TO CONTACT US:

Your therapist is:_____

Extension #:_____

CRISIS OR EMERGENY SITUATIONS:

When emergency circumstances occur, we recommend that you use one of the publicly funded Emergency Services, which are staffed on a 24 hour basis; or go to your nearest hospital emergency room.

MIDWEST BEHAVIORAL CARE, LTD.

(937) 454-0092

Dayton North

3821 Little York Road

Dayton, OH 45414

Dayton South

28 East Rahn Road

Suites 105, 107, 110

Kettering, OH 45429

CRISIS & EMERGENCY NUMBERS

Call "988" for The Suicide and Crisis Lifeline

Good Samaritan Crisis Care	224-4646
Suicide Prevention Center	229-7777
Miami Co. Mental Health Center	335-7148

Welcome to Midwest Behavioral Care

Midwest Behavioral Care is a multi-disciplinary group mental health practice with offices located throughout western Ohio. We provide clinical and educational, and mediation services for individuals, families, and businesses of all sizes.

MBC is owned by two licensed psychologists: Stephen W. Pearce, Psy.D. and Debra K. Sowald, Psy.D.,LPCC. Other professionals include independently licensed psychologists, clinical social workers, and counselors possessing skills to meet the varied needs of our clients.

It is MBC's goal to provide you with the best service possible. Ask your therapist any questions you may have regarding your treatment. If you have any questions regarding insurance, billing, or authorization, please call the Administrative Office for assistance.

Financial Policy:

In order to keep your cost of healthcare services to an absolute minimum, we have adopted the following policy:

- Midwest Behavioral Care will bill for professional services based upon the amount of professional time utilized by the delivered service. Fees are based on the length of sessions. A standard session time is 50 minutes, allowing 10 minutes for required documentation.
- It is your responsibility to inform Midwest Behavioral Care of your primary insurance coverage. If your coverage changes, it is your responsibility to report this.
- The responsibility for payment for all services is yours, regardless of whether or not you have health insurance. All fees not reimbursed by insurance will be billed to you. Copayments are to be given to your therapist at the time of your session. Each session will be charged a separate copayment fee, even if multiple sessions occur on the same day.
- A \$5.00 fee will be added to your account if billing is required to collect a co-payment due.
- If your insurance policy has a deductible feature, it is your responsibility to pay the full fee of the session if a claim is denied because your deductible is due.
- If you have secondary insurance, it will be your responsibility to collect from this insurance company. MBC does not consider secondary insurance a responsible party for payment of services.
- If you are not covered by insurance, you are required to pay the full professional fee at the beginning of your appointment.

Call Midwest Behavioral Care's office (454-0092) at least 24 hours prior to cancelling or rescheduling your appointment. If you do not notify MBC, you will be charged the full session fee for each missed appointment.



CLIENT INFORMATION AND TREATMENT AGREEMENT

Welcome to Midwest Behavioral Care, Ltd. (hereinafter abbreviated as MBC), a group mental health practice that provides a range and variety of services. Since you are a new client, it is important that we provide you with some information about your treatment, your rights, and our office policies. Please read the following form. The therapist working with you will be pleased to respond to any questions you may have regarding any of this information.

This document (the Agreement) contains important information about our professional services and business policies. It also contains summary information about the Health Insurance Portability and Accountability Act of 1996 (HIPAA), a federal law that provides privacy protections and client rights with regard to the use and disclosure of your Protected Health Information (PHI) used for the purpose of treatment, payment, and health care operations. HIPAA requires that we provide you with a Notice of Privacy Practices (the Notice) for use and disclosure of PHI for treatment, payment, and health care operations. The Notice, which is included with this Agreement, explains HIPAA and its application to your personal health information in greater detail. The law requires that we obtain your signature acknowledging that we have provided you with this information. Although these documents are long and sometimes complex, it is very important that you read them carefully. We can discuss any questions you have about the procedures. When you sign this document, it will also represent an agreement between us. You may revoke this Agreement in writing at any time. That revocation will be binding on MBC unless a) we have taken action in reliance on it; b) there are obligations imposed on us by your health insurer in order to process or substantiate claims under your policy; or c) you have not satisfied any financial obligations you have incurred.

PSYCHOLOGICAL SERVICES

Psychotherapy is not easily described in general statements. It varies depending on the personalities of the psychotherapist and client, and the particular problems you are experiencing. There are many different methods your therapist may use to deal with the problems that you hope to address. Psychotherapy is not like a medical doctor visit. Instead, it calls for a very active effort on your part. In order for the therapy to be most successful, you will have to work on things you talk about, both while you are at sessions and when you are not.

Psychotherapy can have benefits and risks. Since therapy often involves discussing unpleasant aspects of your life, you may experience uncomfortable feelings like sadness, guilt, anger, frustration, loneliness, and helplessness. On the other hand, psychotherapy has also been shown to have many benefits. Therapy often leads to better relationships, solutions to specific problems, and significant reductions in feelings of distress. But there are no guarantees of what you will experience.

Your first few sessions will involve an evaluation of your needs. By the end of the evaluation, your therapist should be able to offer you some first impressions of what your therapy work will include and a treatment plan

to follow, if you decide to continue with therapy. You should evaluate this information along with your own opinions of whether you feel comfortable with your therapist. Therapy can involve a large commitment of time, money, and energy, so you should use careful judgment about the therapist you select. If you have questions about the therapy procedures, discuss them with your therapist whenever they arise. If your doubts persist, we will be happy to assist you to secure an appropriate consultation with another mental health professional for a second opinion.

APPOINTMENTS

Appointments are often scheduled for 45- or 60- minute sessions on a once per week basis. However, ongoing therapy is a negotiated process between you and the therapist, and frequency of sessions is partially the decision of the client. Both you and your therapist should periodically evaluate and discuss the progress and the process of therapy, and renegotiate the need and frequency of further appointments. You have the right to terminate therapy at any time. A termination session may be suggested in order to discuss progress made or areas of concern, and to allow the therapist to make any recommendations deemed necessary.

There will be no digital or other recording of treatment sessions, without the express consent of all parties present.

LENGTH OF TREATMENT

For many problems, short-term treatment (between one and twelve sessions) is possible. This is particularly the case when one basic problem is identified and is the focus of treatment. When there are several concerns, or when the issues have lasted over a long period of time or over a variety of life areas, a longer term treatment is likely. It may be possible for your therapist to estimate duration or treatment after initial assessment procedures are completed.

CLIENT RIGHTS AND PARTICIPATION IN THE TREATMENT PLANNING PROCESS

It is our expectation that you and your therapist will participate as equal and active contributors to your treatment. At all times, you have the right to a full explanation from your therapist about the following aspects of treatment:

- 1) Methods and techniques used or proposed in your treatment
- 2) Known or predictable consequences of refusing the suggested treatment
- 3) Known or predictable side effects from the proposed treatment
- 4) Reasonable expectations for the duration and outcome of treatment
- 5) The training and qualifications of your therapist

Always remain aware that you are expected to actively participate in decision making about your treatment. You have the right to refuse or terminate any treatment for any reason at any time. You also have the right to seek additional clinical opinion from other providers, at your own expense.

