Safe. Whole. Happy.

Intake Information

Date: ____/ 20____

Legal Name:	(first)	(middle) (la	st)
		(matte)	,
ate of Birth:	/ Age:	SSN (for insurance purp	ooses):
urrent Address: _	(street)	(city and state)	(zip code)
'urrant Phona Nun	,	(city and state)	
urrent r none run	(pl	lease include area codes)	
Email Address:			
		(relationship)	
ilitary History:		(Discharge Status)	(Discharge Date)
me of Insurance:			
surance Member I	D#:	Insurance Group #:	
surance Policy Hol	lder's Name:		
surance Policy Ho	lder's Date of Birth:		
using EAP (Employee	e Assistance Program) Name o	of EAP Company:	

Safe. Whole. Happy.

THIS SECTION IS FOR OFFICE USE ONLY

Diagnostic Codes	Procedure Codes

Psychotherapy & Forensic Services, LLC Informed Consent & Policies

The following information is provided to you to assist you in understanding the policies and procedures at this office. I wish to provide you care that is both comfortable and has the highest quality. Please do not hesitate to ask questions of your therapist.

Appointments

Since clients are seen by appointment only (unless an urgent situation dictates otherwise), the appointment time given is reserved for you. Please give a minimum of a 24-hour notice if you must cancel your reserved time. You will be charged a \$110.00 fee for appointments that are missed or not canceled 24-hours prior to your appointment time. Please, understand that you are fully responsible for any charge due to a missed appointment.

Emergencies and Telephone Calls

While you will be seen at a reserved time which fits your schedule demands, there may arise occasions where you need to talk to me between appointments. Should you need to talk to me in between appointments and during normal office hours, I will return your call as promptly as I can. If it is a life-threatening or otherwise urgent issue, I encourage you to call 911, call Mobile Crisis 865-539-2409, and/or go to the nearest emergency room. There is not emergency on call coverage.

Fees for Service

All accepted forms of insurance claims will be filed through Billing Specialist, Kim Judkins, (865) 579-2694. Co-payments, deductibles, and/or private payments are due upon your arrival. Please read, initial, and sign the Service Payment Agreement for details regarding additional fees.

Insurance Usage and Issues of Confidentiality

Psychotherapy & Forensic Services' Billing Specialist, Kim Judkins, will file insurance claims for you once you authorize us to do so and provide the necessary information for filing such claims. In filing insurance claims, you are granting Psychotherapy & Forensic Services and Kim Judkins permission to reveal confidential information, such as the dates you were seen, length of the appointments, and your diagnoses. Your insurance carrier requires this type of information for filing claims that are to be covered by your benefits program.

Additionally, most insurance companies perform an audit and/or utilization review of your treatment progress in order to approve additional sessions. Nearly all companies require participation in outcome and quality care studies such as patient satisfactory surveys. If your carrier requires such activities in order for you to use your insurance, I will comply with those requirements. It is my responsibility to inform you of potential compromises of your privacy and confidentiality. The compromising of your privacy and confidentiality is standard in today's marketplace whenever one elects to use third party insurance coverage for services.

Privileged Communications

Fortunately, Federal HIPAA regulations do provide you with an increased degree of privacy and confidentiality regarding your protected health information (PHI). Therapists are bound by a strong privileged communication law in Tennessee, which carries the same legal right status as that of attorney-client communications. What you talk about in your established relationship with me is protected by privilege communication laws and confidentiality principles, with the exception of certain specific actions (i.e. clear and imminent danger to self and/or others, suspected child or elder abuse, worker's compensation related cases, if your psychiatric or psychological health becomes an issue in a lawsuit, whatever information is shared in utilization review reports for authorization of care, and/or compliance with audits by your insurance carrier).

Privileged Communications cont.

With these exceptions, unless you specifically sign a release of information authorizing me to speak with someone regarding your treatment, all communications here are kept private, confidential, and are privileged. You may revoke a release of information at any time by submitting in writing your wishes to do so. Once a revocation is received by me, communications between myself and the identified party will immediately cease. Otherwise, all releases of information automatically expire one year from the date you signed the document.

Use of Technology

Sessions are primarily conducted face-to-face. Under *rare or unusual circumstances*, sessions can be conducted by phone or through a HIPAA compliant video program. When this occurs, your therapist cannot guarantee your confidentiality of information due to the session taking place outside of the office environment. Therefore, it is important that you consider securing your environment to ensure your protection. Regarding communication, unless you specifically disagree, your therapist may contact you via telephone and voicemail, text message, email and/or delivered mail. Your therapist will not audio or video record your sessions without your signed consent. Your therapist will utilize HIPAA complaint electronic communications services. Your therapist will not engage in communications or public acknowledgment of the therapeutic relationship via social media.

Your Informed Consent to Care

According to the Tennessee Annotated Legal Code (33-3-104), the following individuals may provide consent for care and for the disclosure of information: "The service recipient who is sixteen (16) years of age or over; The conservator of the service recipient; The attorney in fact under a power of attorney who has the right to make disclosures under the power; The parent, legal guardian, or legal custodian of a service recipient who is a child; The service recipient's guardian ad litem for the purposes of the litigation in which the guardian ad litem serves; The treatment review committee for a service recipient who has been involuntarily committed; The executor, administrator or personal representative on behalf of a deceased service recipient; The caregiver under title 34, chapter 6, part 3; An individual acting as an agent under the Tennessee Health Care Decisions Act, compiled in title 68, chapter 11, part 18 or a person's surrogate as designated under title 68, chapter 11, part 18."

