LOUISIANA STATE BOARD OF SOCIAL WORK EXAMINERS

IN THE MATTER OF

**COMPLAINT NO. 2021-171** 

MARLEEN BILLIOT

LICENSE NO. 5274

CONSENT AGREEMENT AND ORDER

WHEREAS, Marleen Billiot ("Ms. Billiot") is a credentialed social worker subject to the

jurisdiction and the rules and regulations of the Louisiana State Board of Social Work Examiners

("Board" or "LABSWE");

WHEREAS, on May 6, 2021, the Board received a complaint alleging that Ms. Billiot

violated the rules and regulations of the Board by providing individual counseling to the

complainant's spouse while complainant was receiving inpatient treatment, accepting a referral to

complete an assessment to make the appropriate co-parenting referral for complainant and

complainant's spouse, engaging in text message correspondence with complainant's spouse that

appeared biased against complainant, and by terminating services by providing complainant's

spouse and complainant's individual counselor with referral information;

WHEREAS, by letter dated May 17, 2021, the Board notified Ms. Billiot of the complaint

filed against her, provided Ms. Billiot with the draft complaint, and notified her that she would be

contacted by the Board's investigator;

WHEREAS, Ms. Billiot cooperated with the Board's investigator fully and subsequently,

by correspondence dated August 30, 2021, Ms. Billiot, through her attorney, responded to the

complaint, giving her response to the allegations contained therein;

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WHEREAS, pursuant to a complaint and an administrative investigation, Ms. Billiot has

indicated her desire to resolve this matter through a Consent Agreement and Order as provided for

in Rule No. 907 of the Board's Rules, Standards and Procedures and La. R.S. 49:975(D) of the

Louisiana Administrative Procedure Act;

WHEREAS, Ms. Billiot has admitted to the following:

1. Ms. Billiot is a Licensed Clinical Social Worker ("LCSW"), licensed by the Board to

engage in the practice of social work in the State of Louisiana pursuant to the Social

Work Practice Act, La. R.S. 37:2701 et. seq., as evidenced by License Number 5274.

2. Ms. Billiot's private practice focuses on individuals and couples with relationship

issues, critical incident, stress management, addiction, and co-addiction issues. She

also treats couples for marital counseling using emotionally focused therapy.

3. The complainant's spouse was referred to Ms. Billiot in the Summer of 2020, for severe

marital issues as a result of the complainant's infidelity and sex addiction. Ms. Billiot

began treating the complainant's spouse on July 25, 2020.

4. On July 26, 2020, the complainant self-admitted to Pine Grove Behavioral Health

Center in Hattiesburg, Mississippi, seeking treatment for sex addiction.

5. After the complainant left in-patient treatment, the complainant and the complainant's

spouse were referred to Ms. Billiot by complainant's mental health provider with the

aim of assessing who would be an appropriate referral for co-parenting. The

complainant's spouse continued individual treatment with Ms. Billiot.

6. Ms. Billiot accepted a referral to complete an assessment to make the appropriate co-

parenting referral for the complainant and the complainant's spouse.

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7. Ms. Billiot engaged in text message correspondence with the complainant's spouse that

appeared biased.

8. Ms. Billiot terminated services by providing the complainant's spouse and the

complainant's individual counselor with referral information.

WHEREAS, by failing to make reasonable efforts to advance the welfare and best interests

of her client, the complainant, Ms. Billiot violated La. Admin. Code tit. 46:XXV §107(B).

WHEREAS, undersigned counsel has confirmed Ms. Billiot's desire to resolve this matter

through a Consent Agreement and Order;

WHEREAS, Ms. Billiot agrees not to repeat the misconduct mentioned in this Consent

Agreement and Order, and acknowledges that any further misconduct mentioned in this Consent

Agreement and Order will be considered a violation of the terms of this Consent Agreement and

Order and shall be cause for further disciplinary action;

WHEREAS, Ms. Billiot recognizes her right to have an administrative adjudication of the

charges outlined in the complaint and notice letter, at which time Ms. Billiot would be entitled to

be represented by legal counsel, to call witnesses, and to present witnesses on her behalf in defense

or in mitigation of the charges made, and to a decision thereon by the Board based upon written

findings of fact and conclusions of law in accordance with the Louisiana Administrative Procedure

Act. Ms. Billiot nonetheless waives her right to formal adjudication and, pursuant to La. R.S.

49:975(D), consents to the entry of the Consent Agreement and Order set forth hereinafter. Ms.

Billiot also acknowledges that she waives any rights to which she may be entitled pursuant to the

Louisiana Administrative Procedure Act, La. R.S. 49:951, et seq., or which she otherwise may be

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afforded by any law, to contest her agreement to, or the force and effect of this Consent Agreement

and Order, in any Court or other forum.

IT IS HEREBY ORDERED that in consideration of the foregoing and pursuant to the

authority vested in the Board by La. R.S. 49:975(D), the Board orders and Ms. Billiot accepts the

following administrative action which is a final decision pursuant to La. R.S. 49:977:

1. The LCSW license of Marleen Billiot to be engaged in the practice of social work in

the State of Louisiana, as evidenced by license number 5274 shall be, and is hereby

REPRIMANDED. Accordingly, Ms. Billiot accepts and shall maintain strict

compliance with the following terms and conditions.