CONFLICTS

If at any time you are displeased with your services, it is important that you talk it over with us. Some clients do this in writing if they feel unable or afraid to do so verbally. You do have the right to change therapists. We will make every attempt to respond to your concerns or resolve any conflicts. If you need help finding other

psychological care, we will do our best to help you find someone. Please try to resolve conflicts with us **before** contacting another mental health service provider; mental health professionals consensually agree that involvement with more than one therapist **at one time** may be harmful for clients, and is unethical for therapists. However, the foregoing circumstances do not in any way detract from your right to refuse treatment, or to seek second opinions from other professionals.

PSYCHOLOGICAL TESTING

Your therapist may suggest psychological testing as a brief and efficient method of gaining information about important aspects of your personality and/or current psychological status. Fees for psychological assessment are based upon the number and nature of tests given. If you therapist recommends testing, they will discuss the fees at the time testing is recommended. Your therapist will discuss the results with you after testing is completed.

CONTACTING YOUR THERAPIST

The best way to contact us is to leave a message using our voicemail system. To contact our clerical staff, call 454-0092 and dial "0" at the prompt between 9:00 and 5:00 on weekdays. To leave a message for your therapist, call 454-0092 and then dial your therapist's extension. Your therapist's name is ______ and their extension is ______. When trying to reach us, please leave your name and one or more numbers and times when we can return your call. Also, leave the name of the specific person you want the message to go to. We will attempt to get back with you as soon as we can after we receive your message. On some occasions, due to your busy schedule and ours, this may be one or two working days. We ask for your understanding in this matter. IF a call is urgent, call our clerical staff and tell them of the urgency of your call; they will then attempt to make immediate contact with your therapist, if at all possible.

EMERGENCIES

We provide services by appointment only. Your therapist may not be available during emergency conditions. On those occasions, or when you need a guaranteed, very rapid, or immediate response to your call, we recommend that you use of the publicly funded Emergency Services, which are staffed on a 24-hour basis:

Call "988" for The Suicide and Crisis Lifeline	
Good Samaritan Crisis Care	224-4646
Suicide Prevention Center	229-7777
Miami County Mental Health Center Hotline	335-7148

If you believe you are imminently in danger of harming yourself or someone else, call the police or a reliable friend to transport you to the nearest hospital Emergency Room for immediate care.

LIMITS ON CONFIDENTIALITY

In most situations, we can only release information about your treatment to others if you sign a written authorization form that meets certain legal requirements imposed by HIPAA. There are other situations that Client Treatment Agreement April 2020

require only that you provide written, advance consent. Your signature on this Agreement provides consent for those activities, as follows:

- We may occasionally find it helpful to consult other health and mental health professionals about a case. During a consultation, we will make every effort to avoid revealing the identity of the client. The other professionals are also legally bound to keep the information confidential. Consultations will be noted in your Clinical Record (which is called PHI in our form entitled: Notice of Our Policies and Practices to Protect the Privacy of Your Health Information).
- MBC utilizes many mental health professionals and several administrative staff. In most cases, we may
 need to share protected information with these individuals for both clinical and administrative purposes,
 such as scheduling, billing and quality assurance. All of the mental health professionals are bound by
 the same rules of confidentiality. All staff members have been given training about protecting your
 privacy and have agreed not to release any information outside of the practice without the permission of
 a professional staff member.
- MBC also has contracts with attorneys and other collection specialists. As required by HIPAA, we have
 a formal business associate contract with these businesses, in which they promise to maintain the
 confidentiality of this data except as specifically allowed in the contract or otherwise required by law. If
 you wish, we can provide you with the names of these organizations and/or a blank copy of this
 contract.
- Disclosures required by health insurers or to collect overdue fees are discussed elsewhere in this Agreement.

There are some situations where MBC is permitted or required to disclose information without either your consent or authorization:

- If you are involved in a court proceeding and a request is made for information concerning your evaluation, diagnosis or treatment, we cannot provide any information without your (or your personal or legal representative's) written authorization or a court order. If you are involved in or contemplating litigation, you should consult with your attorney to determine whether a court would be likely to order us to disclose information.
- If a government agency is requesting the information for health oversight activities, we may be required to provide it for them.
- If a client files a complaint or lawsuit against us, we may disclose relevant information regarding that client in order to defend ourselves.
- If a client files a worker's compensation claim, the client must execute a release so that we may release the information, records or reports relevant to the claim.
- If a court of law issues a subpoena or court order, we may, despite efforts to claim Privilege, be ordered by the court to provide the information specified by the court order.

There are some situations in which therapists are legally obligated to take actions, which are necessary to attempt to protect others from harm and may require revealing some information about a client's treatment. These situations are unusual in our practice, but do occur.

 If a therapist knows or has reason to suspect that a child under 18 years of age or a mentally retarded, developmentally disabled, or physically impaired child under 21 years of age has suffered or faces a threat of suffering any physical or mental wound, injury, disability, or condition of a nature that reasonably indicates abuse or neglect of the child, the law requires filing a report with the appropriate government agency, usually the Public Children Services Agency. Once such a report is filed, MBC may be required to provide additional information.

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- If a therapist has reasonable cause to believe that an adult over age 59 and living independently and who is physically or mentally impaired is being abused, neglected, or exploited, or is in a condition which is the result of abuse, neglect, or exploitation, the law requires reporting such belief to the county Department of Job and Family Services. Once such a report is filed, MBC may be required to provide additional information.
- If a therapist knows or has reasonable cause to believe that a client has been the victim of domestic violence, they must note that knowledge or belief and the basis for it in the client's records.
- If a therapist believes that a client presents a clear and substantial risk of imminent serious harm to him/herself or someone else and believes that disclosure of certain information may serve to protect that individual, then they must disclose that information to appropriate public authorities, and/or the potential victim, and/or professional workers, and/or the family of the client.
- Counselors and Social Workers are required to report to police if they know that a felony has been or is about to be committed. (This is <u>not</u> required of Psychologists)

If such a situation arises, your therapist will make every effort to fully discuss it with you before taking any action and will limit disclosure to what is necessary.

While this written summary of exceptions to confidentiality should prove helpful in informing you about potential problems, it is important that you discuss any questions or concerns that you may have now or in the future with your therapist. The laws governing confidentiality can be quite complex. In situations where specific advice is required, formal legal advice may be needed.

