## BEFORE THE ALABAMA STATE BOARD OF SOCIAL WORK EXAMINERS

IN THE MATTER OF THE	]
COMPLAINT AGAINST	]
	]
BRIDGET R. ASHLEY	]
	]
Respondent.	1

## AGREEMENT TO INFORMAL SETTLEMENT OF VIOLATIONS

WHEREAS, the Disciplinary Investigative Committee (Committee) of the Alabama State Board of Social Work Examiners (Board) has investigated a Complaint filed against the Respondent BRIDGET R. ASHELY and has determined that probable cause exist to warrant filing formal charges against the Respondent BRIDGET R. ASHELY for having violated rules of the Board, and

WHEREAS, Respondent BRIGET R. ASHELY has been notified of the Complaint and alleged violations, the Committee's determination of probable cause, and the right to have a formal hearing before the Board on the alleged violations, and

WHEREAS, Respondent BRIDGET R. ASHLEY, having been notified of the alleged violations and the Committee's determination of probable cause, the right to have a formal hearing before the Board on the alleged violations, waives her right to a formal hearing and requests an informal disposition of the alleged violations presently pending before the Alabama State Board of Social Work Examiners, and

WHEREAS, the Respondent has agreed to an informal disposition of the alleged violations, and in consideration of the Committee's promise to informally dispose of the violation, the Respondent agrees to the following:

- (1) An administrative fine of \$400.00. (The Respondent is afforded six months to pay the fine; however, Respondent must make payment each month. She may pay the full amount prior to the expiration of the (6) months).
- (2) DARS, a national reporting system for social work boards will be notified of a reprimand in the *miscellaneous* category.

(3) The Respondent acknowledges that she violated in Alabama and rules of the Board when she practiced

social work after the expiration of her license. Respondent may submit an explanation addressing the

allegations to be maintained in her file.

(4) By agreeing to have the violations informally discharged by the Committee, the Respondent waives

her right to a formal hearing before the full Board. Additionally, assuming she does not accept this

agreement or if it is voided by law, the Respondent waives any request for recusal by any Board

member, assuming she does not accept this agreement.

In considering of this Respondent's acceptance the above-listed disciplinary measure and acknowledgment

of a violation, the Committee, on behalf of the Board, agrees that

(1) The Board agrees not to actively pursue the prosecutions of the violations;

(2) The Board agrees not to pursue action through the circuit court for the violations;

(3) The Respondent remains license eligible. (The Respondent would have to submit an application to

retake the applicable examination).

IT IS STIPULATED AND AGREED by the Respondent and the Committee that the above-styled terms

represent the complete agreement, and that this Agreement is binding once it has been signed, and that if

any term is illegal or unconstitutional, the agreement becomes void.

SIGNED, this \_\_\_\_\_28\_\_\_\_\_ day of \_\_*March*\_\_\_\_\_2000.

Bridget R. Ashley 14240 Flanders

Detroit MI 48205

SIGNED, this  $4^{th}$  day of April 2000.

Brenda Holden

EXECUTIVE ASSISTANT FOR THE BOARD