

**Before The Ohio  
Occupational Therapy, Physical Therapy and Athletic Trainers Board**

**Athletic Trainers Therapy Section**

IN RE:

The eligibility of **Samantha Whiteman**,  
**AT006158**, to retain her license as an  
Athletic Trainer in the State of Ohio

Case No: **AT-25-025**

**Consent Agreement**

This Consent Agreement constitutes an Adjudication Order within the meaning of section 119.01(D) of the Ohio Revised Code. This Consent Agreement ("Agreement") is entered into by and between **Samantha Whiteman** ("**Whiteman**") and the OHIO OCCUPATIONAL THERAPY, PHYSICAL THERAPY AND ATHLETIC TRAINERS BOARD, ATHLETIC TRAINERS SECTION ("**Board**"), collectively the Parties.

The Board is a state agency, charged with enforcing relevant provisions of Ohio Revised Code Chapter 4755 and all rules promulgated thereunder. **Whiteman** hereby enters into this Agreement being fully informed of her rights, including those under Chapter 4755 and Chapter 119, Ohio Revised Code, including the right to representation by counsel and an adjudication hearing.

In consideration of the foregoing and mutual promises hereinafter set forth, **Whiteman** and the Board hereby agree as follows:

**Jurisdiction and Predicate Facts**

1. The Ohio Occupational Therapy, Physical Therapy and Athletic Trainers Board, Athletic Trainers Section, is empowered by Section 4755.64(A) of the Ohio Revised Code, except as provided in division (B) of this section, refuse to issue or renew an athletic trainers license, or reprimand, fine, or place a licensee on probation, for any of the following:
  - (4) Negligence or gross misconduct in the practice of athletic training;
  - (5) Violating the standards of ethical conduct in the practice of athletic training as adopted by the athletic trainers section under section 4755.61 of the Revised Code;
  - (6) Using any controlled substance or alcohol to the extent that the ability to practice athletic training at a level of competency is impaired;
2. **Whiteman** was initially licensed as an athletic trainer in the State of Ohio on July 6, 2020.
3. **Whiteman** currently holds a license to practice as an athletic trainer in the State of Ohio and is subject to all laws and rules of Ohio regulating the practice of athletic training.

4. On or about September 19, 2025, **Whiteman**, was working as an athletic trainer at Genoa High School, located at 2980 N Genoa Clay Center Road, Genoa, Ohio 43430 through a contract with employer University of Toledo, located at 2801 W. Bancroft St., Toledo, OH 43606. **Whiteman** while working at a football game, was discovered under the influence of alcohol, unable stand on her own, and her speech was immensely slurred. **Whiteman** admitted to drinking "an alcoholic beverage." Said conduct constitutes a violation of Ohio Revised Code sections 4755.64 (A)(4), (A)(5), & (A)(6) and Ohio Administrative Code Section 4755:3-2-01 (B)(3).

### Admissions

5. **Whiteman** hereby admits and acknowledges that she has received proper notice of her right to a formal hearing pursuant to Ohio Revised Code Chapter 119.
6. **Whiteman** hereby knowingly waives all rights to a formal hearing in this matter and agrees that this Agreement shall have the full force and effect of an Order duly entered in accordance with those procedures set forth in Ohio Revised Code Chapter 119 and Chapter 4755 relating to administrative proceedings.
7. **Whiteman** hereby admits that the facts as set forth above are true and accurate, and she expressly waives all rights to challenge said facts.
8. **Whiteman** hereby admits that the facts set forth above constitute a violation of Ohio law thereby subjecting her to disciplinary action by the Board, pursuant to R.C. 4755.64.

### Terms

WHEREFORE, in consideration of the foregoing, and in lieu of any further disciplinary action, **Whiteman**, and the Board, knowingly and voluntarily agree to the following terms:

9. **Whiteman's** Ohio athletic trainer's license shall be indefinitely suspended until the following terms are met.
10. **Whiteman**, at her own expense and prior to her license being considered for reinstatement, shall complete a "fit for practice" evaluation by a provider approved by the Board. Said report must include, but is not limited to, current mental status, substance abuse, any and all diagnosis, treatment/medication recommendations, his/her professional opinion regarding **Whiteman's** fitness to practice as an athletic trainer, and if necessary, recommendations for license restrictions:
  - a) **Whiteman** must abide by any and all recommendations of the fit for practice evaluation.
  - b) **Whiteman** must sign all releases so information can be released to the Enforcement Division of the Board.

