

COPY

Terms of the consent agreement
complete as of 4/12/2000

**CONSENT AGREEMENT
BETWEEN
JOHN J. REHAK
AND THE
OHIO STATE COUNSELOR AND SOCIAL WORKER BOARD**

This CONSENT AGREEMENT is entered into and between JOHN J. REHAK, hereinafter, "**REHAK**", and the OHIO STATE COUNSELOR AND SOCIAL WORKER BOARD, hereinafter "**BOARD**", the state agency charged with enforcing Chapter 4757 of the Ohio Revised Code and all rules promulgated thereunder.

REHAK hereby acknowledges that he 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.

REHAK is fully aware of his rights, including his right to be advised by counsel and his 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 stipulations, admissions and understandings:

1. **REHAK** is a Licensed Professional Counselor (C-1743) licensed to practice counseling 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.
2. From October 3, 1995, through September 4, 1998, **REHAK** supervised Counselor Trainee (CT) Sally Triggs at Clear Mind, Inc. in Rocky River, Ohio.
3. **REHAK** failed to properly supervise Triggs in that he allowed Triggs to practice beyond the scope of practice for a Counselor Trainee by allowing Triggs to use incorrect professional titles and unintentionally allowing Triggs to engage in counseling as a private practitioner.

4. **REHAK'S** improper supervision is a violation of Former Ohio Revised Code Section 4757.13(A), Former Ohio Administrative Code Section 4757-17-03, Ohio Revised Code Section 4757.36(A), and Ohio Administrative Code Section 4757-17-01.
5. **REHAK ADMITS** the allegation referenced in paragraphs 3 and 4 referenced above.

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

- A. **REHAK** is hereby **REPRIMANDED** by the **BOARD**. Such **REPRIMAND** will be recorded in **REHAK'S** permanent licensure file with the **BOARD** for violating the Ohio Revised Code and Ohio Administrative Code sections referenced in paragraph 4 above.
- B. **REHAK** is forbidden to provide training or work supervision as defined in Ohio Administrative Code Section 4757-17-01 to Counselor Trainees for a three (3) year period; said period to begin upon the effective date of this Consent Agreement. **REHAK** shall immediately terminate any and all supervisory relationships in which he is providing training or work supervision to Counselor Trainees.
- C. **REHAK** will take either a basic college or graduate level counseling class on proper supervision issues. This course must be pre-approved by the **BOARD**, taken for credit, and **REHAK** must pass the course. At the end of the course, **REHAK** will have an official transcript sent from the college/university to the **BOARD** showing completion and the passing grade. **REHAK** will have until January 1, 2000, to complete the course requirement.

- D. This Consent Agreement will be considered a public record as that term is used in Ohio Revised Code 149, *et seq.*

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

By his signature on this CONSENT AGREEMENT, **REHAK** 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. **REHAK** agrees that should the **BOARD** reject this CONSENT AGREEMENT and if this case proceeds to hearing, he will assert no claim that the **BOARD** was prejudiced by its review and discussion of this CONSENT AGREEMENT or of any information relating thereto.

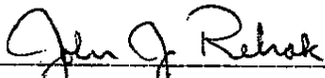
REHAK hereby releases the members of the **BOARD**, its officers and employees, jointly and severally, from any and all liability arising from the matter within.

This CONSENT AGREEMENT shall be considered a public record as that term is used in Section 149.43 of the Ohio Revised Code.

The BOARD shall incorporate this CONSENT AGREEMENT into a formal journal entry at its November, 1998, meeting.

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

THE OHIO COUNSELOR AND
SOCIAL WORKER BOARD



JOHN J. REHAK



ROBERT L. MOORE
Chairman, Ohio Counselor and Social Worker
Board

8/15/98

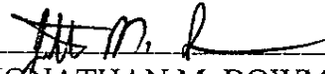
DATE

11/20/98

DATE



KEVIN E. BROWN, ESQ.
Counsel for Mr. Rehak



JONATHAN M. BOWMAN, ESQ.
Assistant Attorney General
Counselor and Social Worker Board

8/15/98

DATE

11-20-98

DATE