Notice of Privacy Practices For Protected Health Information

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY

Effective date 10/8/2021:

The protection of your health information is very important. As mental health professionals we recognize that many of the things we discuss are sensitive, and because of this it is important that you are aware of how this information is used and may be revealed. This document contains a description about how your protected health information is used and sometimes disclosed. As a healthcare professional covered under the federal "HIPAA" law we are required to give you this notice and to abide by its terms.

In general, the communications between a patient/evaluee and psychologist/ psychiatrist are confidential and protected by law and we can only release your protected health information with your permission, or under certain circumstances. This document and the other intake documents you received discuss those circumstances. When we make a disclosure, we will always try to limit the information that we reveal. In general, we will try to disclose only the amount necessary.

We may, in some cases, take "psychotherapy notes," which are private notes that we take and keep separately from your other healthcare information. Under most circumstances, use and disclosure of "psychotherapy notes" will require your authorization.

<u>Uses and Disclosures:</u>

We can disclose information for the purposes of treatment, payment, and health care operations. An example of a disclosure for treatment purposes is one where we discuss your treatment/evaluation with your physician to coordinate our services. An example of a disclosure for payment is where we discuss your case with your health insurance carrier to determine if you are eligible for coverage. An example of a disclosure for health care operations is where we disclose information for the purposes of conducting quality assessment and quality improvement functions.

We can also make disclosures without your consent under the following circumstances:

- In some legal proceedings we may be required to disclose information about you without your consent. We will try to maintain the confidentiality of your protected health information, but if we receive a lawful order from a court or administrative authority, a valid subpoena, search warrant, or coroner's inquest we may have to disclose information.
- If we believe you pose a serious risk of harm to yourself or someone else, we are required to take protective actions. This may mean that we have to contact a potential victim, the police, child and family services, government authorities whose job it is to protect the elderly or dependent adults, or other parties to minimize the risk of harm.

When we make disclosures for these purposes, we will disclose only the information necessary. Any additional disclosures will be made only with your written authorization and you can revoke that authorization at any time by notifying me in writing, except to the extent that we have taken action in reliance on your authorization or your previous authorization was obtained as a condition of obtaining insurance coverage, in which case other law provides the insurer with the right to contest a claim under your policy or the policy itself.

Commercial and Fundraising Activities:

If we wish to use your protected health information for marketing purposes, your authorization is required. Similarly, if your protected health information is ever sold, such a sale requires your authorization.

We are permitted to contact you to remind you about appointments, to discuss treatment alternatives, or other health-related services that may be of interest to you. We can also contact you for fundraising activities related to my practice. You also have the right to opt-out of receiving fundraising communications, should those communications occur. In such a case, the opt-out procedures will be disclosed with each fundraising communication.

Your Individual Rights:

- You can request that we restrict the disclosure of information such as we described above, but we are not required to agree to these restrictions. However, if we do agree to these restrictions we must abide by our agreement unless an emergency occurs. If we do have to disclose information in an emergency we will request to the persons to whom we make the disclosure that the information remain as confidential as possible. Any agreement that we make to restrict these disclosures will be written down and signed; if either of us needs to terminate our agreement we will document our agreement in writing and give you a copy. You cannot limit the uses and disclosures that we are legally required or allowed to make.
- If you wish to receive communications from us by alternative means (such as billing at a different address) you have the right to make reasonable requests. This is especially true if our usual means of communicating with you could endanger you or someone else. If you want to make such a request, please do so in writing and we will discuss how it would work and if it would be possible for us to agree to your request.
- You have the right to inspect and copy your protected health information. You also have the right to amend your protected health information. If you want a copy of your protected health information, we can charge you a reasonable fee for providing you with these copies.
- You have a right to receive an accounting of most of the disclosures of your protected health information that have occurred in the last six years.

• If we originally only provided you with an electronic copy of this document, you have a right to receive a paper copy of this notice upon request.

My Duties:

- As explained above, we are required by law to maintain the privacy of your protected health information, to provide you with notice of our legal duties and privacy practices with respect to that protected health information.
- We have a duty to notify you if there is a breach of your unsecured protected health information.
- We have a duty to abide by the terms of the notice currently in effect. We reserve the right to change some of the terms of this notice. If/When that happens, the change will apply to all the protected health information we possess, not just the information we possess following the date of the change. If that happens we will provide you with an updated copy with the changes and will be happy to explain the changes to you.
- If you have a complaint about how we have disclosed or failed to disclose your protected health information you can make a complaint to us, or to the U.S. Secretary of Health and Human Services. If you wish to make a complaint to me, please put your concerns in writing and deliver them to us in person or via US Mail. We will not retaliate against you for filing a complaint.
- If you have any additional questions, you can contact us at our regular address, which is: 10323 Santa Monica Blvd., Suite 102, Los Angeles, CA 90025. Our telephone number is: 424-421-2273.
- If you have paid out of pocket for our services (i.e., you have paid us directly infull), we must restrict the disclosure of your protected health information concerning those services for which you paid on an out-of-pocket basis. You can allow us to disclose that information if you wish.

YOUR SIGNATURE BELOW INDICATES THAT YOU HAVE READ THIS NOTICE OF PRIVACY PRACTICES FOR PROTECTED HEALTH INFORMATION, AGREE TO ITS TERMS, AND HAVE RECEIVED A COPY.

Client name:
Signed:
Parent signature if client is child:
Date: