Chapter 18. Guidelines for Requesting Advisory Opinions from LLPVRC's Ethics Committee

§1800. General

A. Consistent with the intent of the Louisiana Licensed Professional Vocational Rehabilitation Counselors (LLPVRC) Code of Professional Ethics for Licensed Rehabilitation Counselors, the LLPVRC Ethics Committee recommends that licensed rehabilitation counselors who are considering seeking advisory opinions first consult with other rehabilitation counselors and colleagues who are knowledgeable about ethics in order to attempt to resolve questions that may easily be addressed by other knowledgeable parties. If these attempts do not result in resolution of the matter, individuals may request advisory opinions from the LLPVRC Ethics Committee.

B. The committee provides advisory opinions on selected situations having ethical implications. These advisory opinions are provided as a general educational service and are rendered in response to limited and unverified information provided to the committee. Therefore, it should not be construed as direct advice regarding the unique or specific ethical or legal action recommendations that should be followed regarding the issues raised. The considerations described by the committee's advisory opinion should be regarded only as general educational assistance and not as specific direction in any particular instance.

C. Requests should not be filed if there is reason to believe that a violation of the code has occurred. Those attempting to determine if alleged behavior violates the code may receive a response to a request for an advisory opinion that may later appear to contradict a ruling made if a complaint is actually filed. This possible incongruity might be due to the fact that advisory opinions do not allow for full disclosure of all available information in the matter.

D. Information presented in a request for an advisory opinion and the committee's response to that ruling may be presented for educational purposes to other parties in a sanitized format.

E. LLPVRC's Ethics Committee meets four times per year. Requests received will be scheduled for review at the next scheduled meeting of the committee.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:3445.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Licensed Professional Vocational Rehabilitation Counselors Board of Examiners, LR 30:799 (April 2004).

§1801. Requesting an Advisory Opinion

A. Requests should be clear and concise and should include both the scenario and the requestor's opinion as to the standard(s) in the LLPVRC Code of Professional Ethics for Licensed Rehabilitation Counselors that relate to the matter as well as the requestor's interpretation of how to apply the standard(s) to the scenario. Further, if the requestor is a LRC, the request should advise as to the results of consultation with other rehabilitation counselors and colleagues.

B. Requests should be sent in writing to Louisiana Licensed Professional Vocational Rehabilitation Counselors Board of Examiners, P.O. Box 41594, Baton Rouge, LA 70835-1594, Attn: Ethics Committee.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:3441-3452 and 36:478(I).

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Licensed Professional Vocational Rehabilitation Counselors Board of Examiners, LR 30:799 (April 2004).

Request for Advisory Opinion (July 2014)

“Would it be ethically permissible for a licensed rehabilitation counselor to accept a client and provide vocational rehabilitation services for that client as well as provide expert testimony when the LRC is an employee of the defendant insurer or third party administrator of that claim?”

Advisory Opinion

The provision of rehabilitation counseling services in the context of the situation noted in the request is not necessarily precluded by the *Code of Professional Ethics for Licensed Rehabilitation Counselors* or by the *Code of Professional Ethics for Rehabilitation Counselors (2010).* However, given the potential ethical challenges for the LRC in providing LRC services in such circumstances, best ethical practice suggests that the LRC provide rehabilitation counseling services only after following a decision-making framework that includes such steps as identifying and weighing potential ethical benefits/risks in providing such services, consulting with supervisors and peers, conferring with other professionals from pertinent disciplines, and documenting in writing the conclusions of such a decision-making process for each case.

*Code of Professional Ethics for Licensed Rehabilitation Counselors*

Related Canons and Rules:

Preamble

Licensed rehabilitation counselors are committed to facilitating the personal, social, and

economic independence of individuals with disabilities. In fulfilling this commitment, licensed

rehabilitation counselors work with various people, programs, institutions, and service delivery

systems. Licensed rehabilitation counselors recognize that their actions (or inaction) can either

aid or hinder clients in achieving their rehabilitation objectives, and they accept this

responsibility as part of their professional obligations. Licensed rehabilitation counselors may be

called upon to provide various kinds of assistance including: counseling; vocational explorations;

vocational assessment and testing; evaluations of social, medical, vocational, and psychiatric

information; job placement and job development activities; forensic assessments; and other types

of rehabilitation services. They are required to do so in a manner that is consistent with their

education and experience. Moreover, licensed rehabilitation counselors must demonstrate their

adherence to ethical standards and ensure that the standards are vigorously enforced. The Code of

Professional Ethics for Licensed Rehabilitation Counselors (henceforth referred to as the Code)

is designated to facilitate the achievement of these goals.

CANON 2: CLIENT-COUNSELOR RELATIONSHIP

Licensed rehabilitation counselors shall respect the integrity and protect the welfare

of the people and groups with whom they work. The primary obligation of licensed

rehabilitation counselors is to their clients (defined as individuals with disabilities

who are receiving services from licensed rehabilitation counselors). At all times,

licensed rehabilitation counselors shall endeavor to place their clients’ interests above

their own.

