## CLIENT INFORMATION FORM

Referred by:	Today's Date
Client Data:  Client's Name Address  City State Zip E-mail	Home Phone Work Phone
Adults: Gender: M F Marital Status: S M D W Client's Partner/Spouse Name(s) of Child (Children) Current Health Problems Medications Taken Physician	s S.S. #
Children: (For clients under 18 years of age) School name Father's Date of Birth Father's Work Phone Place of Employment (Father) Physician	Mother's Date of Birth Mother's Work Phone
Billing Information: Send bills to: (check one) Self Special Self Special Self Special Self Self Special Self Self Self Self Self Self Self Sel	ouseParent/Guardian Home Phone Zip) Work Phone
please complete the following information:  Card Type (Please check one): Visa Ma	as a form of payment. If you wish to utilize this payment option,
	umber on Front of Card for American Express):
	ddress above. If it does not, please enter the correct address here:
I hereby declare that all of the information listed about X  Date Signature of Patient or Re	ove is true, complete and accurate.  /

### CONSENT TO EVALUATION AND TREATMENT

Psychotherapy is not easily described in general statements. It varies depending on the training of the therapist, the personalities of the therapist and the patient, as well as the particular problems or challenges you may be experiencing and goals you wish to achieve. Many different methods may be used to evaluate and/or deal with the problems or issues you hope to address. It is not like a visit to your medical doctor. Instead, therapy often calls for an active effort on your part, such as working on things at home that have been discussed during the sessions.

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, and can often lead to better relationships, solutions to specific problems, and significant reductions in feelings of distress. However, there are no guarantees about what you will experience.

The first few sessions will typically involve an evaluation of your needs and circumstances. By the end of the evaluation, you will be presented with a treatment plan to follow if you decide to continue with therapy. Your therapist shall keep you fully informed about the purpose and nature of any evaluation, treatment, or other procedures, and shall provide a truthful, understandable, and reasonably complete account of your condition to you or to those responsible for your care. You should evaluate that information and make your own opinion about the potential benefits of continuing. You should also consider your level of comfort with your therapist. You should ask any questions you have about the therapist's procedures and the proposed treatment plan and discuss them whenever they arise. You have a right to freedom of choice regarding any services provided. If you would prefer a second opinion or would like a referral to another therapist, we will be happy to assist you in making these arrangements at any time. You have the right to revoke your consent to treatment without prejudice unless there is a legal or judicial restraint on that right.

By signing this form, you are giving your consent to evaluation and/or treatment for either yourself or for an individual for whom you have the legal right to provide this consent.

Patient's name		
(Please print)		
Patient's date of birth	Social Security No	
I have read, understood and consent to evaluat	ion/treatment as outlined above.	
(Signature of Patient/Parent/Legal Guardian/L	egally Authorized Representative)	(Date)
Please PRINT your name here		

#### FINANCIAL POLICY AND FEES

Thank you for choosing us to provide your care. Please understand that payment of your bill is considered a part of your treatment. The following is a statement of our Financial Policy which we require you to read and sign prior to any treatment. All clients must complete our information and insurance form before seeing the counselor.

CO-PAYMENT OF THE PORTION OF YOUR BILL NOT COVERED BY INSURANCE IS DUE AT THE TIME OF SERVICE.

Regarding Insurance (All insurance is billed under Karen Bardenstein, Ph.D.):

We may accept assignment of insurance benefits. However we do require your co-payment of the bill not covered by insurance to be paid at the time of service. The balance is your responsibility whether your insurance company pays or not. We cannot bill your insurance company unless you give us your insurance information. Your insurance policy is a contract between you and your insurance company. We are not parties to that contract. Please be aware that some, and perhaps all, of the services provided may be non-covered services under medical insurance. If we do not accept assignment of benefits from your insurance company, then we will require the full payment at the time of service by cash, check or credit card and we will be happy to assist you in filing for your insurance benefits.

