1	BEFORE THE ARIZONA STATE BOARD OF BEHAVIORAL HEALTH EXAMINERS		
2	In the Matter of:		
3 4	Karina A. Chandler-Ziegler, LAMFT-10892, Licensed Associate Marriage Family Therapist,	CASE NO. 2023-0205 RELEASE FROM	
5	In the State of Arizona.	CONSENT AGREEMENT AND ORDER	
6	RESPONDENT		
7		_	
	The Board received a request from Respondent to release them from the terms are		
8	conditions of the Consent Agreement and Order dated May 24th, 2023. After consideration, the		
9	Board voted to release Respondent from the terms and conditions of the Consent Agreeme		
10	and Order dated May 24 <sup>th</sup> , 2023.		
11	ORDER		
12	GOOD CAUSE APPEARING, IT IS THEREFORE ORDERED THAT:		
13	Respondent is hereby released from all terms and conditions of the Consent Agreeme		
14	and Order dated May 24 <sup>th</sup> , 2023.		
15	By: Mi Zarola_	Oct 15, 2024	
16 17	TOBI ZAVALA, Executive Director Arizona Board of Behavioral Health Exa	Date miners	
18	ORIGINAL of the foregoing filed Oct 15, 202	4	
19	ORIGINAL of the foregoing filed Oct 15, 2024 with:		
20	Arizona Board of Behavioral Health Examiners 1740 West Adams Street, Suite 3600 Phoenix, AZ 85007		
21			
22	<b>EXECUTED COPY</b> of the foregoing sent electronically Oct 15, 2024 to:		
23	Karina A. Chandler-Ziegler Address of Record Respondent		
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# BEFORE THE ARIZONA BOARD OF BEHAVIORAL HEALTH EXAMINERS

In the Matter of:

Karina A. Chandler- Ziegler, LAMFT Applicant, Licensed Associate Marriage Family Therapist, In the State of Arizona.

**RESPONDENT** 

**CASE NO. 2023-0205** 

# CONSENT AGREEMENT FOR ISSUANCE OF LICENSE

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), Karina A. Chandler-Ziegler ("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.
- 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.
- 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 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

- 1. From 08/01/16 10/29/20, Respondent held an LAMFT license with the Board until it expired after Respondent failed to renew.
- 2. On 10/04/20, while licensed with the Board, Applicant was arrested for a DUI and failed to report it to the Board within 10 days at that time.
- 3. On 04/05/22, Respondent submitted an LAMFT application with the Board where she disclosed the 10/20 DUI arrest as well as a 05/21 DUI arrest.
- 4. Within Respondent's application she answered yes to the background question regarding previous arrests and provided the following explanation:
  - a. Prior to the 10/20 arrest, Respondent was experiencing personal health issues, was not working, and was staying home due to COVID-19.

- b. On 10/04/20, Respondent was supposed to pick up Father and felt she was having a panic attack, so she subsided this with alcohol.
- Respondent then drove and was pulled over for swerving and arrested for a DUI.
- d. Following this, Respondent was addressing health concerns for the next couple months.
- e. In 05/21, Respondent moved into her own apartment and drove to a local establishment where she consumed 2-3 alcoholic beverages and was pulled over on her way home.
- f. Respondent has been in an employment position that does not involve a license to help ensure ethical practice.
- 5. In a 05/18/22 statement to the Board, Respondent indicated the following in part:
  - a. Leading up to the 10/20 arrest, Respondent was struggling in her marriage and had a friend ("Friend") living in her home who was a methamphetamine user.
  - b. Respondent would engage in methamphetamine use by smoking it from a pipe around two times daily which was the first time she used illicit substances.
  - c. Respondent then dealt with a number of psychical health issues and was going to the hospital for several months.
  - d. After this, Respondent went home to recover on her own and Friend gave her several methamphetamine pipes which had remnants in them, and Respondent held onto them.
  - e. Respondent left the house after taking two shots of alcohol and took the methamphetamine pipes with her, and was pulled over for a DUI.

- f. In 05/21, Respondent called a friend regarding a landscaping job and they met at a bar where she had several alcoholic beverages and was subsequently pulled over and charged with a DUI.
  g. 03/21 is an approximate sobriety date since she did not engage in rehab or
- detox services, or any substance use or alcohol treatment.