R2.1 Licensed rehabilitation counselors will clearly communicate to clients the purposes and

goals of rehabilitation counseling, and any limitation that may affect the counseling

relationship.

R2.5 Licensed rehabilitation counselors who provide services at the request of a third party will

clarify the nature of their relationships to all rightful, legal parties and to all members of

the treatment team. Licensed rehabilitation counselors will inform all parties of their

ethical responsibilities and take needed actions to assure that all parties understand their

ethical responsibilities. Licensed rehabilitation counselors who are employed by third

parties as case consultants or expert witnesses, where there is not intent to provide

rehabilitation counseling services directly to clients (beyond file review, initial interview

and/or assessment) will clearly define, through written or oral means, the limits of their

relationship (particularly in the areas of informed consent and confidentiality) to all

rightful, legal parties and to all members of the treatment team. When serving as case

consultants or expert witnesses, licensed rehabilitation counselors shall provide unbiased,

objective opinions.

CANON 9: FORENSIC ACTIVITIES

Licensed rehabilitation counselors who perform forensic functions, such as assessments,

interviews, consultations, reports, or expert testimony, must comply with all other

provisions of this Code to the extent that they apply to such activities. Licensed

rehabilitation counselors base their forensic work on appropriate knowledge of and

competence in the areas underlying such work, including specialized knowledge concerning

special populations.

R9.4 Licensed rehabilitation counselors in most circumstances, will avoid performing multiple and

potentially conflicting roles in forensic matters. When rehabilitation counselors may be called

on to serve in more than one role in a legal proceeding - for example, as a case consultant or

expert witness for one party or for the court and as a fact witness - they will clarify role

expectations and the extent of confidentiality in advance to the extent feasible, and thereafter as

changes occur, in order to avoid compromising their professional judgment and objectivity and

in order to avoid misleading others regarding their role.

*Code of Professional Ethics for Rehabilitation Counselors (2010)*

Related Standards:

Preamble (Ethical Principles)

The fundamental spirit of caring and respect with which the Code is written is based upon six principles of ethical behavior

*Autonomy:* To respect the rights of clients to be self-governing within their social and cultural framework.

*Beneficence:* To do good to others; to promote the well-being of clients.

*Fidelity:* To be faithful; to keep promises and honor the trust placed in rehabilitation counselors.

*Justice:* To be fair in the treatment of all clients; to provide appropriate services to all.

*Nonmaleficence:* To do no harm to others.

*Veracity:* To be honest.

A.5.f.

**f. ROLE CHANGES IN THE PROFESSIONAL RELATIONSHIP.** When rehabilitation counselors change roles from the original or most recent contracted relationship, they obtain informed consent from

clients or evaluees and explain the right to refuse services related to the change. Examples of role changes include: (1) changing from individual to group, relationship or family counseling, or vice versa; (2) changing from a forensic to a primary care role, or vice versa; (3) changing from a nonforensic evaluative role to a rehabilitation or therapeutic role, or vice versa; (4) changing from a rehabilitation counselor to a researcher role (e.g., enlisting clients as research participants), or vice versa; and, (5) changing from a rehabilitation counselor to a mediator role, or vice versa. The clients or evaluees must be fully informed of any anticipated consequences (e.g., financial, legal, personal, or therapeutic) due to a role change by the rehabilitation counselor.

F.1.c.

**c. DUAL ROLES.** Rehabilitation counselors do not evaluate current or former clients for forensic

purposes except under the conditions noted in A.5.f. or government statute. Likewise, rehabilitation counselors do not provide direct services to evaluees whom they have previously provided forensic services in the past except under the conditions noted in A.5.f. or government statute. In a forensic setting, rehabilitation counselors who are engaged as expert witnesses have no clients. The persons who are the subject of objective and unbiased evaluations are considered to be evaluees.

F.2.d.

**d. CONFLICT OF INTEREST.** Rehabilitation counselors recognize that their own personal values,

moral beliefs, or personal and professional relationships with parties to a legal proceeding may

interfere with their ability to practice competently. Under such circumstances, rehabilitation

counselors are obligated to decline participation or to limit their assistance in a manner consistent with professional obligations

L.2.a.

**a. DECISION-MAKING MODELS AND SKILLS.** Rehabilitation counselors must be prepared to

recognize underlying ethical principles and conflicts among competing interests, as well as to apply appropriate decision-making models and skills to resolve dilemmas and act ethically.

L.2.e.

**e. CONSULTATION.** When uncertain as to whether particular situations or courses of action may

be in violation of the Code, rehabilitation counselors consult with other professionals who are

knowledgeable about ethics, with supervisors, colleagues, and/or with appropriate authorities, such as CRCC, licensure boards, or legal counsel.

L.2.f.

**f. ORGANIZATION CONFLICTS.** If the demands of organizations with which rehabilitation

counselors are affiliated pose a conflict with the Code, rehabilitation counselors specify the nature of such conflicts and express to their supervisors or other responsible officials their commitment to the Code. When possible, rehabilitation counselors work toward change within organizations to allow full adherence to the Code. In doing so, they address any confidentiality issues.