2 In the Matter of: 3 CASE NO. 2024-0142 Sarah E. D'Amico, LMSW-21132, Licensed Master Social Worker, 4 In the State of Arizona. **RELEASE FROM CONSENT AGREEMENT AND ORDER** 5 RESPONDENT 6 7 The Board received a request from Respondent to release them from the terms and conditions of the Consent Agreement and Order dated July 9th, 2024. After consideration, the 8 Board voted to release Respondent from the terms and conditions of the Consent Agreement 9 and Order dated July 9th, 2024. 10 ORDER 11 GOOD CAUSE APPEARING, IT IS THEREFORE ORDERED THAT: 12 Respondent is hereby released from all terms and conditions of the Consent Agreement 13 and Order dated July 9th, 2024. 14 Dec 16, 2024 By: 15 TOBI ZAVALA, Executive Director Date 16 Arizona Board of Behavioral Health Examiners 17 **ORIGINAL** of the foregoing filed Dec 16, 2024 18 with: 19 Arizona Board of Behavioral Health Examiners 1740 West Adams Street, Suite 3600 20 Phoenix, AZ 85007 21 **EXECUTED COPY** of the foregoing sent electronically Dec 16, 2024 22 Sarah E. D'Amico 23 Address of Record Respondent 24 25

BEFORE THE ARIZONA STATE BOARD OF BEHAVIORAL HEALTH EXAMINERS

2

3

4

5 6

7

8

9

10

11

12 13

14

15

16

17

18 19

20

21

2223

24

25

BEFORE THE ARIZONA BOARD OF BEHAVIORAL HEALTH EXAMINERS

In the Matter of:

Sarah E. D'Amico, LMSW-21132, Licensed Master Social Worker, In the State of Arizona.

RESPONDENT

CASE NO. 2024-0142 CONSENT AGREEMENT

In the interest of a prompt and speedy settlement of the above captioned matter, consistent with the public interest, statutory requirements and responsibilities of the Arizona State Board of Behavioral Health Examiners ("Board"), and pursuant to A.R.S. §§ 32-3281(F) and 41-1092.07(F)(5), Sarah E. D'Amico ("Respondent") and the Board enter into this Consent Agreement, Findings of Fact, Conclusions of Law and Order ("Consent Agreement") as a final disposition of this matter.

RECITALS

Respondent understands and agrees that:

- Any record prepared in this matter, all investigative materials prepared or received by the Board concerning the allegations, and all related materials and exhibits may be retained in the Board's file pertaining to this matter.
- 2. Respondent has the right to a formal administrative hearing at which Respondent can present evidence and cross examine the State's witnesses. Respondent hereby irrevocably waives their right to such formal hearing concerning these allegations and irrevocably waives their right to any rehearing or judicial review relating to the allegations contained in this Consent Agreement.
- Respondent has the right to consult with an attorney prior to entering into this Consent Agreement.

- 25 |

- 4. Respondent acknowledges and agrees that upon signing this Consent Agreement and returning it to the Board's Executive Director, Respondent may not revoke their acceptance of this Consent Agreement or make any modifications to it. Any modification of this original document is ineffective and void unless mutually approved by the parties in writing.
- 5. The findings contained in the Findings of Fact portion of this Consent Agreement are conclusive evidence of the facts stated herein between only Respondent and the Board for the final disposition of this matter and may be used for purposes of determining sanctions in any future disciplinary matter.
- 6. This Consent Agreement is subject to the Board's approval, and will be effective only when the Board accepts it. In the event the Board in its discretion does not approve this Consent Agreement, this Consent Agreement is withdrawn and shall be of no evidentiary value, nor shall it be relied upon or introduced in any disciplinary action by any party hereto, except that Respondent agrees that should the Board reject this Consent Agreement and this case proceeds to hearing, Respondent shall assert no claim that the Board was prejudiced by its review and discussion of this document or of any records relating thereto.
- 7. Respondent acknowledges and agrees that the acceptance of this Consent Agreement is solely to settle this Board matter and does not preclude the Board from instituting other proceedings as may be appropriate now or in the future. Furthermore, and notwithstanding any language in this Consent Agreement, this Consent Agreement does not preclude in any way any other state agency or officer or political subdivision of this state from instituting proceedings, investigating claims, or taking legal action as may be appropriate now or in the future relating to this matter or other matters concerning Respondent, including but not limited to violations of Arizona's Consumer Fraud Act. Respondent acknowledges that, other than with respect to the Board, this Consent Agreement makes no representations, implied or

25

otherwise, about the views or intended actions of any other state agency or officer or political subdivision of the state relating to this matter or other matters concerning Respondent.

- 8. Respondent understands that once the Board approves and signs this Consent Agreement, it is a public record that may be publicly disseminated as a formal action of the Board, and that it shall be reported as required by law to the National Practitioner Data Bank.
- 9. Respondent further understands that any violation of this Consent Agreement constitutes unprofessional conduct pursuant to A.R.S. § 32-3251(16)(n) and may result in disciplinary action pursuant to A.R.S. § 32-3281.
- 10. The Board therefore retains jurisdiction over Respondent and may initiate disciplinary action against Respondent if it determines that they have failed to comply with the terms of this Consent Agreement or of the practice act.

The Board issues the following Findings of Fact, Conclusions of Law and Order:

FINDINGS OF FACT

- Respondent is the holder of License No. LMSW-21132 for the practice of social work in the State of Arizona.
 - 2. Since 08/22, Respondent has been a school social worker at School.
 - 3. As a school social worker, Respondent was not providing direct psychotherapy services.
- Respondent represents she would meet with students regularly to address issue students may be facing.
- In this case regarding Student, Respondent represents she filed a DCS report based on Student's disclosures and wrote a letter under the guidance of DCS.
- 6. A 05/08/23 letter written by Respondent addressed to whom it may concern included the following part:
 - Student has disclosed disturbing information about Complainant over the past five months.

- Despite Respondent reporting these disclosures to DCS, Complainant's lack of cooperation led to the case being closed.
- c. The letter included numerous statements that Respondent represents were direct representations from Student.
- d. Student represented that Complainant ranked her as the third most important person in his life.
- e. This ranking suggests that Complainant prioritizes his cat over Student, which raises questions about his care and attention towards Student.
- f. Respondent believes that Complainant's words and actions are inconsistent, and suggest that Mother be granted full custody.
- g. Respondent suggests that if Complainant wishes to pursue shared custody in the future, he should complete parenting classes and a program for batterer intervention/domestic violence beforehand.
- h. Respondent signed the letter with her LMSW license.
- 7. Respondent represented the following during her investigative interview:
 - a. DCS told her that some of the disclosures were outside their statute of limitations and the best way to get the disclosures into court was through a letter.
 - Respondent informed Mother of this, who then asked Respondent to write a letter.
 - c. Respondent was aware this letter would be used in court.
 - d. Respondent did not consult with a supervisor prior to writing this letter.
 - e. Respondent acknowledged not having any sort of direct observation of Student interacting with Student and it was based on Student's reports.

4

9

10

12

11

13 14

1516

17

18 19

20

2122

23

24

25

5 || .

- 8. Respondent provided an opinion that Complainant should engage in his own services if he wants custody and that Mother should be granted full custody, when Respondent in fact did not have direct observations of Complainant's or Mother's parenting of Student.
- Respondent acknowledged that the general notes she would maintain for Student that are protected by Federal Law, were very general and did not document the specific disclosures that Respondent mentioned in her letter to DCS.
- 10. Respondent and her attorney do not know whether DCS has a statute of limitations but Respondent represents DCS informed her they would not follow up on reports if the abuse happened too long ago.
- 11. Respondent represents DCS informed her of a statute of limitations, yet neither Respondent nor Respondent's attorney or Legal Department of School could furnish proof of a statute of limitations regarding DCS's authority to investigate reports of child abuse.
- 12. Respondent acknowledged writing one other letter in her career similar to this situation and further acknowledged not having much experience in writing letters.
- 13. The letter Respondent wrote provided her professional opinion based simply on Student's representations without having any direct observation or knowledge of what Student was disclosing.
- 14. Respondent inserted herself into legal court matters outside the scope of her licensure.

CONCLUSIONS OF LAW

The Board has jurisdiction over Respondent pursuant to A.R.S. § 32-3251 et seq.
and the rules promulgated by the Board relating to Respondent's professional practice as a
licensed behavioral health professional.

2. The conduct and circumstances described in the Findings of Fact constitute a violation of A.R.S. § 32-3251(16)(m), engaging or offering to engage as a licensee in activities that are not congruent with the licensee's professional education, training or experience.

