

# Declaration of Practices and Procedures

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**The purpose of this document is to inform you about certain basic aspects of the counseling relationship that we hope to establish. Please read it thoroughly and carefully. Feel free to ask me any questions or seek clarification about any of the following before signing it.**

**Qualifications:** I earned a Master of Science degree in Counselor Education from the University of Louisiana At Lafayette in 2005. I am licensed as a LPC #3648 registered with the Louisiana LPC Board of Examiners, which is located at 11410 Lake Sherwood Ave. North, Ste A, Baton Rouge, La 70816 and phone number is 225.295.8444. In addition to being a registered Licensed Professional Counselor in Louisiana, I also hold a national certification as a Nationally Certified Counselor (NCC) certification number 242168.

If your issues are in an area that I do not feel qualified to treat, I will discuss this with you and attempt to refer you to a professional who is better qualified to work with you.

**Counseling Relationship:** The counseling session is *your* time to discuss *your* thoughts, feelings, and experiences. The counseling process is an extremely personal and challenging process in which *you* decide what the goals are. My job is to reflect, provide feedback, and support any positive decisions which you decide to make.

The length of counseling varies from person-to-person and from situation-to-situation. As long as you are benefiting from counseling, I encourage you to continue attending sessions; however, I will let you know when it is my professional opinion that you no longer need my services.

Although counseling is an extremely personal experience, it is important to realize that our relationship is a professional rather than a personal one. This means that our time together will be limited to the scheduled sessions that you have with me. I believe that you will be best served if our relationship remains focused on *your* concerns.

**Areas of Focus:** As a therapist, I pride myself on meeting all clients where they are. This means I provide an environment that is intended to be a “safe space” where you can be “you”. While I look forward to learning more about each of my clients individually, there are several populations I have particular expertise in working with. I have experience working in the following areas: Depression/Anxiety, Self-Esteem, Faith/Spirituality, Grief/Loss, etc.

## Fee and Office Procedures:

Initial Session (90 Minutes)	\$150.00 (session time for initial depends on insurance carrier)
Therapy Session (45-50 Minutes)	\$125.00
No Show/Late Cancellation	\$50.00

- a) Initial appointments can be made in the office or by telephone. All Initial appointments must be in-person for counseling services and are 90 minutes in length. Follow up In-person counseling sessions will be approximately 45-50 minutes in length. My appointment times are based on availability. ***If you are unable to keep a scheduled appointment, please notify the office 24 hours in advance. Our office reserves the right to charge a \$50 fee to the account of any client who No-Shows for an appointment or cancellations that were not made within 24 hours of scheduled appointment.*** A client is considered a No-Show when they are more than 15 minutes late for their appointment and have not called before the appointment time to cancel.

- b) Clients who fail to keep 2 scheduled appointments, without calling in advance to cancel, will be terminated from my services.
- c) If during the course of counseling you request that I submit a verbal or written report to a third party, or if you request that I testify in court pertaining to your case, you are responsible for the additional fees. Please allow 2-3 business days for reports to be written.
- d) If an appearance in court or deposition is requested, the client is responsible for the additional fee. \$350/hour, including travel and additional expenses.

**Check this box if you are interested in a Good Faith Estimate**

Private pay or uninsured have the right to a "Good Faith Estimate" which explains how much your medical and mental health care will cost. Under the law health care providers need to give patients who don't have insurance or are not using insurance and estimate of the expected charges for medical services. You have the right to receive a Good Faith Estimate before you schedule a service. If you receive a bill that is at least \$400 more than your Good Faith Estimate, you can dispute the bill. Make sure you have copy of your Good Faith Estimate. For more information, [www.cms.gov/nosurprises](http://www.cms.gov/nosurprises) or call (800) 985-3059.

**Services Offered and Clients Served:** I provide therapy to clients in the office. I work from the belief that the human body and mind work together and constantly strive to find an inner peace and balance through self-healing. My role as a counselor is to help you create self-awareness, to facilitate the healing process, and to support you on your journey to finding your inner peace and life satisfaction. I enjoy working with adults and adolescents, addressing a wide range of challenges. My approach to counseling is holistic, spiritual, behavioral, and strength-based.

**Code of Conduct:** As an LPC, I am required by law to adhere to the Code of Conduct for practice that has been adopted by my licensing board, the LPC Board of Examiners, as well as the American Counseling Association Code of Ethics. Copies of these are here and are available for you to read upon request.

**Confidentiality:** Material revealed in counseling will remain strictly *confidential* except under the following circumstances in accordance with state law:

- 1) The client signs a written release of information indicating informed consent of such release,
- 2) The client expresses intent to harm her/himself or someone else,
- 3) There is a reasonable suspicion of abuse/neglect against a minor child, elderly person (65 or older), or a dependent adult, or
- 4) A court order is received directing the disclosure of information.

