

Ms. Evelsizer completed the terms of the consent agreement as of 11/6/2012.

CSWMTB
CONSENT AGREEMENT

BETWEEN

2011 MAR -1 P 12:10
LINDA M. EVELSIZER

AND THE

STATE OF OHIO COUNSELOR, SOCIAL WORKER AND MARRIAGE AND FAMILY THERAPIST BOARD

This CONSENT AGREEMENT is entered into by and between LINDA M. EVELSIZER, hereinafter, "EVELSIZER," and the STATE OF OHIO COUNSELOR, SOCIAL WORKER AND MARRIAGE AND FAMILY THERAPIST BOARD, hereinafter "BOARD," the state agency charged with enforcing Chapter 4757 of the Ohio Revised Code and all rules promulgated therein.

EVELSIZER hereby acknowledges that she has read and understands this CONSENT AGREEMENT and has voluntarily entered into it without threat or promise by the BOARD or any of its members, employees or agents.

EVELSIZER is fully aware of her rights, including her right to be advised by counsel and her right to a hearing pursuant to Chapter 119 of the Ohio Revised Code on the issues which are the subject of this CONSENT AGREEMENT.

This CONSENT AGREEMENT contains the entire agreement between the parties, there being no other agreement of any kind, verbal or otherwise, which varies the terms of this CONSENT AGREEMENT.

This CONSENT AGREEMENT is entered into on the basis of the following stipulation, admission and understanding:

1. EVELSIZER is a licensed independent social worker (I.0005368) licensed in the State of Ohio, and is subject to the laws and rules of Ohio regulating the practice of counseling as outlined in Ohio Revised Code Chapter 4757 and Ohio Administrative Code Chapter 4757. EVELSIZER received her independent social worker license on May 22, 1993.
2. EVELSIZER, while employed with Mt. Carmel Health Systems, Columbus, OH, between the dates of March 17, 2010 to June 7, 2010, failed to maintain complete and accurate records. This inappropriate conduct constitutes a violation of Ohio Revised Code Section 4757.36 (C) (1) and Ohio Administrative Code Section's 4757-5- 09 (A), (B) and (C)
3. EVELSIZER ADMITS the allegation referenced in paragraph 2 above.

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any other formal disciplinary proceedings, EVELSIZER knowingly and voluntarily agrees with the BOARD to the following terms and conditions:

1. Upon employment or at her current place of employment, **EVELSIZER** must be monitored in all aspects of her practice of social work and receive face-to-face supervision one hour every two weeks for a one (1) year period. **EVELSIZER'S** supervisor must be pre-approved by the **BOARD** and should not have a prior relationship with **EVELSIZER**. If a previous relationship exists, **EVELSIZER** must provide full disclosure of such a relationship in the request for monitor approval. All cost associated with monitoring will be at **EVELSIZER'S** expense. The request for monitor approval must be made in writing, include a copy of the supervisor's vita and be submitted no later than two weeks after the signing of this consent agreement. Monitoring should focus on, but not be limited to, ethical decision making, boundaries and documentation. Monitoring should be considered training in nature and should not be limited to simply approving and denying case plans. **EVELSIZER'S** monitor must submit quarterly reports to the **BOARD** for the entire one year period detailing topics discussed during monitoring sessions, areas of concern, areas of improvement and make a recommendation with regards to **EVELSIZER'S** suitability to practice. However, if **EVELSIZER'S** monitor is concerned with **EVELSIZER'S** practice at any time during the probationary period the **BOARD** should be notified immediately. It is **EVELSIZER'S** responsibility to ensure that the **BOARD** receives all monitor reports.

It is hereby agreed by and between both parties that this CONSENT AGREEMENT hereby settles all issues concerning this matter.

By her signature on this CONSENT AGREEMENT, **EVELSIZER** acknowledges that in the event the **BOARD**, in its discretion, does not approve this CONSENT AGREEMENT, this settlement offer is withdrawn and shall be of no evidentiary value and shall not be relied upon or introduced in any disciplinary action or appeal by either party. **EVELSIZER** agrees that should the **BOARD** reject this CONSENT AGREEMENT and if this case proceeds to hearing, she will assert no claim that the **BOARD** was prejudiced by its review and discussion of this CONSENT AGREEMENT or of any information relating thereto. Should the licensee fail to comply with any provisions of this consent agreement, the Board in its discretion, may initiate further disciplinary action pursuant to OAC 4757-11-01C (21).

EVELSIZER hereby releases the members of the **BOARD**, its officers and employees, jointly and severally, from any and all liability arising from the matter within.

This CONSENT AGREEMENT shall be considered a public record as that term is used in Section 149.43 of the Ohio Revised Code. Pursuant to 42 USC Section 132a-73(b), 5 USC Section 552a, 45 CFR part 61 and Ohio Revised Code Section 2301.373(E), the **BOARD** may be required to provide **EVELSIZER'S** social security number to requesting governmental agencies.

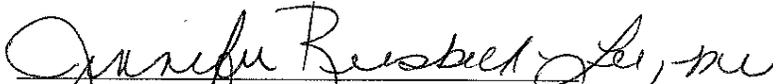
The **BOARD** shall incorporate this CONSENT AGREEMENT into a formal journal entry at its March 18, 2011 meeting.

This CONSENT AGREEMENT shall take effect upon the date of the last signature below:

THE OHIO COUNSELOR,
SOCIAL WORKER AND MARRIAGE AND
FAMILY THERAPIST BOARD


LINDA M. EVELSIZER, LSW

2-23-2011
Date


Jennifer Riesbeck-Lee, LSW
Chair, Counselor, Social Worker and Marriage and
Family Therapist Board

3-18-11
Date


Leah V.B. O'Carroll, Esq.
Assistant Attorney General
Counselor, Social Worker and Marriage and Family
Therapist Board

March 18, 2011
Date