We may use or disclose protected health insurance (PHI) for treatment, payment and health care operations purposes without your consent under the Health Insurance Portability and Accountability Act of 1996 (HIPAA). However, Ohio Law requires that you provide informed consent regarding the purposes of the services, limits to the services due to legal requirements, relevant costs, reasonable alternatives, your right to refuse or withdraw consent, and the time frame covered by the consent. We also ask for your consent to submit your information for payment purposes, which may include submission of claims to third party payors, for collection purposes, including providing claims information to the Ohio Department of Insurance Prompt Payment purposes, and for other uses and disclosures as described on the HIPPA policy form.

### **Rates and Payment:**

- A. The fee for services is \$200 per 50 minute hour. Payments are expected at the time of service. Credit cards will be charged within the week, if on file. Any other time calling other professionals, writing reports or letters, or detailed responses to emails will be charged according to the \$200 per hour rate. We will submit claims to your insurance company and either apply any payments received to your account or refund the payments to you, given your preference.
- B. A charge of \$35.00 will be assessed on all returned checks.
- C. This practice accepts payments via credit/debit card. You agree to pay by credit card by completing the credit card payment section on the CLIENT INFORMATION FORM. If you have agreed to pay for services and/or insurance co-pays via credit card, you agree and give authorization for the card given to be used for any and all outstanding fees due. Further, you also authorize your credit card company to accept and to charge to your account for all future sessions.
  - Your authorization also permits this practice to retain and continue to use your credit card information and this authorization shall remain in full force and affect unless you revoke such authorization in writing.
- D. Psychological testing is billed at \$200/hour and includes interviews, test administration, scoring, feedback of results and a written report, if requested. Typically, the entire assessment ranges from 5 to 8 hours. The written report ranges from 3-5 hours. Given the referral questions, the administration time and the data included in the report, a more accurate estimate of costs will be available.

- E If you become involved in legal proceedings that require our participation, you agree to pay for all professional time, including preparation and transportation costs, even if we are called to testify by another party. We will be happy to provide you with a current fee schedule for participation in legal proceedings.
- F. If your bill has not been paid for more than 60 days and arrangements for payment have not been agreed upon, we have the option to use legal means to secure payment, including use of a collection agency or pursuing small claims court.

### **Missed Appointments:**

Unless canceled, at least 24 hours in advance, our policy is to charge for missed appointments at half the rate of a normal office visit. We do not charge for missed sessions due to severe weather conditions, medical emergencies or circumstances beyond your control.

Thank you for understanding our Financial Policy. Please let us know if you have questions or concerns. You have a right to revoke this consent at any time in writing. That revocation will be binding unless we have taken action in reliance on it; if there are obligations imposed on us by your health insurer in order to process or substantiate claims made under your policy; or if you have not satisfied any financial obligations you have incurred.

$\mathcal{L}$	ons imposed on us by your health insurer in order to process or substantiate claims is fied any financial obligations you have incurred.	made under your policy; or if you have
	I have read the Financial Policy. I understand, agree to the terms and give my co	onsent to this Financial Policy.
X	1	Date
	Signature of Patient or Responsible Party / PRINT YOUR NAME	

### HEALTH INSURANCE DATA SHEET

Please fill out this sheet as completely as possible. Contact your health insurer(s) for information which you don't have and supply it to us as soon as possible.