PROFESSIONAL RECORDS

You should be aware that, pursuant to HIPAA, MBC may keep Protected Health Information (PHI) about you in two sets of professional records. One set constitutes your Clinical Record. It includes information about your reasons for seeking therapy, a description of the ways in which your problem impacts on your life, your diagnosis, the goals that we set for treatment, your progress towards those goals, your medical and social history, your treatment history, any past treatment records that we receive from other providers, reports of any professional consultations, your billing records, and any reports that have been sent to anyone, including reports to your insurance carrier. Except in unusual circumstances that involve danger to yourself and others, you may examine and/or receive a copy of your Clinical Record if you request it in writing and the request is signed by you and dated not more than 60 days from the date it is submitted. Because these are professional records, they can be misinterpreted and/or upsetting to untrained readers. For this reason, it is recommended that you initially review them in the presence of your therapist, or have them forwarded to another mental health professional so you can discuss the contents. In most circumstances, we charge a copying fee of \$3.11 per page for the first ten pages, 65 cents per page for pages 11 through 50, and 26 cents per page for pages in excess of fifty, plus \$19.17 fee for records search, plus postage. If we refuse your request for access to your Clinical Record, you have a right to review, which your therapist or a representative of the practice will discuss with you upon request.

In addition, MBC therapists may also keep a set of Psychotherapy Notes. These Notes are for the therapist's own use and are designed to assist in providing you with the best treatment. While the contents of Psychotherapy Notes vary from client to client, they can include the contents of your conversations during sessions, your therapist's analysis of those conversations, and how they impact on your therapy. They may also contain particularly sensitive information that you may reveal to your therapist that is not required to be

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included in your Clinical Record. These Psychotherapy Notes are kept separate from you Clinical Record. While insurance companies can request and receive a copy of your Clinical Record, they cannot receive a copy of your Psychotherapy Notes without your signed, written Authorization. Insurance companies cannot require your Authorization as a condition of coverage nor penalize you in any way for your refusal. You may examine and/or receive a copy of your Psychotherapy Notes unless your therapist determines that such disclosure would have an adverse effect on you.

MBC is required by federal law to regularly monitor providers' accurate completion of therapy billing and charting, to comply with Medicare laws and supervision laws. Clinical/Medical records may be reviewed by insurance companies and internal compliance officers, in accordance with HIPAA law. The Privacy Rule allows covered health care providers to share protected health information for treatment purposes without patient authorization, as long as they use reasonable safeguards when doing so. These treatment communications may occur orally or in writing by phone, fax, e-mail, or otherwise.

CLIENT RIGHTS

HIPAA provides you with several new or expanded rights with regard to your Clinical Record and disclosures of protected health information. These rights include requesting that your therapist amend your record; requesting restrictions on what information from your Clinical Record is disclosed to others; requesting an accounting of most disclosures of protected health information that you have neither consented to nor authorized; determining the location to which protected information disclosures are sent; having any complaints you make about the policies and procedures recorded in your records; and the right to a paper copy of this Agreement, the attached Notice form, and Midwest's privacy policies and procedures. Your therapist or a representative of the practice will be happy to discuss any of these rights with you.

MINORS & PARENTS

Clients under 14 years of age who are not emancipated and their parents should be aware that the law allows parents to examine their child's treatment records unless the therapist decides that such access would injure the child or the parents and the therapist agree otherwise. Children between 14 and 18 may independently consent to and receive up to 6 sessions of psychotherapy (provided within a 30 day period) and no information about those sessions can be disclosed to anyone without the child's agreement. While privacy in psychotherapy is often crucial to successful progress, particularly with teenagers, parental involvement is also essential to successful treatment.

For children 14 and over, it is a common therapist practice to request an agreement between the client and his/her parents allowing the therapist to share general information about the progress of the child's treatment and his/her attendance at scheduled sessions, as well as a verbal summary of their child's treatment when it is complete. Your child's therapist will discuss such an arrangement with you personally in the event that they wish for the therapy to proceed in this manner.

Under Ohio law, a non-residential parent is entitled to the same access as a residential parent to the child's records, including psychotherapy records; this is true unless the court has determined by way of a court order that it is not in the best interest of the child for the non-residential parent to have access to that information.

PROFESSIONAL FEES

The fee for a 45 minute diagnostic session (your first appointment) is \$150.00. All subsequent services are billed at \$100.00 per 45 minute session or 45 minutes of service, or \$130.00 for 1 hour of service. Services for which clients are billed at this usual rate include psychotherapy; administering, scoring, interpreting and report writing for psychological tests; letters; consultations; travel time for out of the office services; telephone counseling and lengthy telephone calls (generally calls that last more than 5-10 minutes, to be billed at the discretion of the therapists); and other services of a professional nature. Correspondence, psychological testing, report writing, forensic services, and travel must be paid for in advance of the service. Group therapy will be billed at a rate to be determined by the nature of the group and the length of the group sessions, but group fees are always less than the \$100.00 per 45 minute rate. Mediation services are \$150.00 per hour, and must be reserved prepaid in blocks of 3 hours or greater.

Payment is due at the time of service. Other financial arrangements can sometimes be negotiated at the client's request, which should be done at the initial session. For clients who have insurance co-payments: In some cases, you may be able to pay only your co-payment at the time of service. If this is the case, be certain to pay the co-payment at the time of the session. You may be assessed a \$5.00 rebilling fee for each session at which you fail to pay your co-payment.

At your request and for a \$5.00 fee, our billing staff can provide a monthly statement showing the activity on your account for that month. We will also bill your primary insurance company on approximately a bi-weekly basis. However, if the insurance billing becomes very time consuming (i.e. if your insurance company makes extraordinary demands for information) we reserve the right to bill you an additional charge for that time. We do not take any responsibility for interacting with secondary insurance companies. If you have more than one insurance, we will bill the first insurance company, but not the second. If you wish to file for secondary insurance benefits yourself, MBC will prepare insurance billing forms for you to submit for a fee of \$5.00 per form at your request.

When your account is in arrears, you will be billed for the amounts you owe by our clerical staff. If you do not pay this bill promptly, future bills for the same outstanding fees will be sent. A rebilling fee of \$10.00 will be assessed for each bill after the first. **Please pay your fees consistently and on time.**

If your account is in arrears, interest at a rate of 2% per month may be added to your balance. This may continue for each month that payment is in arrears. There will be a \$30.00 charge for returned checks.

If you fail or refuse to make payment, as agreed or negotiated, we reserve the right to obtain the services of a collection agency or attorney. This may involve hiring a collection agency or going through small claims court which will require me to disclose otherwise confidential information. In most collection situations, the only information released regarding a client's treatment is his/her name, the nature of services provided, and the amount due. Please note: You are responsible for all collection expenses and attorney fees required as a result of non-payment of your full account balance. This can include late fees, interest, attorney fees, court fees, and garnishment fees, if applicable.

We reserve the right to discharge clients for repeated or prolonged failure to pay for services.

COURT APPEARANCES

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If you become involved in legal proceedings that require the participation of your therapist, you will be expected to pay for all of their professional time, including preparation and transportation time and costs, even if the therapist is called to testify by another party. There is a minimum fee of 3 hours of time at the rate of \$200.00 per hour for court appearances, \$250.00 per hour for out-of-county appearances. **This minimum charge must be paid** <u>in advance of the scheduled court appearance</u>. If full payment has not been received prior to 48 hours before the court hearing, your therapist may refuse to appear. **Should the court date be canceled, thefee is non-refundable**. If the court proceedings are rescheduled, the same payment requirement will apply. If the time involved exceeds 3 hours, you will be billed for each additional hour at \$200.00 per hour (\$250.00 per hour if out of county). Court, Preparation, and Travel Time are each billed at this fee. Depositions will be billed at the same rates and requirements.