  6. Applicant marked 'no' to the background question regarding whether she has
- 7. In 09/14, the California Board issued Respondent a license under the terms of a Stipulated Settlement and Disciplinary Order.

ever surrendered a license or allowed a license to lapse.

- 8. A 02/08/17 Stipulated Settlement and Disciplinary Order with California Board Indicated Respondent surrendered her license.
- 9. In a 03/22/23 supplement statement to the Board, Respondent indicated the following in part:
  - a. In 08/22, Respondent began seeing Therapist after going through her EAP which took a while.
  - Respondent began attending substance use services with Prodigy Health and attends weekly for 34 classes.
  - Respondent engaged in a fitness-based recovery group but had to stop since losing her driver's license.
  - Respondent runs, rides her bike, and has made several new friends that is supportive of her sobriety.
  - e. Respondent is currently being randomly tested for all substances as part of her two years of probation.
  - f. 05/22/22 is Respondent's sobriety date from alcohol.

- 10. 10/04/20 Mesa police records indicated Respondent's BAC was measured at 0.131%.
- 11. 05/13/21 Mesa police records indicated Respondent's BAC was measured at 0.100%.
- 12. Respondent was sentenced to 30 days incarceration and two years of probation to include drug and alcohol testing, participation in a counseling program, and abstinence from any substances containing alcohol.
- 13. Since 09/22, Respondent has been engaged in therapy voluntarily and Therapist provided a letter attesting to her compliance, engagement, and that Respondent does not appear to pose any risk or concern for the safety of the profession.
- 14. Since 06/07/22, Respondent has been engaged in group therapy with Prodigy Health.
- 15. A 06/07/22 intake with Prodigy Health indicated Respondent reported her sobriety date from alcohol was 05/20/22 and her sobriety date from methamphetamine was 01/03/22 or 01/04/22.
- 16. On 05/26/22, Respondent completed a 10-panel hair follicle test which did not test for alcohol but was negative for various drugs including methamphetamine.
- 17. Since 01/12/23, Respondent has been submitting to random drug screens as part of her probation which have all been negative for alcohol and drugs.
- 18. During an investigative interview with Board staff, Probation Officer indicated they had no concerns about Respondent since she has remained compliant.
  - 19. Respondent represented the following during an investigative interview:
    - a. Respondent knew she was supposed to report the 10/20 arrest to the Board but it was not on her mind at that time.

- b. In 10/20, Respondent was not sure if she would be going back to the behavioral health field due to medical conditions and she did not intentionally not renew her license.
- Respondent was originally not honest about her methamphetamine use and in 01/22 she knowingly used methamphetamine.
- d. Respondent's triggers are not as strong anymore but when she feels triggered she calls a friend, plays the piano, or takes preventative measures.
- e. When Respondent reapplied with the Board in 2022, she realizes she tried to convince Board staff that she could drink on occasions but now realizes how stupid that sounds.
- f. Respondent has had periods of sobriety such as when she was pregnant and when she was under review by the California Board.
- g. Respondent acknowledges she has always tried to rationalize her drinking and has only sought substance use treatment when it was ordered by the courts or the California Board.
- h. Respondent has realized she needs to stop drinking and it is different this time because she has built her own support system and plans to continue to remain sober.
- 20. Following the investigative interview, Board staff asked Respondent additional questions and she responded as follows:
  - a. Respondent marked no regarding the question whether she has ever surrendered a license or allowed a license to lapse because she did not surrender her California license to avoid disciplinary action.
  - She surrendered her license because she moving to Arizona and resigned from her California employment.

- c. Respondent did not intentionally allow her Arizona license to expire and it was just something that did not cross her mind.
- d. Respondent does not believe she misrepresented on her LAMFT application by marking no to this question.
- 21. Respondent has remained sober from all substances since 05/22.
- 22. Within Respondent's LAMFT application, she marked no the question regarding whether he has surrendered a license or allowed a license to lapse.
- 23. Respondent misrepresented by marking no since she in fact surrendered her California license in 2017 and allowed her Arizona license to lapse in 2020.

# **CONCLUSIONS OF LAW**

- 1. 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)(I), engaging in any conduct, practice or condition that impairs the ability of the licensee to safely and competently practice the licensee's profession.
- 3. The conduct and circumstances described in the Findings of Fact constitute a violation of A.R.S. § 32-3251(16)(c)(i), making any oral or written misrepresentation of a fact to secure or attempt to secure the issuance or renewal of a license.