Street Address		City	State	Zip Code	Phone #	
Policy Holder Name:	First	Middle		Last	·	
Policy or Certificate #		Group #		Plan #	Plan Name	
Policy Holder Data: Sex	: Male 🖃	Female 🖃 🗈 🗅	Date of Birt	h:/		
C	lient's Relation	ship to Policy Holder:	Self 🖃	Spouse 5	E Child E	
If you have another heal primary health insurance		olicy, please complete	this section	so that we m	ay bill it for any fees not o	covered by your
SECONDARY INSUR	ANCE COMP					_
Street Address	2	City	State	Zip Code	Phone #	
Policy Holder Name:	First	Middle		Last		
Policy or Certificate #		Group #		Plan #	Plan Name	
NECESSARY PROTECT PURPOSE OF FILING I UNDERSTAND THE ELIGIBILITY FOR BESTOPERSONS OR OR CLAIM OR CLAIMS SEQUIRED OR AS I MAY CONSENT AT ANY TITAKEN IN RELIANCE	TED HEALTH CLAIMS ON MINFORMATIC NEFITS UNDING GANIZATIONS UBMITTED B IAY FURTHEN ME IN WRITI ON IT; IF THANTIATE CLA	I INSURANCE INFO MY BEHALF WITH IN DN OBTAINED BY THE ER MY INSURANCE OF PERFORMING BUS OF THE ABOVE PRA RAUTHORIZE. I UN NG, AND THAT MY ERE ARE OBLIGATI IMS MADE UNDER	RMATION MY THIRI HIS AUTH COVERA SINESS OF CTITION NDERSTAT REVOCA IONS IMP	N THAT IS PE D-PARTY CA IORIZATION GE. NO INF R LEGAL SE ER OR AS M ND THAT I E ITION WILL I OSED BY M'	H.D. TO RELEASE THE ERTINENT TO AND RECERTINENT TO AND RECERTION WILL BE REVICES IN CONNECTION BE OTHERWISE LATER TO RESERVICES AY BE OTHERWISE LATER BE BINDING UNLESS AY HEALTH INSURER IN HAVE NOT SATISFIED A	QUIRED FOR THE REPRESENTATIVE TERMINE LELEASED EXCEPTON WITH THE WFULLY EVOKE THIS LORDER TO
I have read, understood, Insured's Signature	consent to and	agree to the above ter	ms.	D	ate	
I authorize that payment Insured's Signature	of medical ber	nefits be made to Kare	n K. Barde	-	ate	

#### **OFFICE POLICIES**

The Office Policy statement is designed to acquaint you with our current office policies. We are always willing to listen to unusual circumstances and discuss our office policies with you.

#### **CONFIDENTIALITY:**

Normally, we do not communicate with anyone or send any records about our clients without their written authorization to release the information. There are some situation, however, in which we are permitted – or even legally required – to disclose information without your consent. A complete description of the exceptions to confidentiality is available in our HIPAA/Notice of Privacy Practices.

- 1. We may use or disclose protected health information (PHI) for treatment, payment, and health care operations purposes without your consent under the Health Insurance Portability and Accountability act of 1996 (HIPAA). However, Ohio Law requires that you provide informed consent regarding the purposes of the services, limits to the services due to legal requirements, relevant costs, reasonable alternatives, your right to withdraw or refuse consent, and the time frame covered by the consent. We also ask for your consent to submit your information for payment purposes, which may include submission of claims to third party payors for collections purposes, including providing claims information to the Ohio Department of Insurance Prompt Payment purposes, and for other uses and disclosures as described in my Notice of Privacy Practices form.
- 2. We may be required to disclose protected health information if we receive a court order, if we receive a request from a government agency, or in order to defend ourselves against a complaint or lawsuit.
- 3. The privilege if confidentiality does not apply when you are being evaluated for a third party or in situations in which the evaluation is court ordered. If this is the case, you will be notified in advance.
- 4. If you waive the privilege of confidentiality in order to allow your counselor to present information about you in a legal proceeding (i.e., divorce personal injury lawsuit, child custody, etc.), you may not be able to reclaim it to prevent other confidential information from being disclosed.
- 5. In certain circumstances, we are legally obligated or permitted to take actions we believe are necessary to protect you or others from harm. We may have to reveal protected information in the process. These types of situations can include: (1) a person who poses a clear and substantial risk of imminent serious harm to him/herself or another person; (2) in Ohio, in most instances, suspected child abuse; (3) elder abuse or abuse involving a mentally retarded/developmentally disabled person; (4) a person filing a Worker's Compensation claim; and (5) suspected domestic abuse and/or violence, for which we are required to make a note in our records.
- 6. Parents or guardians of minors are entitled, in most instances, to information communicated by their children in counseling unless a court order blocks such access. Any information shared by one parent or other adult may be documented in the child's record and not considered protected information. Such information can be viewed by the other parent and/or other third parties. Of course, all actions taken under these provisions will be discussed with you fully and in advance, whenever possible.

	Date
have read and understood this document, and I consent and a ignature is required on the above.)	agree to the office policies and terms outlines above. (Your

Please print your name here.

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