CANCELLATIONS AND MISSED APPOINTMENTS

When you schedule an appointment with a therapist, that therapist reserves the appointed time for you. We therefore consider appointments to be an important commitment on the part of both the client and the therapist. If you find it unavoidable to cancel a scheduled appointment, we ask that you do so as soon as you become aware that you will not be able to attend. Except in an emergency, or in case of severe illness, missed appointments will be billed at the usual rate (\$100.00 for most sessions, \$150.00 for intake sessions). Insurance companies do not reimburse for late cancellations or missed appointments. You will be expected to pay in full for the missed session at the time of the next appointment.

If you are late for a scheduled appointment, our policy is that the therapist will wait for 20 minutes. If you are not in attendance by then, your therapist may not be able to see you and you will need to reschedule. You will be billed for the session fee (again, typically \$100.00).

In the event that you arrive for your appointment intoxicated or under the influence of illegal drugs, your therapist may refuse to see you at that time. However, you will be billed for that session. The judgment of whether you are intoxicated/under the influence is at the discretion of the therapist.

INSURANCE REIMBURSEMENT

It is your responsibility to investigate your insurance coverage before entering into a treatment contract with us. You are responsible for all charges incurred, regardless of the amount paid by your insurance company, unless other arrangements have been made between our organization and your insurance company or managed care organization. It is also important for you to know that insurance companies do not pay for telephone consultations, consultations with school personnel and other professionals, court appearances, written reports or correspondence, missed appointments, and some other services. Sometimes insurance will not pay for services if the condition being treated has been treated in the past. Finally, some insurance companies do not cover psychological/mental health services at all.

Due to the rising costs of health care, insurance benefits have increasingly become more complex. It is sometimes difficult to determine exactly how much mental health coverage is available. "Managed Health Care" plans such as HMOs and PPOs often require authorizations before they provide reimbursement for mental health services. These plans are often limited to short-term treatment approaches designed to work out

Client Treatment Agreement April 2020

specific problems that interfere with a person's usual level of functioning. It may be necessary to seek approval for more therapy after a certain number of sessions. While much can sometimes be accomplished in short-term therapy, some clients feel that they need more services after insurance benefits end.

You should also be aware that your contract with your health insurance company requires that professionals provide it with information relevant to the services that are provided to you. We are required to provide a clinical diagnosis. Sometimes we are required to provide additional clinical information such as treatment plans or summaries, or copies of your entire clinical client record. In such situations, MBC will make every effort to release only the minimum information about you that is necessary for the purpose requested. This information will become part of the insurance company files and will probably be stored in a computer. Though all insurance companies claim to keep such information confidential, MBC has no control over what they do with it once it is in their hands. In some cases, they may share the information with a national medical information databank. MBC will provide you with a copy of any report we submit, if you request it. By signing this Agreement, you agree that MBC can provide requested information to your carrier.

Once you have all of the information about your insurance coverage, you can discuss with your therapist what can be expected to be accomplished with the benefits that are available and what will happen if they run out before you feel ready to end your sessions. It is important to remember that you always have the right to pay for all services yourself to avoid the problems described above (unless prohibited by contract).

YOUR SIGNATURE BELOW INDICATES THAT YOU HAVE READ THIS AGREEMENT AND AGREE TO ITS TERMS AND ALSO SERVES AS AN ACKNOWLEDGEMENT THAT YOU HAVE RECEIVED THE HIPAA NOTICE FORM DESCRIBED ABOVE.

I _______have read and understand the above information and policies and agree to abide by those policies. Specifically, I will pay \$_______at each session. Insurance forms to primary insurance company will be submitted by MBC. I authorize the staff at MBC to release any information necessary for third-party claim submissions and/or payment for services. Any exceptions to this agreement are noted below. This agreement will remain in effect until renegotiated in writing between me and MBC.

IF YOU HAVE ANY QUESTIONS ABOUT OUR PRIVACY, PROFESSIONAL, OR FINANCIAL POLICIES, PLEASE ASK US ABOUT THEM BEFORE SIGNING BELOW. PLEASE SIGN TWO COPIES. RETURN ONE COPY TO THE OFFICE AND RETAIN ONE COPY FOR YOUR OWN INFORMATION. THANK YOU.

Signature of client and/or Responsible Party (parent or guardian if a minor)

Date

Signature of spouse and/or Co-responsible Party

Date

Administrative Office: 3821 Little York Road Dayton, Ohio 45414 Phone: (937) 454-0092 Fax: (937) 264-1101

CLIENT IDENTIFICATION FORM

Name			
Address			
City		State	Zip Code
Home phone		Work phone	Cell Phone
Is it okay to leave a mes above numbers? Y		If no, please let us know whic	h number(s) are not okay.
Date of Birth		Social Security number	
Sex	Driver's License n	umber	Marital Status
Employer		Employer address	
Physician's name		Physician's address	
In case of emergency, w	whom may we conta	act not living with you	
Address		Home phone	Work phone
Have you been seen at l	Midwest Behavioral	Care previously?	

PERSON RESPONSIBLE FOR PAYMENT (if different from client)

Full legal name (first)	(mide	dle)	(lā	ast)
Address	•		•	
City	Stat	e		Zip Code
Alternative mailing address	•			
City	Stat	e		Zip Code
Home phone	Wor	k phone		Extension
Alternative phone number you can be reached at				
Social Security number		Driver's License number		
Employer		Employer address		

PRIMARY INSURED (if different from client)

Insured's name		
Address		
City	State	Zip Code
Home phone	Work phone	Extension
Date of Birth	Social Security number	Sex
Relationship to Patient		
Employer		

INFORMATION ABOUT INSURANCE COMPANY

Insurance Company					
Claims Address					
City State Zip Code					
Mental Health Member Services	Phone Nur	mber			
Policy ID#	Group #		Co-payme	ent (\$ or %)	

Therapist Use Only. Do Not Complete.

г

Therapist	Diagnosis Code	_ Office Location
CPT-IV Code	_ Referred by	

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AUTHORIZATION TO RELEASE PHI FROM MBC FOR INSURANCE BILLING

Client Name _	S.S. #	Birth Date
X X X X	Assessment and Diagnostic Impression Medications Used and Response to the Medication Assessment of Client's Substance Use/Abuse and Stage of Recovery Recommendations for Follow-Up Psychosocial History Admission Summary Other	xTreatment Plan and/or OutcomexTreatment Plan and/or OutcomexClient Identifying InformationxIndicators of ProgressxPsychological EvaluationxDischarge Summary

This information should only be released to the Following Insurers and/or their Designees:

I am permitting Midwest to release this information for the purpose of utilizing my medical benefits to help with payment on my account for professional services rendered by the professional staff of Midwest Behavioral Care, Ltd.

This authorization shall remain in effect until all claims have been settled.