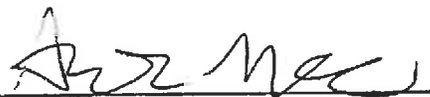
- c) **Whiteman** must ensure that all information regarding the fit for practice evaluation, recommendations, and compliance with evaluator's recommendations is received by the Enforcement Division of the Board.
  - d) The Board reserves the right to institute restrictions and/or license revocation based on the findings in the evaluation.
  - e) **Whiteman** must provide proof of completion of any rehabilitation recommendation.
  - f) The Board reserves the right to submit documentation to be reviewed and considered in the "fit for practice" evaluation.
11. **Whiteman** shall complete any and all treatment and monitoring recommendations resulting from the evaluation. **Whiteman** will sign any and all release forms required by the treatment provider to release any and all information regarding her participation, treatment, monitoring, and continuing compliance with the program. **Whiteman** will provide the Enforcement Division of the Board with progress updates on a quarterly basis until she is discharged from the treatment program.
12. **Whiteman** at her own expense, shall "unconditionally pass" the PROBE Ethics & Boundaries Program conducted by the Center for Personalized Education for Physicians (CPEP). **Whiteman** must comply with any and all recommendations of CPEP. The Board reserves the right to institute license restrictions based on the findings of CPEP. **Whiteman** will sign any and all release forms required by CPEP to release any and all information regarding her PROBE Ethics & Boundaries Program participation directly to the Enforcement Division of the Board. **Whiteman** shall complete PROBE Ethics & Boundaries within sixty (60) days of the effective date of this agreement.
13. Upon completion of terms 10, 11, and 12, **Whiteman's** Ohio athletic trainer's license shall be returned to active status.
14. Once reinstated, **Whiteman** shall provide a copy of this consent agreement to any current and future employers during the term of this agreement. The copy shall be given to **Whiteman's** supervisor(s), or whoever is responsible for evaluating her work performance. **Whiteman's** employer(s) must send written notification on company letterhead to the Enforcement Division indicating that they were provided with a copy of this Agreement. **Whiteman** shall ensure that this notification by her employer is received within (30) days of the effective date of this Agreement. If **Whiteman** changes employers during the course of this Agreement, she shall ensure that written notification by her new employer(s) is received within thirty (30) days of her start date of her new position. If **Whiteman** is not employed within thirty (30) days of the effective date of this Agreement, she shall submit a statement to that effect to the Enforcement Division of the Board.
15. **Whiteman** agrees to abide by all federal, state, and local laws, and all laws and rules governing the practice of athletic training in the State of Ohio.

16. **Whiteman** agrees and acknowledges that this Board's disciplinary action shall be disclosed to the proper licensing authority of any state or jurisdiction in which **Whiteman** holds a professional license.
17. **Whiteman** waives the right to a hearing, pursuant to Ohio Revised Code Chapter 119, and all claims or causes of action **Whiteman** may have, including but not limited to, an appeal from this Agreement or any order derived herefrom, or attorney fees, against the State of Ohio, the Board, its members, officers, employees, and/or agents, arising out of matters that are subject of this Agreement.
18. Provided that **Whiteman** fully complies with the terms of this Agreement, the Board shall not initiate any further administrative action or proceedings against **Whiteman** for the above violations. Failure to abide by the terms of this Agreement shall constitute an actionable violation in and of itself without further proof and may subject **Whiteman** to any and all disciplinary remedies available to the Board including, but not limited to, revocation.
19. **Whiteman** hereby releases the Board, its members, employees, agents and officers jointly and severally from any and all liability from the within matter.
20. All parties to this Agreement understand that this Agreement is a public record pursuant to R.C. 149.43, and this Agreement may be published on the Board's website and reported to appropriate organizations, data banks, and governmental bodies, including, but not limited to, the United States Department of Health and Human Services' National Practitioner Data Bank (NPDB).
21. **Whiteman** understands that the Board may accept or reject this Agreement. **Whiteman** further understands that if the Board rejects this Agreement, this matter will be scheduled for a hearing pursuant to R.C. 119.07.
22. By her signature on this Agreement, **Whiteman** acknowledges the purpose of the Agreement is to avoid further administrative action with respect to this case. In this regard, **Whiteman** authorizes the Board to review and examine all investigative materials, and, if applicable, any statements made by a victim, concerning this case prior to or in conjunction with consideration of this Agreement. Furthermore, should this Agreement not be accepted by the Board, it is agreed that presentation to and consideration of this Agreement and other documents and matters by the Board shall not unfairly prejudice the Board or any of its members from further participation, consideration, adjudication, or resolution of these proceedings and in conjunction herewith, **Whiteman** waives any such defense or claim.
23. This Agreement constitutes the Parties' entire agreement and understanding, and shall supersede all prior agreements, representations, and communications, if any, which shall be considered merged herein and shall not survive. This Agreement may not be modified or altered in any respect unless signed in writing by all Parties.

24. The Agreement is severable. If any provision of this Agreement is declared void or unenforceable by any court, all other provisions of this Agreement remain binding on the Parties.
25. This Agreement is construed under the laws, rules, and interpretations of the State of Ohio. The Board shall retain all rights and remedies at law or in equity available to it for breach of this Agreement. Any action to enforce this Agreement shall be brought in a court of competent jurisdiction in Franklin County, Ohio. However, if the Board revokes this Agreement upon Whiteman's breach of this Agreement and the Board decides to issue a Notice of Hearing pursuant to R.C. 119.07, then any such hearing shall be in accordance with Ohio Revised Code Chapter 119.
26. This Agreement may be signed in counterparts.
27. Whiteman has had the opportunity to review this Agreement and receive the advice of the legal counsel of her choice regarding it and all of its terms, conditions, and requirements.

I, **Samantha Whiteman**, have carefully read the above Agreement and I enter into it freely and voluntarily with full knowledge of its force and effect, and full knowledge of my rights under Ohio law. By executing this Agreement, I recognize that if, in the discretion of the Board it appears that I have breached any terms or conditions of this Agreement, the Board may initiate formal disciplinary proceedings which may be based solely upon a breach of the Agreement. If the Board finds a breach of this Agreement, it may impose any disciplinary remedy available under Ohio law.

The terms and conditions of this agreement shall not become effective until approved by the Board and executed pursuant to its approval.



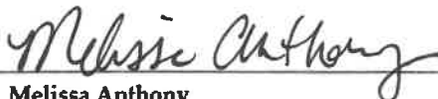
**Samantha Whiteman**

3/10/26

DATE

Counsel to **Samantha Whiteman**  
(If represented)

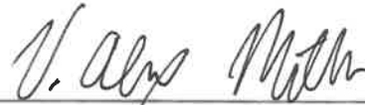
DATE



**Melissa Anthony**  
Executive Director

3/27/2026

DATE



**V. Alex Miller**  
Assistant Attorney General

3/27/26

DATE