ORDER

Based upon the foregoing Findings of Fact and Conclusions of Law, the parties agree to the provisions and penalties imposed as follows:

- Respondent's license, LMSW-21132, will be placed on probation for 12 months, effective from the date of entry as signed below.
- 2. Respondent shall not practice under their license, LMSW-21132, unless they are fully compliant with all terms and conditions in this Consent Agreement. If, for any reason, Respondent is unable to comply with the terms and conditions of this Consent Agreement, they shall immediately notify the Board in writing and shall not practice under their license until they submit a written request to the Board to re-commence compliance with this Consent Agreement. All such requests shall be pre-approved by the Board Chair or designee.
- 3. In the event that Respondent is unable to comply with the terms and conditions of this Consent Agreement, all remaining time frames shall be tolled and remain tolled until such time as they are granted approval to re-commence compliance with the Consent Agreement.

Practice Restriction

 While on probation, Respondent may not participate in supervised private practice.

Continuing Education

5. In addition to the continuing education requirements of A.R.S. § 32-3273, within 12 months of the effective date of this Consent Agreement, Respondent shall complete 3 clock

hours of continuing education addressing behavioral health ethics to include boundaries and decision making models. All required continuing education shall be pre-approved by the Board Chair or designee. Upon completion, Respondent shall submit a certificate of completion of the required continuing education.

6. In addition to the continuing education requirements of A.R.S. § 32-3273, within 12 months of the effective date of this Consent Agreement, Respondent shall complete 3 clock hours of continuing education addressing high conflict families. All required continuing education shall be pre-approved by the Board Chair or designee. Upon completion, Respondent shall submit a certificate of completion of the required continuing education.

GENERAL PROVISIONS

Provision of Clinical Supervision

Respondent shall not provide clinical supervision to associate level licensees
accruing and submitting hours towards independent licensure while subject to this Consent
Agreement.

Civil Penalty

- 8. Subject to the provisions set forth in paragraph 9, the Board imposes a civil penalty against the Respondent in the amount of \$1,000.00.
- 9. Respondent's payment of the civil penalty shall be stayed so long as Respondent remains compliant with the terms of this Consent Agreement. If Board staff determines that Respondent is noncompliant with the terms of this Consent Agreement in any respect, with the exception of the tolling provision under paragraph 3, the stay of the civil penalty payment shall be automatically lifted and payment of the civil penalty shall be made by certified check or money order payable to the Board within 30 days after being notified in writing of the lifting of the stay.

10.

review.

- 25 || .

that the matter be reviewed by the Board for the limited purpose of determining whether the automatic lifting of the stay was supported by clear and convincing evidence. If the Board receives the written request within 10 days or less of the next regularly scheduled Board meeting, the request will not be heard at that meeting, but will be heard at the next regularly

Within 10 days of being notified of the lifting of the stay, Respondent may request

- scheduled Board meeting. The Board's decision on this matter shall not be subject to further
- 11. The Board reserves the right to take further disciplinary action against Respondent for noncompliance with this Consent Agreement after affording Respondent notice and an opportunity to be heard. If a complaint is filed against Respondent for failure to comply with this Consent Agreement, the Board shall have continuing jurisdiction until the matter is final and the period of probation shall be extended until the matter is final.
- 12. If Respondent currently sees clients in their own private practice, and obtains any other type of behavioral health position, either as an employee or independent contractor, where they provide behavioral health services to clients of another individual or agency, they shall comply with requirements set forth in paragraphs 13 through 15 below.
- 13. Within 10 days of the effective date of this Order, if Respondent is working in a position where Respondent provides any type of behavioral health related services or works in a setting where any type of behavioral health, health care, or social services are provided, Respondent shall provide the Board Chair or designee with a signed statement from Respondent's employer(s) confirming Respondent provided the employer(s) with a copy of this Consent Agreement. If Respondent does not provide the employer's statement to the Board within 10 days of the effective date, the Board will provide Respondent's employer(s) with a copy of the Consent Agreement.