2. Ms. Billiot shall take and pass an Open Book Examination covering the Louisiana

Social Work Practice Act and the Board's Rules, Standards and Procedures, to include

Chapter I, Standards of Practice within nine (9) months from the date all parties sign

this Consent Agreement and Order.

3. Ms. Billiot shall complete six (6) pre-approved continuing education hours in dual and

multiple relationships within nine (9) months from the date all parties sign this Consent

Agreement and Order.

4. Ms. Billiot shall pay a fine in the amount of TWO HUNDRED FIFTY DOLLARS

AND 00/100 (\$250.00) within nine (9) months from the date all parties sign this

Consent Agreement and Order. Payment shall be made by credit card, certified check,

or money order.

5. Ms. Billiot shall reimburse legal costs associated with Complaint No. 2021-171 in the

amount of \$2,912.25 within nine (9) months from the date all parties sign this Consent

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Agreement and Order. Payment shall be made by credit card, certified check, or money

order.

6. Ms. Billiot specifically acknowledges that failure to comply with the terms of this

Consent Agreement and Order may result in a denial, revocation, or suspension of any

license, certificate, or registration issued by, or applied for, in accordance with La. R.S.

37:2717.

7. Ms. Billiot shall report the terms of this Consent Agreement and Order to any board or

agency located in the United States with which she is licensed or registered.

8. By agreeing to the terms of this Consent Agreement and Order, Ms. Billiot waives all

rights to appeal this adjudication.

Effect of Non Acceptance of Agreement. Ms. Billiot acknowledges that this Consent

Agreement and Order is subject to the approval of the Board. She further acknowledges and agrees

that if the Board rejects this Consent Agreement and Order, it will be void, and an Administrative

Complaint may be filed relative to the allegations contained herein. If this Consent Agreement

and Order is rejected by the Board, it will not constitute a waiver of Ms. Billiot's right to a hearing

on the matters alleged in an Administrative Complaint and the admissions contained herein will

have no effect. She further agrees that if the Board rejects this Consent Agreement and Order, the

members of the Board may decide the matter after a hearing, and their consideration of this

Consent Agreement and Order shall not alone be grounds for recusal of any member of the Board,

including any claims that the Board is biased against her, that it cannot fairly decide the case, or

that it has received ex parte communication.

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Address of Board. All payments ordered and any reports required by this Consent Agreement and Order shall be addressed to: Louisiana State Board of Social Work Examiners, 18550 Highland Road, Suite B, Baton Rouge, Louisiana 70809.

IT IS HEREBY FURTHER ORDERED that this Consent Agreement and Order shall take effect immediately upon its adoption by the Board and is a public record of the Board. The terms of this Consent Agreement and Order may be published and reported in, including but not limited to, the LABSWE Newsletter, the Association of Social Work Boards (ASWB), and the National Practitioner Data Bank-Healthcare Integrity and Protection Data Bank (NPDB-HIPDB).

The prosecutor acknowledges negotiation and preparation of this Consent Agreement and Order in order to resolve, with prejudice, all matters for which the social worker could be charged under Complaint 2021-171, and further certifies that this Consent Agreement and Order is consistent with the evidence, adequately addresses the complaint, and represents a true and correct statement of that which could be proven at a hearing of this matter.

DATED: 8 3 123

James Raines

I, Marleen Billiot, have read the Consent Agreement and Order, understand it, and agree to be bound by its terms and conditions. I specifically acknowledge that failure to comply with

the terms of the Consent Agreement and Order may result in revocation or suspension of my

license. The admissions contained herein will be considered proven and the only issue will be

failure to follow the terms of the Consent Agreement and Order. I make these acknowledgements

and waivers in support of a final disposition of the pending investigation of Complaint No. 2021-

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171 by Consent Agreement and Order pursuant to La. R.S. 49:975(D), in lieu of the institution and prosecution of formal administrative proceedings, and accordingly consent to the entirety of the Order set forth above and further waive any right to which I may be entitled under the Louisiana Administrative Procedure Act or any other law to contest, in any court, my agreement to this Order. By my subscription hereto, I also hereby authorize the Prosecutor to present this Order to the LABSWE for its consideration and to disclose to and discuss with the LABSWE the nature and results of the investigation of this matter. I herein waive any objection to such disclosure based on due process of law under either the State or Federal Constitution or under State statutory law, including La. R.S. 49:977.2. I expressly acknowledge that the disclosure of such information to the LABSWE shall be without prejudice to the Prosecutor's authority to file a formal Administrative Complaint, or the LABSWE's capacity to adjudicate such Administrative Complaint, should the LABSWE decline to approve this Consent Agreement and Order. I further acknowledge my awareness that should the LABSWE approve this Consent Agreement and Order that the Consent Agreement and Order will become a matter of public record.

DATED: 4/21/2023

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## ORDER

The Louisiana State Board of Social Work Examiners, having examined the Consent Agreement and Order, Case No. 2021-171, adopted the Consent Agreement and Order in this matter.

DATED this 15 day of September, 2023, in Baton Rouge, Louisiana.

LOUISIANA STATE BOARD OF SOCIAL WORK

**EXAMINERS** 

Dr. Jamie Barney, ECSW, BACS

Evan Bergeron, Esq., Consumer Member

Dr. Hyacinth McKee, LCSW-BACS

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