You have the right to revoke this authorization, in writing, at any time by sending such written notification to the above office address. However, your revocation will not be effective to the extent that Midwest has taken action in reliance on the authorization or if this authorization was obtained as a condition of obtaining insurance coverage and the insurer has a legal right to contest a claim. Also, revocation of this consent will render the signee and/or guardians responsible for payment in full on this account.

I understand that Midwest generally may not conditional psychological services upon my signing an authorization unless the psychological services are provided to me for the purpose of creating health information for a third party.

I understand that information used or disclosed pursuant to the authorization may be subject to redisclosure by the recipient of your information and no longer protected by the HIPAA Privacy Rule.

I release Midwest Behavioral Care, Ltd. and its personnel from any legal liability resulting from the release of this information wit the understanding that Midwest Behavioral Care, Ltd. personnel will exercise reasonable professional safeguards regarding this information.

I have read and understand this document.

Signed this	day of	20	
Signature of Client(s)			
Signature of Parent or Guardian, if	applicable		
Signature of Witness			

A TRUE PHOTOCOPY HEREOF MAY BE CONSIDERED AS AN ORIGINAL.

Authorization to Disclose Protected Health Information Primary Care Physician Communication between behavioral health providers and you primary care physician (PCP) is important to ensure that you receive comprehensive and quality health care. This form will allow your Behavioral Health Provider to share protected health information (PHI) with your Primary Care Physician (PCP). This information will not be released without your signed authorization. This PHI may include diagnosis, treatment plans, progress, and medication if necessary.

I,			. /	/ .
(Patient Name-Please Print)	(Pati	ent Identification Number)	(Patient Date of Birth –	MM/DD/YYYY)
authorize	, to release r	protected health information	n related to my evaluation	and treatment to:
(Provider Name- Please P	rint)		,, ,, ,, ,, ,, , ,, , ,, , ,, , ,, , ,, , ,, , ,,	
PCP Name:		PO	CP Phone:	
PCP Address:(Street)	(City)	(State)	(Zip Code)
Iı	nformation to be com	npleted by Behavioral Healt	h Provider	
I saw	on	for		
(Patient Name – Please	Print)	for (Date)	(Reason / Diagn	osis)
Summary:				
Summary				
Treatment recommendations:				
If you have any questions or would l	ike to discuss this c	ase in greater detail, please	e call me at:(Phone	e Number)
			(Thom	
(Provider Signature)	(1	Provider Printed Name)	(Lic	ensure)
		Patient Rights		
You can end this authorization (permissi			acting:	
If you make a request to end this authori permission. For more information about				sed on your previous
You cannot be required to sign this form	as a condition of trea	tment, payment, enrollment, o	or eligibility for benefits.	
Information that is disclosed as a result of You do not have to agree to this request			he recipient and no longer pro	otected by law.
Tou do not have to agree to this request		tient Authorization		
The undersigned understand that I may r that in any event this consent shall expire				
understand the above information and gi		the date of signature, unless a	ulother date is specified. I ha	ve lead and
	PATIEN	T PLEASE CHECK ONE		
To release any	applicable mental he	alth / substance abuse information	ation to my primary care phys	sician
I <u>DO NOT</u> give	e my authorization to	release any information to my	primary care physician	
(Patient Signature)	(Date)	(Signature of Patient's A	Authorized Representative)	(Date)
Signed by Authorized Representative, de				
PROVIDER: PLEASE SEND A COPY OF T TREATMENT RECORD	HIS SIGNED FORM TO	O THE PRIMARY CARE PHYS	ICIAN AND KEEP THE ORIGI	NAL IN THE
Information has been disclosed to you from re		RECIPIENT OF INFORMATION		ords are protected
under the federal regulations on the confident				

of this information unless further disclosure is expressly permitted by the written consent of the person to whom it pertains, or as otherwise permitted by 42 CFR Part 2. A general authorization for the release of medical or other information is NOT sufficient for this purpose. Federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient.

Client ID #_____

Contract Number: Patient: Claim Number: Date of Service:

Dear:

Before we can process your claim, we need to know if you, your spouse or your dependents are currently covered by another health insurance company. Therefore, complete the form below and return this letter to us in the enclosed envelope **within 14 days to avoid unnecessary denial of this claim.** To protect your privacy and properly update your membership file, we regret that we cannot accept this information by phone. Thank you

1. Do you or any member of your family have health care insurance with another company?

____ Yes – Family coverage ____ Yes – Single coverage ____ No Spouse's birthdate _____

2. If spouse's coverage has terminated, please provide cancellation date.

3. Do you or any member of you	r family have Me	dicare Part A coverage?	Yes	No
Medicare part B coverage?	Yes	No		

4. Is the patient a dependent child whose natural parents are divorced or separated? _	Yes	No
If "Yes", give the name of the parent ordered by the court to maintain health care as '	'Name of Insured"	in the
section below and attach a copy of the court order.		

If you answered "Yes" to any of these questions, please fill out the following regarding the other insurance:

Name of Insured		Birthdate	Social Security		
Employer, Union or Sponsoring Or					
Effective Date	Cancelled Date		Employment Status	Active	Retired
Employer's Street Address					
Employer's City, State, Zip Code _					
Insurance Company Name			Policy Numbe	r	
Insurance Company's Street Addre	SS		-		
Insurance Company's City, State, Z	Zip Code				
Insurance Company's Phone Numb					

I hereby certify the above statements are true and correct to the best of my knowledge, and authorize any insurance company, employer, or hospital to release all information with respect to myself and any of my dependents which may affect the benefits under this or any other plan providing benefits or services.

Your Signature



Notice of Our Policies and Practices to Protect the Privacy of Your Health Information

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

I. Uses and Disclosures for Treatment, Payment, and Health Care Operations

Midwest may use or disclose your protected health information (PHI), for treatment, payment, and health care operations purposes with your consent. To help clarify these terms, here are some definitions:

- "PHI" refers to information in your health record that could identify you.
- "Treatment, Payment and Health Care Operations"

-Treatment is when your therapist provides, coordinates or manages your health care and other services related to your health care. An example of treatment would occur if your therapist consults with another health care provider, such as your family physician.

-Payment is when Midwest is reimbursed for your healthcare. Examples of disclosures related to payment include, for example, when Midwest discloses your PHI to your health insurer in order to obtain reimbursement for your health care or to determine eligibility or coverage. -Health Care Operations are activities that relate to the performance and operation of the overall practice. Examples of health care operations are quality assessment and improvement activities, business-related matters such as audits and administrative services, and case management and care coordination.

- *"Use"* applies only to activities within Midwest's practice group, such as sharing, employing, applying, utilizing, examining, and analyzing information that identifies you.
- "Disclosure" applies to activities outside of Midwest's practice group, such as releasing, transferring, or providing access to information about you to other parties.

