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Notice of Privacy Practices

As of April 14th, 2003, The Health Information Portability and Accountability Act of 1996 (HIPAA) requires that I provide you with information about how I use and protect the information you provide me in the course of treatment. This notice is a statement of my privacy policies and your rights under HIPAA.

Information that is included in your file:

Your file of “protected health information” includes all of the data I collect from you (address, phone number, insurance information, history, medications, and so forth) and the progress notes I create after each session. The file also contains notes of any contacts with other persons, such as your doctor, and a list of all such “collateral” contacts.

How your information is stored:

All of your protected health information is stored in a locked file cabinet in my office, in a folder identified by your name. Only I have access to the keys to that file cabinet.

How your information will be used:

It is my policy to hold your information in strict confidentiality, and to use it only for purposes of your treatment. This means that I will not disclose any personal information, including the fact that you are receiving treatment, to anyone without your written permission (and the written permission of legal guardians of children under the age of 13). There are certain legally required exceptions to this policy:

1. I am required by state law to report abuse or neglect of a child, elder or vulnerable (such as disabled) adult of which I become aware. It is my policy to discuss the necessity of disclosure with you if at all possible before reporting.
2. If you are suicidal or in danger of hurting yourself, I am ethically obligated to notify the appropriate authorities to protect your safety.
3. If you threaten to harm another person, I have a duty to break confidentiality, warn that person, and warn the appropriate authorities.
4. In certain legal proceedings I may be required to reveal information in response to a court of administrative agency order, and in certain cases in response to a subpoena, discovery request or other lawful process.
5. Please be aware that both custodial and non-custodial parents may have access to the treatment records of their minor children (children under 18).
6. I have the right to disclose necessary protected client information in any legal proceedings involving my license.

7. I may have to disclose certain protected client information in the course of an investigation by the Secretary of the Department of Health and Human Services regarding compliance with HIPAA.
8. I may be required to disclose certain protected client information for public health purposes, or in regard to communicable diseases.

In addition, I participate in consultation with other professionals. Any individual case information revealed in consultation is disguised to prevent identification of the client involved and of course your name will never be used.

I submit billings to your insurers by electronic means and the US mail. Your authorization for me to bill your insurer(s) constitutes consent to this arrangement.

Clinician's Duties:

I have the duty to protect the privacy of your client information as discussed above, and to provide you with this written description of my privacy practices and policies.

I must abide by my written privacy policies that are in effect.

I may change my privacy practices or policies, but I must also revise the Notice and inform you of any change. Revised policies are effective for all protected client information, whether or not you are still in treatment with me. You may request a copy of my revised policies at any time, by providing your name and address.

Your rights under HIPAA:

You have the right to request that I restrict the use and disclosure of your protected health information for treatment, payment and health care operations. I am not required to agree to your restrictions, but I am bound by any agreements I do make with you in this regard. (Under state law, you have a right to request that I not keep notes of our sessions, other than a record that the session occurred. Please discuss this with me if you are interested in exercising this option).

You have the right to request that I contact you by alternative methods and locations, instead of the standard practice of telephoning you at your home or office.

You have the right to inspect and obtain a copy of your official client record.

You have the right to amend information in your client record which you believe in erroneous.

You have a right to an accounting of disclosures of your protected health information.

You have a right to receive a copy of this notice upon request.

You have a right to file a complaint with me, the US Secretary of Health and Human Services, or both in regard to my HIPAA practices. I will not retaliate against you should you file such a complaint.