*Please be aware that we are located in an office building, sharing walls with other businesses. While we have taken measures to ensure your confidentiality (being located in a medical office building where other businesses are bound by confidentiality, using sound machines and music to mask voices) we cannot guarantee that you won't be heard by others in the building. If voices are raised, there is a chance they will be heard through the walls. Any material obtained from a minor client may be shared with the client's parent or guardian.*

**Privileged Communication:** It is my policy to assert privileged communication on behalf of the client and the right to consult with the client if at all possible, except during an emergency, before mandated disclosure. I will endeavor to apprise all clients of all mandated disclosures as conceivable.

**Response Time:** Your clinician may not be able to respond to your messages and calls immediately. For voicemails and other messages, you can expect a response within 24 hours on weekdays and 72 hours on weekends. Be aware that there may be times your clinician is unable to receive or respond to messages such as when out of cellular range or out of town.

**After Hours/Emergency Situations:** I can be reached at *Hope Healing Joy* (337) 534-8140 during the hours of 9:00am-3:00pm Monday-Thursday; 9:00am-12:00pm Friday. In the event of an emergency, and an immediate response is needed, you may also seek help by calling the Crisis Connection Center at (337) 232-4357 (HELP) or through your local hospital emergency room facilities or by calling 911. Additional services that you may utilize are Suicide Hotline: 1-800-SUICIDE, Lafayette General Hospital: 337-289-7991, Women's and Children Hospital: 337-521-9100, University Hospital and Clinics: 337-261-6000, and Our Lady of Lourdes: 337-470-2000

**Client Responsibilities:** I strive to make the counseling session a place where you feel safe. I see counseling as a collaborative process, meaning you are a full partner in counseling. Your honesty and effort is essential to success. If as we work together you have suggestions or concerns about your counseling, I expect you to share those with me so that we can make the necessary adjustments. If it develops that you would better be served by another mental health provider, I will help you with the referral process. If you are seeing another mental health professional, please inform me so that with your permission I may contact the other professional and develop a collaborative professional relationship. ***You are responsible for following appointment scheduling procedures, keeping your appointment times or canceling in advance when appropriate.*** If you come across my name on any social network (Facebook, LinkedIn, etc.) please do not send messages or friend requests. Due to our professional relationship, it is inappropriate for me to accept this request.

**Social Media/Text Messaging/Email:** If you come across my name on any social network (Facebook, LinkedIn, Instagram, Twitter, etc.) please do not send messages or friend requests. Due to our professional relationship, it is inappropriate for me to accept this request. Please refrain from contacting me through any social media messaging systems. These methods have poor security and I am not prepared to watch them closely for important messages from clients. Please refrain from creating reviews of your clinician's services online. Online reviews are for the public to see; therefore, they put your confidentiality at risk. For the sake of your privacy, I will not use SMS or MMS texting with clients. Email is not a confidential form of communication, therefore do not put any detailed information in emailing our office. If you choose to email our office for the purpose of requesting a returned call or for requesting an appointment, please provide your name and call back number.

I retain records for 7 years post discharge, or for 7 years after majority age. At that time, your records will be shredded or digitally deleted. In case I am suddenly unable to continue to provide professional services or to maintain client records due to incapacitation or death, I have designated a colleague who is a licensed professional counselor as my professional executor. If I die or become incapacitated, my professional executor will be given access to all of my client records and may contact you directly to inform you of my death or incapacity; to provide access to your records; to provide counseling services if needed; and/or to facilitate continued care with another qualified professional if needed. If you have any questions or concerns about this counseling executor arrangement, I will be glad to discuss them with you.

I also keep and store electronic records for each client in a record-keeping system produced and maintained by *TherapyNotes*. This system is "cloud-based", meaning the records are stored on servers which are connected to the Internet. Here are the ways in which the security of these records are maintained:

- I have entered into a HIPPA Business Associate Agreement with *TherapyNotes*. Because of this agreement, *TherapyNotes* is obligated by federal law to protect these records from unauthorized use or disclosure.
- The computers on which these records are stored are kept in secure data centers, where various physical security measures are used to maintain the protection of the computers from physical access by unauthorized persons.
- *TherapyNotes* employs various technical security measures to maintain the protection of these records from unauthorized use or disclosure.
- For details visit <https://www.therapynotes.com/about/features/#ScrollTo=insurance-hippa-compliance>
- I have my own security measures for protecting the devices that I use to access these records:
  - On computers, I employ firewalls, antivirus software, passwords, and disk encryption to protect the computer from unauthorized access and thus to protect the records from unauthorized access.
  - With mobile devices, I use passwords, remote tracking, and remote wipe to maintain the security of the device and prevent unauthorized persons from using it to access my records.