II. Uses and Disclosures Requiring Authorization

Midwest may use or disclose PHI for purposes outside of treatment, payment, and health care operations when your appropriate authorization is obtained. An *"authorization"* is written permission above and beyond the general consent that permits only specific disclosures. In those instances when Midwest is asked for information for purposes outside of treatment, payment and health care operations, we will obtain an authorization from you before releasing this information. We will also need to obtain an authorization before releasing your psychotherapy notes. *"Psychotherapy notes"* are notes that your therapist may have made about conversations occurring during a private, group, joint, or family counseling session, which your therapist may have kept separate from the rest of your medical record. These notes are given a greater degree of protection than PHI. Finally, we will obtain authorization from you before using or disclosing PHI in any way not described in this Notice.

You may revoke all such authorizations (of PHI or psychotherapy notes) at any time, provided each revocation is in writing. You may not revoke an authorization to the extent that (1) Midwest has already released information based on that authorization; or (2) if the authorization was obtained as a condition of obtaining insurance coverage, and the law provides the insurer the right to contest the claim under the policy.

III. Uses and Disclosures with Neither Consent nor Authorization

Midwest may use or disclose PHI without your consent or authorization in the following circumstances:

- **Child Abuse**: If, in a professional capacity, your therapist knows or suspects that a child under 18 years of age or a mentally retarded, developmentally disabled, or physically impaired child under 21 years of age has suffered or faces a threat of suffering any physical or mental wound, injury, disability, or condition of a nature that reasonably indicates abuse or neglect, your therapist is required by law to immediately report that knowledge or suspicion to the Ohio Public Children Services Agency, or a municipal or county peace officer.
- Adult and Domestic Abuse: If your therapist has reasonable cause to believe that an adult is being abused, neglected, or exploited, or is in a condition which is the result of abuse, neglect, or exploitation, s/he is required by law to immediately report such belief to the County Department of Job and Family Services.
- Judicial or Administrative Proceedings: If you are involved in a court proceeding and a request is made for information about your evaluation, diagnosis and treatment and the records thereof, such information is privileged under state law, if the therapist providing treatment is licensed in Ohio as a Psychologist; the psychologist will not release this information without written authorization from you or your personal or legally-appointed representative, or a court order. The foregoing Psychologist/Client Privilege does NOT apply to other non-medical mental health service providers; you should ask the therapist assigned to you about their status in this regard, if court involvement seems likely to occur. Also, privilege does not apply when you are being evaluated for a third party or where the evaluation is court ordered. You will be informed in advance if this is the case.
- Serious Threat to Health or Safety: If your therapist believes that you pose a clear and substantial risk of imminent serious harm to yourself or another person, s/he may disclose your relevant confidential information to public authorities, the potential victim, other professionals, and/or your family in order to protect against such harm. If you communicate to your therapist an explicit threat of inflicting imminent and serious physical harm or causing the death of one or more clearly identifiable victims, and s/he believes that you have the intent and ability to carry out the threat, then s/he is required by law to take one or more of the following actions in a timely manner: 1) take steps to hospitalize you on an emergency basis, 2) establish and undertake a treatment plan calculated to eliminate the possibility that you will carry out the threat, and initiate arrangements for a second opinion risk assessment with another mental health professional, 3) communicate to a law

enforcement agency and, if feasible, to the potential victim(s), or victim's parent or guardian if a minor, all of the following information: a) the nature of the threat, b) your identity, and c) the identity of the potential victim(s).

- Worker's Compensation: If you file a worker's compensation claim, Midwest may be required to give your mental health information to relevant parties and officials.
- When the use and disclosure without your consent or authorization is allowed under other sections of Section 164.512 of the Privacy Rule and the state's confidentiality law. This includes certain narrowly-defined disclosures to law enforcement agencies, to a health oversight agency (such as HHS or a state department of health), to a coroner or medical examiner, for public health purposes relating to disease or FDA-regulated products, or for specialized government functions such as fitness for military duties, eligibility for VA benefits, and national security and intelligence.

IV. Patient's Rights and Midwest Behavioral Care's Duties

Patient's Rights:

- *Right to Request Restrictions* You have the right to request restrictions on certain uses and disclosures of protected health information about you. However, Midwest is not required to agree to a restriction you request.
- *Right to Receive Confidential Communications by Alternative Means and at Alternative Locations* You have the right to request and receive confidential communications of PHI by alternative means and at alternative locations. (For example, you may not want a family member to know that you are seeing a mental health professional. Upon your written request, Midwest will send your bills to another address.)
- Right to Inspect and Copy- You have the right to inspect or obtain a copy (or both) of PHI and psychotherapy notes in Midwest's mental health and billing records used to make decisions about you for as long as the PHI is maintained in the record. Your therapist or Midwest's Director of Clinical Services may deny your access to PHI under certain circumstances, but in some cases, you may have this decision reviewed. On your request, your therapist will discuss with you the details of the request process.
- *Right to Amend* You have the right to request an amendment of PHI for as long as the PHI is maintained in the record. Midwest may deny your request. On your request, your therapist will discuss with you the details of the amendment process.
- Right to an Accounting You generally have the right to receive an accounting of disclosures
 of PHI for which you have neither provided consent nor authorization (as described in
 Section III of this Notice). On your request, your therapist will discuss with you the details of
 the accounting process.
- *Right to a Paper Copy* You have the right to obtain a paper copy of the notice from Midwest upon request, even if you have agreed to receive the notice electronically.

- *Right to Restrict Disclosures When You Have Paid for Your Care Out-of-Pocket* You have the right to restrict certain disclosures of PHI to a health plan when you pay out-of-pocket in full for services.
- Right to be Notified if There is a Breach of Your Unsecured PHI You have a right to be
 notified if: a) there is a breach (a use or disclosure of your PHI in violation of the HIPAA
 Privacy Rule) involving your PHI; b) that PHI has not been encrypted to government
 standards; and c) our risk assessment fails to determine that there is a low probability that
 your PHI has been compromised.

Midwest Behavioral Care's Duties:

- We are required by law to maintain the privacy of PHI and to provide you with a notice of our legal duties and privacy practices with respect to PHI.
- We reserve the right to change the privacy policies and practices described in this notice. Unless we notify you of such changes, however, we are required to abide by the terms currently in effect.
- If we revise our policies and procedures, we will provide notice thereof to all clients who are currently maintaining active accounts with Midwest, via U.S. mail.

V. Complaints

If you are concerned that Midwest has violated your privacy rights, or you disagree with a decision we have made about access to your records, you may contact Stephen Pearce, Psy.D., our Privacy Officer, at 454-0092, ext. 115.

You may also send a written complaint to the Secretary of the U.S. Department of Health and Human Services. The person listed above can provide you with the appropriate address upon request.

VI. Effective Date, Restrictions and Changes to Privacy Policy

This notice will go into effect on April 14, 2003.

Midwest reserves the right to change the terms of this notice and to make the new notice provisions effective for all PHI that we maintain. We will provide active clients with a revised notice in person or by U.S. mail, within 30 days of the effective date of policy changes.



MBC Information Concerning and Acknowledgment of Informed Consent to Communicate Via Email or Text

<u>Email or Text:</u> Your Clinical File will include either an annotation of or a copy of all email or text communications sent to or received by the Provider in connection with your therapy. There are limitations and risks in connection with the use of email or text communications, including but not limited to privacy, confidentiality, and related limitations and risks.