Photography, video and/or audio recording devices of any kind are not allowed during sessions without the explicit consent of the session therapist. The purpose of this restriction is to protect the therapeutic process and all individuals who are participating in therapy sessions. If a therapist has determined and/or discovered that therapy participants are recording a session without the consent of all individuals (therapist, client, family members, etc.), then the person responsible for recording the session(s) will be dismissed from Psychotherapy & Forensic Services without an opportunity to return during a later date.

×	
Signature acknowledging the restriction of recording devices during sessions	Date

I have provided this information to you in the hope of fully informing you about the policies of our office and some of the parameters of care you will receive here, such as the importance of confidentiality. Psychological care, like other things in life, offer no absolute guarantee of success and there are limitations to any form of care offered a patient. By signing below, you acknowledge having read, understood, and agree to these policies and procedures. Your signature acknowledges your informed consent for care with your provider.

×	
Signature acknowledging informed consent	Date

Psychotherapy & Forensic Services, LLC

Service Payment Agreement

Name:		DOB:	SS#	
Phone: (Cell)	(Home)		(Work)	
Billing Address:				
Email Address:				
	PLEASE READ AND I	NITIAL EACH L	.INE	
I understand that Psychoth convenient method of payment for missed appointments, fees for utilizing insurance &/or EAP (Emplo & processed by your insurer &/or with due. If utilizing private-pay, charges by Consulting Billing Representative	billable work, & balances that are byee Assistance Program), charges then it has been determined by Cols to my debit/credit card are made a	includes but is not lime not covered by my so to my debit/credit consulting Billing Represat the time services a	ited to deductibles, cop insurance carrier, but f ard are made only after sentative, Kim Judkins,	pays, coinsurance, fees or which I am liable. If claims have been filed that there is a balance
I, the undersigned, aut financial responsibility, to my de due & I will not seek a charge back information. I understand that a \$50	x. I agree to inform Psychotherapy	I that my debit/credit & Forensic Services a	card will be charged w about changes/updates	hen there is a balance
I understand that the billed fees for missed/late canceled appropries. Payment for any charges charges.		, & any balance due	e that is not covered	by my insurance/EAP
I understand & agree that my scheduled appointment time or missed appointment is \$110.00.	I will be required to pay for ap (late cancellation) &/or for miss			
I understand that if I no- each session missed & I understan	show or late cancel appointment of that I may be dismissed from the			e \$110.00 fee for
	pent during phone calls to/from r		n my behalf with anoth	ner entity is billable at

Psychotherapy & Forensic Services, LLC

Service Payment Agreement

Should it become necessary to summon an employee of Psychotherapy & Forensic Services into Court or into any professional organization, I understand that I am responsible for payment at the rate of \$250.00 per each hour that the employee of Psychotherap	y &
Forensic Services is required to be present. This amount will be due regardless of whether or not a testimony is provided. <u>I understar</u> that a deposit payment of \$750.00 is due prior to an employee of Psychotherapy & Forensic Services' appearance in court. I understand that, should an employee of Psychotherapy & Forensic Services provide a testimony, all materials in the medical record	<u>ıd</u>
remain the property of Psychotherapy & Forensic Services. I realize that such action could require a release of information to attorney	
court, &/or other organizations, for the sharing of information which identifies the parties involved, identifies diagnoses, & describes the dates & nature of treatment, as well as all other information discussed during treatment.	Э
I understand & agree that any documents which may be requested by a court system, probation &/or parole officers, law enforcement, therapists or other treatment agencies, or any other professional or government entity, will not be released without my consent. I also understand & agree that Psychotherapy & Forensic Services will not release any requested documents, regardless consent, if I currently have an overdue balance for rendered services.	s of
I understand & agree that requested documents, such as letters written by an employee of Psychotherapy & Forensic Services, on my behalf to any court system, therapist, insurance company, other medical provider, probation/parole officers, attorney law enforcement, or any other professional or government entity will incur an additional charge that is not covered by my insurance/EAP. I understand that the fee is \$110.00-\$250.00 to compensate for time spent writing, editing & communicating with the entity for which the document(s) are to be shared and this fee is due prior to the release of the document(s).	
Should it become necessary to employ a collection agency &/or the courts in the event of delinquent payment, it is specifically agreed that I will pay all such costs, including reasonable attorney's fees & court costs (35% or more of the balance). All materials in the medical record remain the property of the Psychotherapy & Forensic Services. I understand that efforts to collect on any debt owe by me requires that the following information become released to the collection agency, attorneys, and/or the courts: information which identifies the parties involved, gives the patient diagnoses, & describes the dates & nature of the charges, as well as all other information contained on any claim filed.	d h
I understand that a 2% per month interest charge will be added onto accounts that are <u>not paid within 30 days</u> of the date services are rendered.	
I understand that billing for Psychotherapy and Forensic Services is provided by Consulting Billing Representative, Kim Judkins understand that demographic and diagnostic information will be shared with my insurance company (if filing through your insurance) 8 with Consulting Billing Representative, Kim Judkins.	
I understand that for utilization review, quality assurance, & other claims review purposes, my insurance/EAP company may conduct an audit that may require my therapist to provide the following confidential information: case history, presenting problem(s), or treatment plan(s), progress diagnoses, dates & type(s) of service(s) rendered.	r
X	
(Client Signature) Date	
×	
Parent or legal guardian of nationt less than 16 years	