#### <u>ORDER</u>

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

 Respondent's application to be a licensed associate marriage family therapist is approved.

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- The license issued to Respondent pursuant to paragraph 1 will be immediately placed on probation for 24 months.
- 3. Respondent shall not practice under their license, LAMFT-10516, 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.
- 4. 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.

# **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. 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 6 clock hours of continuing education addressing providing substance use disorder treatment or psychotherapy while in recovery. 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.

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#### **Therapy**

- 7. During the period of probation, Respondent shall attend therapy for 24 months with a masters or higher-level behavioral health professional licensed at the independent level. Within 30 days of the date of this Consent Agreement, Respondent shall submit the name of their therapist and the therapist's curriculum vitae for pre-approval by the Board Chair or designee. Also, within 30 days of the date of this Consent Agreement, the therapist shall submit a letter addressing why they should be approved, acknowledging that they have reviewed the Consent Agreement and include the results of an initial assessment and a treatment plan regarding the proposed treatment of Respondent
- Upon approval, the Board will provide the therapist with copies of any required evaluations completed at the request of the Board prior to this Consent Agreement and the Board's investigative report.

#### Focus and Frequency of Therapy

9. The focus of the therapy shall relate to relapse prevention plan, internal and external triggers, accountability, self-care, and assessing readiness to provide psychotherapy. Respondent shall meet in person with the therapist twice monthly for the first 12 months. The frequency for the remaining 12 months shall be at the recommendation of the therapist, but not less than once monthly.

# Reports

10. Once approved, the therapist shall submit quarterly reports and a final summary report to the Board for review and approval. The quarterly reports shall include issues presented in this Consent Agreement that need to be reported and the therapist shall notify the Board if more frequent therapy is needed. The reports shall address Respondent's current mental health status, medications prescribed, if any, treatment recommendation, and shall report if, in their

professional opinion, Respondent becomes unable to practice psychotherapy safely and competently. The final report shall also contain a recommendation as to whether the Respondent should be released from this Consent Agreement.

# **Change of Therapist**

11. In the event that, during the period of Respondent's probation, Respondent's Board-approved therapist discontinues treatment, Respondent shall submit the name of a new therapist and the therapist's curriculum vitae for pre-approval by the Board Chair or designee within 30 days of the discontinued treatment. Also, within 30 days of the date of the discontinued treatment, the proposed therapist shall submit a letter addressing why they should be approved, acknowledging that they have reviewed the Consent Agreement, and include the results of an initial assessment and a treatment plan regarding the proposed treatment of Respondent.

#### Recovery Program

12. While on probation, Respondent shall attend recovery support meetings at a minimum of once per week. The recovery program shall focus on the relapse prevention plan and identifying a mentor. Respondent shall obtain a sponsor, mentor, or group leader and that individual shall provide quarterly reports to the Board Chair or designee attesting to Respondent's attendance and participation.

#### **Biological Fluid Testing**

13. Within 10 days of the effective date of this Order, Respondent shall enroll in a program that meets Board criteria for observed random biological fluid testing. The chemicals tested shall be determined by the Board Chair or designee. Random testing shall be done at a minimum of twice monthly and may be required more frequently as requested by the Board or its designee. Respondent's testing for her existing probation can be accepted. Respondent shall

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 direct the Board-approved testing laboratory to provide a copy of each test result to the Board. Respondent shall direct the Board-approved testing laboratory to advise the Board or its designee within 7 days regarding any issue of noncompliance by Respondent. Respondent shall notify the biological fluid testing laboratory and the Board, in writing, of unavailability to test prior to an anticipated absence or if unable to provide a sample due to illness. Respondent must submit in writing within 7 days of the missed specimen, documentation from a treating physician who has personally evaluated Respondent on the day of the requested screen that Respondent was not physically able to report to the laboratory for biological fluid testing.

Failure to show for a random biological fluid test or failure to provide a random biological fluid sample on a day when a sample is requested by the Board, its designee or the laboratory will be considered an admission of a positive urine screening. The following situations will also constitute an admission of a positive urine screen: submission of a specimen where the integrity has been compromised as indicated by the presence of adulterants, with determination made by laboratory personnel; submission of a sample that is below acceptable volume or temperature to be tested; failure to provide written advance notice of anticipated absence; and failure to provide written verification of illness from a physician within 7 days of the missed specimen.