Here are things to keep in mind about my record-keeping system:

- While my record-keeping company and I both use security measures to protect these records, their security cannot be guaranteed.
- Some workforce members at *TherapyNotes*, such as engineers or administrators, may have the ability to access these records for the purpose of maintaining the system itself. As a HIPAA Business Associate, *TherapyNotes* is obligated by law to train staff on the proper maintenance of confidential records and to prevent misuse or unauthorized disclosure of these records. This protection cannot be guaranteed, however.
- Our receptionist has access to *TherapyNotes* to schedule appointments and handle billing, but your records are password protected and she cannot access them.
- My record-keeping company keeps a log of my transactions with the system for various purposes, including maintaining the integrity of the records and allowing for security audits. These transactions are kept until we choose to delete them.

**Physical Health:** Physical health can be an important factor in the emotional well-being of an individual. If you have not had a physical examination in the last year, it is recommended that you do so. Additionally, medications, both prescription and non-prescription, may have significant side effects that may impact the counseling relationship. I expect full disclosure from you regarding any and all medications that you are currently taking and may ask permission to discuss them with your physician/medical doctor.

**Potential Counseling Risk/Limitations:** You should be aware that counseling poses potential risks. In the course of working together additional problems may surface of which you were not initially aware. If this occurs, you should feel free to share these new concerns with me.

Please note that we may contact a prescribing physician in order to assist you in having comprehensive medical treatment. You may waive this right at any time.

<u>Diagnosis</u>	<u>Medication</u>	<u>Dosage</u>	<u>Prescribing Physician &amp; Phone#</u>

**Court Fees and Court Appearances:** For those clients involved in the legal system (i.e, custody situations or lawsuits), it is your responsibility to inform Jodi Dean, LPC, NCC prior to your first session or upon recognition that legal involvement will take place. Clients are required to review and sign this document before any records will be released, letters sent, testimony or depositions are to be released and/or complied with.

Jodi Dean is NOT a court appointed evaluator of custody and CANNOT determine the living arrangements of your children. Parents should be aware that the best therapeutic relationship occurs in a space in which you and your child feel safe to share with honesty and openness. Involving the legal system interrupts this relationship and can be a psychological risk. Jodi Dean STRONGLY discourages clients from having Jodi Dean release confidential information about the counseling session or testify on your behalf.

If Jodi Dean receives a subpoena from your attorney or the opposing attorney, the client is responsible for the additional fees outlined below. Please note, that if testimony is REQUIRED by a JUDGE, testimony may not be in your favor or best

interest. Jodi Dean can only testify to facts and professional opinions. Testimony will NOT be given if it is not REQUIRED by a JUDGE. Fees are as follows:

- Letters to attorneys, judge, or court official: \$100 each
- Filing a document with the court: \$100 each
- Preparation time (i.e Submission of records): \$125 per hour
- Phone calls (only granted by subpoena from Judge): \$125 per hour
- Depositions (only granted by subpoena from Judge): \$250 per hour
- Time required in giving testimony (only granted by subpoena from Judge): \$250 per hour
- Mileage: \$.40 per mile
- All attorney fees and costs incurred by the therapist as a result of legal action required.

If a subpoena or notice to meet with an attorney is received with less than 72 hours notice, an additional \$500 charge will be required.

**Acknowledgement of Reading the Declaration of Practices and Procedures**

I have read the Declaration of Practices and Procedures of Jodi R Dean, LPC, NCC and my signature below indicates my full informed consent to Face-to-Face/TeleHealth services provided by Jodi R Dean, LPC, NCC. In the case of a “state of emergency”, this signed form will be utilized as consent to continue with mental health services by the use of TeleHealth when Face-to-Face services can not be provided, unless other arrangements have been made and agreed upon.

\_\_\_\_\_  
Client signature

\_\_\_\_\_  
Date

\_\_\_\_\_  
Jodi R Dean, LPC, NCC

\_\_\_\_\_  
Date

Parent/Guardian Consent for Treatment of a Minor:

I, \_\_\_\_\_, give permission for Jodi R Dean, LPC, NCC to conduct counseling with my  
(relationship) \_\_\_\_\_ name of minor \_\_\_\_\_.

\_\_\_\_\_  
Signature of Parent or Legal Guardian

\_\_\_\_\_  
Date

\_\_\_\_\_  
Jodi R Dean, LPC, NCC

\_\_\_\_\_  
Date