

Jennifer Davis, MA, MFT
Profound Impact Therapy

LMFT# 49934

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AGREEMENT FOR SERVICE / INFORMED CONSENT

INTRODUCTION

This Agreement is intended to provide important information regarding the practices, policies and procedures of Profound Impact and Jennifer Davis, MFT (herein “Therapist”), and to clarify the terms of the professional therapeutic relationship between Therapist and the Couple (herein “Client”). Any questions or concerns regarding the contents of this Agreement should be discussed with Therapist prior to signing.

PROFESSIONAL FEES

Fee for Couples/Family Counseling is \$200/\$220. Sessions are 60 minutes. Fees are payable at the time of service. As part of my policies I keep a credit card on file in my secure online system for all clients. This credit card may be charged the day of your appointment for our agreed upon session fee unless a 24 hour cancellation is provided or if we have other payment options arranged. By signing this informed consent you agree to keep a current credit card on file and agree to be charged for your sessions and any late cancellations or no show appointments.

CANCELLATION POLICY

Cancellations require 24-hour notice. Late cancellations and missed sessions are charged at the full fee.

RECORDS AND RECORD KEEPING

Therapist may take notes during session, and will also produce other notes and records regarding Client’s treatment. Should Client request a copy of Therapist’s records, such a request must be made in writing. Therapist reserves the right, under California law, to provide Client with a treatment summary in lieu of actual records. Therapist also reserves the right to refuse to produce a copy of the record under certain circumstances, but may, as requested, provide a copy of the record to another treating health care provider. Your records are maintained in a web-based system. What this means is your records are stored online in a secure, encrypted, HIPAA compliant system.

CONFIDENTIALITY

The information disclosed by Client is generally confidential and will not be released to any third party without written authorization from Client, except where required or permitted by law. Exceptions to confidentiality, include, but are not limited to, reporting child, elder and dependent adult abuse, when a Client makes a serious threat of violence towards a reasonably identifiable victim, or when a Client is dangerous to him/herself or the person or property of another.

