



STATE OF ARIZONA
BOARD OF BEHAVIORAL HEALTH EXAMINERS
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DOUGLAS A. DUCEY
Governor

TOBI ZAVALA
Executive Director

July 18, 2016

Ms. Lauren Golombek
[REDACTED]

Dear Ms. Golombek:

On July 8, 2016, the Board reviewed your application for licensure as an associate counselor and determined that you are not eligible for licensure pursuant to A.R.S. § 32-3275(6). Specifically, the Board found that you engaged in conduct that had you been licensed would have constituted grounds for disciplinary action. The Board determined that the disciplinary action invoked the following violations that were based upon the conduct referenced thereafter:

1. A.R.S § 32-3251(16)(l), any conduct, practice or condition that impairs the ability of the licensee to safely and competently practice the licensee's profession.

These violations were based on the following findings:

1. On 02/28/10, you were arrested for DUI.
2. Officer 1's police report regarding that arrest indicated:
 - a. At approximately 1:04 a.m., Officer 1 observed you driving the wrong way in his lane of traffic.
 - b. Officer 1 was forced to slam on his brakes to avoid a head on collision.
 - c. Your vehicle swerved and drove over the curb.
 - d. Officer 1's vehicle was then rear ended by the car directly behind him.
 - e. You did not remain at the scene of the accident.
3. At approximately 1:13 a.m., you provided a preliminary breath test, which measured your BAC at .123%.
4. As a result of your arrest, you completed 10 hours of DUI Risk Education and attended a MADD panel meeting.
5. On 10/18/13, you were arrested for DUI.
6. Officer 3's police report regarding that arrest indicated:
 - a. At approximately 1:06 a.m., Officer 3 observed your car driving erratically.
 - b. Your eyes were watery and bloodshot and your face was flushed.
 - c. You exhibited 6 of 6 cues on the HGN test.
 - d. You refused the PBT and were placed under arrest.
 - e. You later completed 2 breath tests after a 15 minute deprivation period, which measured your BAC at .108% and .112%, at 1:35 a.m. and 1:42 a.m., respectively.
7. As a result of your arrest, you completed 16 hours of DUI education, attended 1 MADD meeting panel, and were confined to 1 day in jail.

8. Following your 02/10 DUI, you deliberately provided false information on various forms regarding your previous DUI/criminal history including:
 - a. On your 07/11 employment application to Cottonwood de Tucson, you checked "No" to the question that asked, "Have you ever pleaded 'guilty' or 'no contest' to, or been convicted of, a crime?"
 - b. In review of your 10/13 DUI Screening Records:
 - When given the option if this was your First, Second, Third, or Fourth DUI, you indicated it was your first.
 - When asked the question, "Have you been arrested more than once for driving under the influence of alcohol?" on your MAST questionnaire, you circled "no."
 - c. In review of your 10/13 EAP treatment records, your counselor wrote the following:
 - "She reports no other substance use and no h/o complications, legal or otherwise, due to substance use until her recent DUI on October 17, 2013."
9. Your decision to purposely omit pertinent alcohol related information to an alcohol screener on at least 2 occasions appears highly concerning.
10. As a result of your omission regarding your previous DUI during your 10/13 screening assessment, according to the Arizona Administrative Code's Requirements for DUI screening, you were recommended to complete a less intensive treatment schedule than what should have been required.

Per A.R.S. §41.1092.03.B, you may request a Formal Hearing by notifying the agency in writing within thirty-five (35) days from the date of this letter. If you do request a Formal Hearing, you also have the right, pursuant to A.R.S. §41-1092.06, to request a settlement conference. If you do not request a Formal Hearing by the close of business on August 23, 2016, your file will be closed without further recourse to appeal and the licensure denial will be reported to the federal data banks that record this information. If you desire licensure at a later date, you must submit a new application and fee.

PLEASE BE FURTHER ADVISED that, pursuant to the Board's new licensure statute, as of July 1, 2004, only persons holding licenses to practice professional counseling may do so unless they are exempt from licensure pursuant to A.R.S. § 32-3271.

If you have any questions, I can be reached at (602) 542-1617.

Sincerely,



Tobi Zavala
Executive Director