

**CONSENT AGREEMENT  
BETWEEN  
ALFRED R. HAIGHT, JR., D.O.  
AND  
THE STATE MEDICAL BOARD OF OHIO**

THIS CONSENT AGREEMENT is entered into by and between ALFRED R. HAIGHT, JR., D.O. and THE STATE MEDICAL BOARD OF OHIO, a state agency charged with enforcing Chapter 4731., Ohio Revised Code.

ALFRED R. HAIGHT, JR., D.O. enters into this Agreement being fully informed of his rights under Chapter 119., Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudicative hearing on the issues considered herein.

This Consent Agreement is entered into on the basis of the following stipulations, admissions and understandings:

- A. THE STATE MEDICAL BOARD OF OHIO is empowered by Section 4731.22(B) (26), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for impairment of ability to practice according to acceptable and prevailing standards of care because of habitual or excessive use or abuse of drugs, alcohol, or other substances that impair ability to practice.
- B. THE STATE MEDICAL BOARD OF OHIO enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Section 4731.22(B) (26), Ohio Revised Code, and expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the effective date of this Agreement.
- C. ALFRED R. HAIGHT, JR., D.O. is an applicant for licensure to practice osteopathic medicine and surgery in the State of Ohio.
- D. ALFRED R. HAIGHT, JR., D.O. ADMITS that between June 20, 1989 and August 17, 1989 he wrote eleven (11) prescriptions, under the D.E.A. number of Doctor's Hospital North, for his wife and under the names of fictitious patients. These prescriptions were written for Tussionex Suspension, a Schedule III Controlled Substance, and were written for his personal consumption.

DOCTOR HAIGHT, futher ADMITS that on or about November 9, 1989 he was indicted by a Franklin County Grand Jury on eleven (11) counts of illegal processing of drug documents in violation of Section 2925.23, Ohio Revised Code. On or about March 27, 1990 DR. HAIGHT pleaded guilty and received treatment in lieu of the conviction. On May 10, 1991 the treatment in lieu of conviction was completed and all charges were dismissed.

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DOCTOR HAIGHT further ADMITS that on or about August 23, 1989 he entered into out-patient treatment with Dr. Brad Bundy. Dr. Bundy's initial diagnosis was one of opioid dependence, in partial remission. In April 1990, Dr. Bundy's diagnosis was opioid dependency, in remission. In May of 1990, DOCTOR HAIGHT transferred to the care of Mark S. Benn, Ph.D.

WHEREFORE, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, the State Medical Board of Ohio (hereinafter BOARD), agrees to issue a certificate to practice osteopathic medicine and surgery in the State of Ohio to ALFRED R. HAIGHT, JR., D.O. subject to the following probationary terms, conditions and limitations:

1. DOCTOR HAIGHT shall obey all federal, state and local laws, and all rules governing the practice of medicine in Ohio;
2. DOCTOR HAIGHT shall submit quarterly declarations under penalty of perjury stating whether there has been compliance with all the conditions of this Consent Agreement;
3. DOCTOR HAIGHT shall appear in person for interviews before the full BOARD or its designated representatives at three month intervals, or as otherwise directed by the BOARD;
4. In the event that DOCTOR HAIGHT should leave Ohio for three continuous months, or reside or practice outside the State, DOCTOR HAIGHT, must notify the BOARD in writing of the dates of departure and return. Periods of time spent outside Ohio will not apply to the reduction of this period under the Consent Agreement;
5. DOCTOR HAIGHT shall be ineligible to hold, and shall not apply for, registration with the D.E.A. to prescribe, dispense or administer controlled substances without prior BOARD approval;
6. DOCTOR HAIGHT shall not prescribe, administer, dispense, order, write orders for, give verbal orders for, or possess any controlled substance as defined by State or Federal law;
7. DOCTOR HAIGHT shall NOT be permitted to order, write orders for, give verbal orders for, dispense or administer controlled substances as defined by State or Federal law under the D.E.A. registration of the hospital or institution in which he is employed and/or has privileges;
8. DOCTOR HAIGHT shall abstain completely from the personal use or possession of drugs, except those prescribed, administered, or dispensed to him by another so authorized by law who has full knowledge of DOCTOR HAIGHT history of chemical dependency;
9. DOCTOR HAIGHT shall abstain completely from the use of alcohol;

