigration Court appearance form (Form EOIR-28), whether filed with the Immigration Court or the Board.
 - (ii) Attorney information. The Notice of Appearance must bear an individual attorney's current address and the attorney's original signature in compliance with the requirements of Chapter 3.3(b) (Signatures). Note that Identification Numbers ("EOIR ID numbers") for attorneys and representatives are not currently being issued, and therefore that information does not need to be provided at this time.
 - (iii) *Bar information.* When an attorney is a member of a state bar which has a state bar number or corresponding court number, the attorney *must* provide that number on the Notice of Appearance. If the attorney has been admitted to more than one state bar, *each and every* state bar to which the attorney has ever been admitted including states in which the attorney is no longer an active member or has been suspended, expelled, or disbarred must be listed and the state bar number, if any, provided.
 - (iv) *Discipline information.* In every instance, one of the two check boxes regarding discipline action (under box 1 of the Notice of Appearance) must