11 | er | 12 | er | 13 | ex | 14 | w | 15 | th | 16 | ac | 17 | re | 18 | st | 20 | frc | 21 | cc | 22 | th |

14. If Respondent is not employed as of the effective date of this Order, within 10 days of accepting employment in a position where Respondent provides any type of behavioral health related services or in a setting where any type of behavioral health, health care, or social services are provided, Respondent shall provide the Board Chair or designee with a written statement providing the contact information of their new employer and a signed statement from Respondent's new employer confirming Respondent provided the employer with a copy of this Consent Agreement. If Respondent does not provide the employer's statement to the Board within 10 days, as required, Respondent's failure to provide the required statement to the Board shall be deemed a violation of A.R.S. § 32-3251(16)(n) and the Board will provide Respondent's employer(s) with a copy of the Consent Agreement.

15. If, during the period of Respondent's probation, Respondent changes employment, resigns, is involuntarily terminated, resigns in lieu of termination, or goes on extended leave of absence for whatever reason that may impact their ability to timely comply with the terms of probation, Respondent shall, within 10 days of the aforementioned acts, inform the Board of their change of employment status. After the change and within 10 days of accepting employment in a position where Respondent provides any type of behavioral health related services or in a setting where any type of behavioral health, health care, or social services are provided, Respondent shall provide the Board Chair or designee a written statement providing the contact information of their new employer(s) and a signed statement from Respondent's new employer(s) confirming Respondent provided the employer(s) with a copy of this Consent Agreement. If Respondent does not provide the employer's statement to the Board within 10 days, as required, Respondent's failure to provide the required statement to the Board shall be deemed a violation of A.R.S. § 32-3251(16)(n) and the Board will provide Respondent's employer(s) with a copy of the Consent Agreement.

16.

M 0' ~ Sarah D'Amico (Jul 1, 2024 19:54 CDT)

are licensed. If Respondent changes their name, they shall advise the Board of the name change as prescribed under the Board's regulations and rules.

17. Prior to the release of Respondent from probation, Respondent must submit a

Respondent shall practice behavioral health using the name under which they

17. Prior to the release of Respondent from probation, Respondent must submit a written request to the Board for release from the terms of this Consent Agreement at least 30 days prior to the date they would like to have this matter appear before the Board. Respondent may appear before the Board, either in person or telephonically. Respondent must provide evidence that they have successfully satisfied all terms and conditions in this Consent Agreement. The Board has the sole discretion to determine whether all terms and conditions of this Consent Agreement have been met and whether Respondent has adequately demonstrated that they have addressed the issues contained in this Consent Agreement. In the event that the Board determines that any or all terms and conditions of this Consent Agreement have not been met, the Board may conduct such further proceedings as it determines are appropriate to address those matters.

- 18. Respondent shall bear all costs relating to probation terms required in this Consent Agreement.
- 19. Respondent shall be responsible for ensuring that all documentation required in this Consent Agreement is provided to the Board in a timely manner.
 - 20. This Consent Agreement shall be effective on the date of entry below.
- 21. This Consent Agreement is conclusive evidence of the matters described herein and may be considered by the Board in determining appropriate sanctions in the event a subsequent violation occurs.

PROFESSIONAL ACCEPTS, SIGNS AND DATES THIS CONSENT AGREEMENT

Jul 1, 202	4
Date	

Sarah E. D'Amico

2		BOARD ACCEPTS, SIGNS AND DATES TH	IS CONSENT AGREEMENT	
3	By:	Mili Zarola_	Jul 9, 2024	
4		TOBI ZAVALA, Executive Director Arizona Board of Behavioral Health Examiners	Date	
5		7 Hizonia Board of Bona Noral Froatili Zhammore		
6	ORIGINAL of the foregoing filed Jul 9, 2024			
7	with:	B 1 (B1 : 111 W E :		
8	Arizona Board of Behavioral Health Examiners 1740 West Adams Street, Suite 3600 Phoenix, AZ 85007			
9				
10	EXECUTED COPY of the foregoing sent electronically Jul 9, 2024 to:			
11	Mona Baskin			
12	Assistant Attorney General 2005 North Central Avenue Phoenix, AZ 85004			
13				
14	Sarah E. D'Amico Address of Record Respondent			
15				
16	Lisa Smith DeConcini McDonald Yetwin & Lacy, P.C 2525 East Broadway, Suite 200			
17	Tucson, AZ 85716 Attorney for Respondent			
18	Attorne	ey for inespondent		
19				
20				
21				
22				
23				
24				
25				