<u>Consent:</u> By my signature below:

- a. I hereby give my informed consent to communicate with my MBC Provider, via email or text;
- b. I understand that I have the right to refuse or withdraw the informed consent given above. I have the right to revoke this Informed Consent Form, in writing, at any time, by sending such written notification to the above office address. I understand that my revocation will not be effective to the extent that action has already been taken in reliance on the Informed Consent;
- c. I acknowledge that I have read and understood all information contained herein and that I have been given an opportunity to ask questions concerning this document;
- d. I acknowledge that I have been given a signed copy of this document.

Signature of Client:	Date:
Signature of Responsible Party (if client is a mind	or)
<u>Client Information:</u>	
Name of Client:	
Address:	
Date of Birth:	Phone:
Email:	
MBC Consent for Email or Text	



Midwest Behavioral Care, Ltd.

Administrative Office 3821 Little York Road, Dayton, OH 45414 (937) 454-0092

Consent to Participate in Telehealth Visits

What is telehealth?

Telehealth is away to visit with healthcare providers, in this case your therapist, through the use of an electronic device such as a computer, smartphone, tablet, iPad, or Chromebook. It has become a much more common practice in Healthcare since the inception of the Coronavirus SARS2.

Are there advantages to the use of telehealth for me?

- You don't have to go to a clinic or office to see your provider.
- You won't risk getting sick from other people.
- The service is available to you in the comfort of a place of your choosing.

Are there potential disadvantages or risks of telehealth for me?

- You and your provider won't be in the same room, so it may feel different from an office visit.
- Your provider may not be able to attend to all your cues, especially nonverbal ones, as in person, and so may be less accurate in reading your emotional cues.
- In rare cases, it is possible your provider may decide you still need an office visit.
- Technical problems may interfere on occasion with the start of your session, or during the course of the session itself. If this should occur, please have your telephone available and waiting, and your therapist will call you. Together, the two of you can decide whether to re-attempt using the virtual program or simply continue the session telephonically.
- Because communication is occurring over an electronic medium, it is not possible for us to guarantee that a third party cannot somehow cut into the signal and follow along with the call. However, there are things that you can do, and that we will do, to try to minimize those risks: We agree to:
 - 1) Contact you from a secure internet connection, not public Wi-Fi.
 - 2) Only contact you from a private space, where no other people can hear.

3) Whenever possible, use encrypted software for video calls, so that the calls cannot be hacked into. (Ask your therapist if their software is encrypted.)

2

We suggest that you also protect yourself by using a secure internet connection and locating yourself in a space where you can have privacy from interruption and from being overheard by others.

- In the event of a mental health or other emergency, since you will not be in the therapist's office, there will need to be a contingency for providing emergency care. For this reason, each time there is a telehealth session, it is the client's duty to provide the therapist with:
 - 1) A telephone number where you, the client, can be immediately reached,
 - 2) The physical location where you are located during the session (in case we need to contact police, fire, or EMT services), and
 - 3) The name and telephone number of a person who can reach you quickly should an emergency occur.

What if I want an office visit, not a telehealth visit?

If being physically in the presence of your therapist is very important to you, and your therapist is not presently offering in person visits, you are free to choose to transfer to a therapist who is providing those services.

What if I try telehealth and don't like it?

You can stop using telehealth at any time, even during a telehealth visit. Be aware, however, that there may be risks to prematurely ending therapy. It is advised that you talk with your therapist before terminating therapy for any reason, so that you and the therapist can make a plan to cover any such risks, such as referral to another therapist who is doing office visits instead of teletherapy visits.

What other things do you want me to know?

- We agree that we will not record your sessions electronically, and will only record information from your sessions in your file. You retain full rights to confidentiality of the information you share during telehealth sessions. We also ask you to agree never to record our sessions.
- 2) Your therapist has selected the electronic platform used for video sessions, and will teach you how to use it for your sessions. You will need to use either a smartphone or a device with a webcam for these sessions.

- 3) It is very important that you be on time for your sessions. In the event that you cannot be at a session, it is essential that you let your therapist know, well in advance, that you will not be in attendance.
- 4) We advise that you confirm that your insurance company will pay for telehealth sessions; if they do not, you will be responsible for the cost of the services.
- 5) If you are a minor, your parents must also consent to your use of telehealth sessions.
- 6) It is assumed that where telehealth services are in use, the therapist and client also are likely to be in communication by other electronic methods as well, including telephone, text, and/or email. By agreeing to telehealth services, you are also agreeing to be contacted on occasion by these other means as well.

If you sign this document, you agree that:

- We talked about the information in this document.
- Your questions have been answered.
- You want a telehealth visit.

Your name (please print)	Date
Your signature	Date
Parent or Guardian Name (if required)	Date
Parent or Guardian Signature (if required)	
Midwest Representative Name and Signature	Date

Client ID #_____

Administrative Office

Administrative Office: 3821 Little York Road Dayton, Ohio 45414 Phone: (937) 454-0092 Fax: (937) 264-1101

ADULT HISTORY FORM

Client Name: Address:		Date of Birth		Age:
Home Phone:	Work Phone:		Cell Phone:	
Insurance ID#:		Date	_	

Purpose of this form: The purpose of this questionnaire is to obtain a comprehensive picture of your background along with current strengths and difficulties. Completing these questions as fully and accurately as possible will be of help to you and to your therapist in providing services to you.

This information is considered confidential and will be treated as outlined in the **Client Information and Policy Statement**.

If you do not want to answer any of the items, write: "Do not want to answer."

Referral Data

How did you find out about our practice?

By whom were you referred? May we inform him/her that you have initiated psychotherapy? ____

Lis	t of Current Symptoms:	(Please check all that apply. Those not checked will be assumed absent.)					
	Depressed Mood	Hyperactivity	Emotional/Physical/Sexual				
	Decreased Energy	Disruption of Thought	Trauma Victim				
	Grief	Process/Content	Emotional/Physical/Sexual				
	Hopelessness	Delusions	Trauma Perpetrator				
	Feelings of Worthlessness	Hallucinations	Substance Use (check one)				
	Guilt	Paranoia	Active Substance Abuse				
	Nervousness/Anxiety	Dissociative States	Early Full Remission				
	Panic Attacks	Oppositional	Early Partial Remission				
	Obsessions/Compulsions	Somatic Complaints	Sustained Partial Remission				
	Elevated Mood	Medical Illness	Other (specify):				
	Irritability	Impulsivity	Other (specify):				
Sy	Symptoms have been present for:						
·	Less than 1 month 1	to 6 month7 to 12 months	1 to 3 yearsMore than 3 years				

Current Impairment:

Impairment Level (circle level)

