LOUISIANA ADDICTIVE DISORDER REGULATORY AUTHORITY

IN THE MATTER OF:

Edward Lytle
LAC No. 988, CCGC No. 1015)

CONSENT ORDER

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CONSENT AGREEMENT
TERMS & CONDITIONS

WHEREAS, Edward Lytle, Respondent, has admitted relapse and failure to maintain sobriety, and in order to avoid further administrative and judicial proceedings, Respondent hereby consents to accept and abide by the following order of the Board:

1. Licenses, LAC No. 988 and CCGC No. 1015, belonging to Respondent, Edward Lytle, are suspended for a minimum period of six months;
2. The licenses of Respondent will not be considered for reinstatement until the following conditions are met:
   a. Submit to comprehensive outpatient and addictive disease evaluation at Respondent=s expense, by an ADRA approved addictionologist;
   b. Authorize and cause a written report of the said evaluation to be submitted to the ADRA, to include the entire evaluation report including diagnosis, course of treatment, prescribed or recommended treatment, prognosis, and professional opinion as to Respondent=s capability of practicing as a LAC and CCGS with reasonable skill and safety to clients;
   c. Submit all pages of this Consent Order to the evaluator prior to the start of the evaluations in order for the evaluation to be deemed valid;
   d. Immediately submit to all recommendations thereafter of the evaluator and cause to have submitted ADRA evidence of continued compliance with all recommendations by the evaluator; and
   e. If the evaluations give any treatment recommendations or findings to warrant concern for client safety, meet with ADRA Compliance Investigator and demonstrate, to the satisfaction of the ADRA Compliance Investigator that Respondent poses no danger to the practice as a LAC and CCGS or to the public and that Respondent can safely and competently perform the duties of a LAC and CCGC; and
3. Respondent agrees to pay an assessment of $250.00 placed on LAC License No. 988 and CCGC License No. 1015, said assessment to be paid simultaneously with the signing of this Consent Agreement by Respondent.

By signing this Consent Agreement, Respondent agrees that the ADRA has jurisdiction in this matter, waives his right to informal conference, to Notice of Hearing, to a formal Administrative Hearing, and to judicial review of this Consent Agreement.

By signing this Consent Agreement, Respondent agrees that any failure to comply with the terms of this Agreement is a basis for discipline by the ADRA.
IN RE: EDWARD LYTLE
Page 2

Respondent further understands that this Consent Agreement shall constitute a Public Record pursuant to La. R.S. 44:1 et seq. and is considered disciplinary action by the ADRA.

Both Respondent and the ADRA stipulate that this Consent Order shall not become effective and shall not become binding on the ADRA unless and until approved by the ADRA at formal meeting.

I, Edward Lytle, understand that this Agreement is effective upon affirmative vote by the ADRA at formal hearing. It is also understood that should the ADRA not approve the Consent Agreement, my agreement thereon does not preclude the ADRA from requiring a formal hearing of my case. I further understand that should this Consent Agreement not be accepted by the ADRA, the presentation to and consideration by the ADRA of this Agreement, including presented documentary evidence and information, shall not unfairly or illegally prejudice or preclude the ADRA or any of its members from further participation in hearings or resolution of these proceedings.

SIGNED, AGREED TO AND ENTERED on this \( \frac{27}{th} \) day of Oct., 2014.

EDWARD LYTLE
303 Holiday Circle
Pineville, LA 71360
(LAC #988, CCGC #1015)

Submitted for ADRA Approval By:
Paul Schoen
Complaint Investigator

ACCEPTANCE OF THE CONSENT AGREEMENT BY THE LOUISIANA ADDICTIVE DISORDER REGULATORY AUTHORITY:

By a majority vote of the ADRA members voting in favor of the foregoing Consent Agreement at the Board meeting on November 21, 2014, the ADRA hereby adopts said Agreement.

FOR THE ADRA:

[Signature]

CHAIR