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10. DOCTOR HAIGHT shall submit to random urine screenings for drugs and alcohol on a weekly basis or as otherwise directed by the BOARD. DOCTOR HAIGHT is to ensure that all screening reports are forwarded directly to the BOARD on a monthly basis.

DOCTOR HAIGHT shall submit the required urine specimens to a supervising physician to be approved by the BOARD. The supervising physician shall ensure that the urine specimens are obtained on a random basis, that the giving of the specimen is witnessed by a reliable person, and that appropriate control over the specimen is maintained. In addition, the supervising physician shall immediately inform the BOARD of any positive screening results.

The supervising physician shall monitor DOCTOR HAIGHT and provide the BOARD with reports on the doctor's progress and status.

In the event that the designated supervising physician becomes unable or unwilling to so serve, DOCTOR HAIGHT must immediately notify the BOARD in writing, and make arrangements acceptable to the BOARD for another supervising physician as soon as practicable;

11. The BOARD retains the right to require, and DOCTOR HAIGHT agrees to submit, blood or urine specimens for analysis upon request and without prior notice;
12. Within 30 days of the effective date of this Consent Agreement, DOCTOR HAIGHT shall undertake and maintain participation in an alcohol and drug rehabilitation program, such as A.A., N.A., or Caduceus, acceptable to the BOARD no less than four (4) times per week. At his appearances before the BOARD or its designated representative, DOCTOR HAIGHT shall submit documentary evidence of continuing compliance with this program; and
13. DOCTOR HAIGHT shall provide all employers and the Chief of Staff at each hospital where he has, applies for, or obtains privileges with a copy of this Consent Agreement.

The above described terms, limitations and conditions may be amended or terminated in writing at any time upon the agreement of both parties. However, this Agreement shall remain in force for a minimum of three (3) years prior to any request for termination of said Agreement.

If, in the discretion of the Secretary of THE STATE MEDICAL BOARD OF OHIO, DOCTOR HAIGHT appears to have violated or breached any terms or conditions of this Agreement, THE STATE MEDICAL BOARD OF OHIO reserves the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including but not limited to, alleged violations of the laws of Ohio occurring before the effective date of this Agreement.

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DOCTOR HAIGHT acknowledges that he has had an opportunity to ask questions concerning the terms of this Agreement and that all questions asked have been answered in a satisfactory manner.

Any action initiated by the BOARD based on alleged violations of this Consent Agreement shall comply with the Administrative Procedure Act, Chapter 119., Ohio Revised Code.

DOCTOR HAIGHT hereby releases THE STATE MEDICAL BOARD OF OHIO, its Members, Employees, Agents, Officers and Representatives jointly and severally from any and all liability arising from the within matter.

This Consent Agreement shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code.

This information maybe reported to appropriate organizations, data banks and governmental bodies. This Consent Agreement shall become effective upon the last date of signature below.

ALFRED R. HAIGHT, JR. D.O.  
ALFRED R. HAIGHT, JR., D.O.  
II  
6/25/91  
DATE

HENRY G. CRAMBLETT, M.D.  
HENRY G. CRAMBLETT, M.D.  
Secretary 7/8/91  
DATE

TIMOTHY S. JOST, ESQ.  
TIMOTHY S. JOST, ESQ.  
Supervising Member  
7/10/91  
DATE

JOHN C. DOWLING, ESQ.  
JOHN C. DOWLING, ESQ.  
Assistant Attorney General  
7/18/91  
DATE