Categories	No	Mild	Moderate	Marked	Extreme
	Impairment	Impairment	Impairment	Impairment	Impairment
Marriage/Relationship/Family	- 1	2	- 3	- 4	- 5
Job/School/Performance	1	2	3	4	5
Friendship/Peer Relationships	1	2	3	4	5
Financial Situation	1	2	3	4	5
Hobbies/Interests/Play Activities	1	2	3	4	5
Physical Health	1	2	3	4	5
Legal Status (Arrest, Probation)	1	2	3	4	5
Activities of Daily Living (personal hygiene, bathing, etc.)	1	2	3	4	5
Eating Habits	1	2	3	4	5
Sleeping Habits	1	2	3	4	5
Sexual Functioning	1	2	3	4	5
Ability to Concentrate	1	2	3	4	5
Ability to Control His/Her Temper	1	2	3	4	5

				Client ID) #
Risk Assessment: (under	line all that apply)				
Suicidality Homicidality	Not Present Not Present	Ideation Ideation	Plan Plan	Means Means	Prior Attempt Prior Attempt
Problem Description					
In your own words, w	what are the dif	ficulties y	you are curre	ently experien	cing?
When did these diffi Was there some speci If so, what?	fic incident or	event whic			
What have you done o	on your own to a	ttempt to r	esolve these	concerns?	
How have these solut	ions worked?				
Have vou contacted o	ther profession	als for hel	p with these	concerns?	
If so, whom? When? What aspects of this Least?	were most help	ful?	For how lo	ong?	
Least? Family History					
By whom were you rai for each.)					d your ages
Where did you grow u etc.?					, small town,
Parents' education (highest grade c	ompleted).	Mother	Fathe	r
Parents' occupation Parents' religious a	(Pre-retirement). Mother	Vours	Father_	
Please list all brot oldest to youngest,	hers and sister	s including	first names	and their ag	es, from
Check below if any which they took plac	of the followin ce on the lines	g have hap to the left	pened to you of the even	? If yes, ir	ndicate the age(s)
Death of Mother			_ Desertion b	oy Mother	
Death of Father				Father	
Death of Sibling					cts
Separation of Par	rents		Long-term	illness in fa	amıly
Parental Divorce			Mental illne	ss in familv	
Physical Abuse (k			_ Sexual Abus	se (by whom?)	
Serious illness				ed	
Use this space if yo	ou want to expla	in more abc	out any of th	lese:	
Describe your mother	's personality	and her att	itude toward	l you, past an	d present.
Describe your father	's personality	and his att	itude toward	l you, past an	d present.

Describe what your home life was like as you were growing up.

Current Family/Significant Others

Marital status (please circle all applicable):SingleEngagedMarriedSeparatedDivorcedWidowedCo-habitatingList those living with you, their ages, and relationship to you:

Briefly describe the positive qualities of your current marital/romantic relationship:

Briefly describe the negative aspects of the relationship:

If the quality of your sexual relationship(s) is an issue you wish to address in therapy, Please indicate here, and a more thorough history will be taken later:

If the quality of your relationships with children, or parenting issues, are something you wish to address in therapy, please indicate here:

How many different people have you dated since the onset of adolescence?

Social Relationships

How often do you socialize with others? How many friends do you have who you see socially at least once per month?______ What sorts of activities do you participate in with them?______

Do you have close friends with whom you can discuss your problems, interests, and concerns? ______ How many?______ What hobbies or leisure activities do you pursue?

What clubs or organizations do you participate in?

Medical/Physical Functioning

Address:_____ City, State, Zip:

Phone

Adult History Form Updated April 2015

Check any of the following you have had:

- Breathing Problems ____ Dizziness/Fainting ____ Stroke ____ High Blood Pressure ____ Heart Condition _____ Diabetes ____ Diabetes ____ Endocrine Problems ____ Cancer ____ Pregnancy/Abortion ____ Epilepsy/Convulsion ____ Headaches
- ___ Other (list) _____

List any surgeries you've had, and dates_____

List any current medical problems

List any medication Medication		#, times/day	Why prescribed?	
Note any adverse en	fects or sid	e effects that you	have to any medications:	

Check those you are currently experiencing:

____ Sleep problems (circle all that apply) too much too little early awakening frequent awakening sleepwalking hard to get to sleep _Eating problems (circle all that apply) too much too little eating when not hungry List any allergies you have: _____

Mental Health History

Have you ever been treated by a mental health professional or by your physician for emotional or mental health issues? _____ (If "no", skip this section.) Name of professional and/or facility, and dates of treatment:

(Please check here if we may request your treatment records from them.) What were the issues that brought you to those professionals?_____

How were the issues resolved?_____

What aspects of treatment were most helpful?

Least?

If you have been on medications for mental health reasons (other than those listed in the medical section above) at any time in the past, please list here: Medication Dosage **#,** x/day Why prescribed? When Used? ____ _____ _____ Who are the most important people in your life? Describe any fearful or distressing experiences not previously mentioned

Client ID

Have you ever lost control (e.g. temper, crying, aggression? If so please explain.

Substance Use and Dependency

How often do you currently use the following substances? (Place a check in the column to Indicate current use; if your past use was different, indicate this by writing "past" in the appropriate column next to each substance.)

	Daily	3-5x/week	1-2x/week	2-3/month	1/month	seldom	never
Beer Wine							
Distilled Alc.							
Marijuana							
Cocaine							
Crack							· _
Barbiturates							
Amphetamines							
Tranquilizers Analgesics							
Heroin							
Tobacco							
Caffeine Other (List)							
Other (List)							

Have you ever had job, relationship, financial, legal, social, or physical problems as a result of your substance use? _____ Describe._____

Have you or others in your family been involved in treatment for substance use or dependency? Describe.

Have you ever been involved with a 12-step group (AA, Al-Anon, etc.)?_____ Are you now? _____ What group(s)?_____

Behavioral Addictions:

Do you consider yourself to be addicted to activities or behaviors which are not chemical in nature (e.g., food, television, exercise, gambling, sex, etc.)?______ If so, what?_______ Any prior treatment for these?______ Twelve-step involvement/what program?

Educational/Occupational Functioning:

MILITARY HISTORY:

If you are a veteran, what did you do in the service? What was your highest rank? _____ Tell us about any demotions, court martials, etc. Where were you stationed and when? Where you ever hospitalized in the service?

For how long? Do you receive compensation for a service disability?_____ What kind of discharge did you receive?

Legal History:

2) 3)

Have you ever been convicted of a felony? (Give Details)_____

Are you currently on probation or parole? (Give Details)_____

Have you been ordered to receive counseling as a result of your involvement with the legal system? (Explain) Please list any other individuals or legal agencies with whom you will need for us to confer (to meet conditions of parole, etc.)_____

If you wish for us to be in contact with your attorney, please list data here: Attorney's Name and Address: ______ Phone_____ Phone_____

Please list here anything that has not been asked that you believe is important historical or situational information:

List the benefits you hope to derive from counseling/therapy. This is very important. Please be specific: 1) _

Do you think you would be helped more by: A. Directions to change specific behaviors B. Talking about your problems individually E. Group therap C. Psychological testing

E. Group therapy F. Family therapy

ADDITIONAL INFORMATION: Please list all psychologists, physicians, speech therapists, clinic, etc. which you have had contact with. Also please tell us any other significant information about you that we may not have asked about. Write on the back of the sheet if you wish.