Failure to show for the random biological fluid test, failure to provide a random biological fluid sample or a positive drug screen showing evidence of any drug other than an authorized medication will constitute a violation of this Order. A violation of this Order for those reasons will be deemed to be a threat to the public's health, safety and welfare. The Board may then summarily suspend Respondent's license and may impose disciplinary action including but not limited to suspension or revocation of Respondent's license, after notice and opportunity for a hearing. The issue at such hearing will be

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limited to whether Respondent violated this Order by failing to show for a random biological fluid test, failing to provide a random biological fluid sample or for having tested positive for any drug other than an authorized medication.

- 14. Respondent shall abstain completely from the personal use of the following substances: opiates, foodstuffs containing poppy seeds, foodstuffs containing hemp products, and herbal or health preparations containing derivatives of controlled substances. Respondent is fully responsible for any and all ingested materials and their contents.
- 15. Respondent shall abstain completely from the personal use of alcohol of controlled substances or possession of controlled substances, as defined in the State Controlled Substances Act and Dangerous Drugs and Narcotics as defined by law or any drugs requiring a prescription. Respondent shall abstain from the use of alcohol and all over-the-counter medications except plain aspirin, acetaminophen, or ibuprofen.
- 16. Orders prohibiting Respondent from personal use or possession of controlled substances, dangerous drugs, narcotics, or medications do not apply to medications lawfully prescribed to Respondent for a bona fide illness or condition by a medical care provider. During the duration of this Consent Agreement, Respondent shall select one (1) medical care provider to coordinate their health care needs and to be aware of all prescriptions utilized by Respondent. Respondent shall immediately submit to that provider a copy of this Consent Agreement and shall execute all release of information forms as required by the Board or its designee. The medical care provider shall, within 14 days of the effective date of this Consent Agreement, inform the Board, in writing, of knowledge of Respondent's Consent Agreement and provide a list of medications prescribed for Respondent. During the duration of this Consent Agreement, Respondent shall cause all providers to notify the Board of any additional medications ordered by the provider. The notification shall be made in writing within 7 days of the provider's issuance of the prescription.

17. If Respondent has a lawful prescription for a narcotic or mood-altering drug, Respondent shall cause their prescribing provider to submit monthly reports to the Board by the 30<sup>th</sup> day of each month regarding the continued need for the prescribed narcotic or mood-altering medications. The Board or its designee may, at any time, request the provider to document the continued need for prescribed medications. Respondent shall keep a written record of medications taken, including over the counter drugs, and produce such record upon request by the Board or its designee.

#### **GENERAL PROVISIONS**

# **Provision of Clinical Supervision**

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

# Civil Penalty

- 19. Subject to the provisions set forth in paragraph 20, the Board imposes a civil penalty against the Respondent in the amount of \$1,000.00.
- 20. 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.
- 21. Within 10 days of being notified of the lifting of the stay, Respondent may request 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 scheduled Board meeting. The Board's decision on this matter shall not be subject to further review.

- 22. 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.
- 23. 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 24 through 26 below.
- 24. 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.
- 25. 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.

- 26. 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.
- 27. Respondent shall practice behavioral health using the name under which they 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.

- 28. 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.
- 29. Respondent shall bear all costs relating to probation terms required in this Consent Agreement.
- 30. Respondent shall be responsible for ensuring that all documentation required in this Consent Agreement is provided to the Board in a timely manner.
  - 31. This Consent Agreement shall be effective on the date of entry below.
- 32. 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

Karring Change of Medical May 10, 2023 22:57 PDT)	May 10, 2023
Karina A. Chandler-Ziegler	Date

# 1 **BOARD ACCEPTS, SIGNS AND DATES THIS CONSENT AGREEMENT** 2 May 24, 2023 Ву: 3 TOBI ZAVALA, Executive Director Date Arizona Board of Behavioral Health Examiners 4 5 **ORIGINAL** of the foregoing filed May 24, 2023 with: 6 Arizona Board of Behavioral Health Examiners 7 1740 West Adams Street, Suite 3600 Phoenix, AZ 85007 8 **EXECUTED COPY** of the foregoing sent electronically May 24, 2023 9 10 Mona Baskin **Assistant Attorney General** 11 2005 North Central Avenue Phoenix, AZ 85004 12 Karina A. Chandler-Ziegler 13 Address of Record Respondent 14 15 16 17 18 19 20 21 22 23

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