

## 19 East Abarr Drive~Pueblo West, CO 81007 435-817-0155

Professional Disclosure Statement, Fee Schedule and Consent to Services

## Clive R. Hallam-LMFT, MBA Licensed Marriage and Family Therapist, CO-0001268, UT-8971102-3902 and WY-134

My Therapy Matters Clinicians: Clive Hallam; Bradley Thorsen; Adam Jeffryes; Erin Boylan; Shannon McShane; Robert Bundy

As your therapist I will treat you with respect as a unique individual. Although I am trained in a number of theoretical and practice modalities, I generally use a mindful awareness and a skills based therapeutic approach to assist clients in resolving problems in their lives.

In the event that a more intensive level of care or treatment outside my scope of competence is warranted, I may provide you with a referral to another professional for those services. If referred for additional services, you will be responsible for payment for those services.

As a Licensed Marriage and Family Therapist I follow the ethical rules and laws of my profession, the rules and regulations of the Colorado Department of Regulatory Agencies (DORA) and the Code of Ethics of the American Association of Marriage and Family Therapists (AAMFT). These include but are not limited to rules governing standards of confidentiality, dual relationships, and the prohibition against sexual intimacy between counselors and clients.

I will respect the inherent rights and responsibilities of your parents (for clients under 15 years of age) and may share information with them about you as therapeutically indicated. I am sensitive to the cultural and social diversity among families. I recognize that all parents (custodial and non-custodial) are vested with certain rights and responsibilities for the welfare of their children by virtue of their position and according to the law.

Regarding standards of confidentiality, it is important to note that I may break confidentiality, according to legal and ethical rules, for any of the following matters:

- Abuse or harmful neglect of children, the elderly or disabled or incompetent individuals is known or reasonably suspected.
- The validity of a will of a former client is contested.
- Information related to counseling is necessary to defend against a malpractice action brought by a client.
- An immediate threat of physical violence against a readily identifiable victim is disclosed to the counselor.
- In the context of civil commitment proceedings, where an immediate threat of self-inflicted harm is disclosed to the counselor.

- The client alleges mental or emotional damages in civil litigation or his/her mental or emotional state becomes an issue in any court proceeding concerning child custody or visitation.
- The patient or client is examined pursuant to a court order.
- In the context of investigations and hearings brought by the client and conducted by the Board, where violations of this act are at issue.

The following is information regarding mandatory disclosure and informed consent.

- (I) A client is entitled to receive information about the methods of therapy, the techniques used, the duration of therapy, if known, and the fee structure;
  - (II) The client may seek a second opinion from another therapist or may terminate therapy at any time;
- (III) In a professional relationship, sexual intimacy is never appropriate and should be reported to the director or the board that regulates, registers, certifies, or licenses such unlicensed psychotherapist, registrant, certificate holder, or licensee;
- (IV) The information provided by the client during therapy sessions is legally confidential in the case of licensed marriage and family therapists, social workers, professional counselors, psychologists, licensed or certified addiction counselors, and unlicensed psychotherapists, except as provided in section 12-43-218 and except for certain legal exceptions that will be identified by the licensee, registrant, certificate holder, or unlicensed psychotherapist should any such situation arise during therapy.
- (2) If the client is a child who is consenting to mental health services pursuant to section 27-10-103, C.R.S., disclosure shall be made to the child. If the client is a child whose parent or legal guardian is consenting to mental health services, disclosure shall be made to the parent or legal guardian.
- (3) In residential, institutional, or other settings where psychotherapy may be provided by multiple providers, disclosure shall be made by the primary therapist. The institution shall also provide a statement to the patient containing the information in paragraphs (c) and (d) of subsection (1) of this section and a statement that the patient is entitled to the information listed in paragraphs (a) and (b) of subsection (1) of this section concerning any psychotherapist in the employ of the institution who is providing psychotherapy services to the patient.
- (4) The disclosure of information required by subsection (1) of this section is not required when psychotherapy is being administered in any of the following circumstances: (a) In an emergency; (b) Pursuant to a court order or involuntary procedures pursuant to sections 27-10-105 to 27-10-109, C.R.S.; (c) The sole purpose of the professional relationship is for forensic evaluation; (d) The client is in the physical custody of either the department of corrections or the department of human services and such department has developed an alternative program to provide similar information to such client and such program has been established through rule or regulation pursuant to the "State Administrative Procedure Act", article 4 of title 24, C.R.S.; (e) The client is incapable of understanding such disclosure and has no guardian to whom disclosure can be made; Effective July 1, 2009 Page 13 of 65 COLORADO MENTAL HEALTH PRACTICE ACT (f) By a social worker practicing in a hospital that is licensed or certified under section 25-1.5-103 (1) (a) (I) or (1) (a) (II), C.R.S.; (g) By a person licensed or certified pursuant to this article, or by an unlicensed psychotherapist practicing in a hospital that is licensed or certified under section 25-1.5- 103 (1) (a) (I) or (1) (a) (II), C.R.S.
- (5) If the client has no written language or is unable to read, an oral explanation shall accompany the written copy.
- (6) Unless the client, parent, or guardian is unable to write, or refuses or objects, the client, parent, or guardian shall sign the disclosure form required by this section not later than the second visit with the psychotherapist.

Clive Hallam's education:

Bachelor of Science, Human Development and Family Studies, University of Utah

Masters of Science, Marriage and Family Therapy, University of New Hampshire

Masters of Business Administration University of Phoenix

24-hour advanced notice to re-scheuled or to cand	urance policy. Payment is expected at the time of service. cell your appointment is required to avoid paying the full 155 or your clinician directly to re-schedule or to cancel.
agree to, the contents therein. I also agree to the to confidentiality, professional relationships, and pa- consent to treatment services and my agreement to understand that I am not required to sign this doct	this document explained to me and I understand, and erms and conditions regarding treatment services, yment for services. My signature also provides my o participate fully or to the best of my ability. I also ument and that I am not waiving any of my rights. I ng to treatment services prior to beginning therapy.
have additional questions or concerns please cont	I appreciate the opportunity to work with you. If you act me directly. If you have questions or concerns cr/hipaa or call 1-800-627-7748 or email questions to:
Client/Parent (or Guardian) Signature	Date
Clinician Signature	Date
This Professional Disclosure Statement is requ	nired by the Colorado Department of Regulatory Agencies

<u>Divison of Professions and Occupations:</u> 1560 Broadway, Suite 1350 Denver, CO 80202 <u>DORA\_Customercare@state.co.us</u> or 303-894-7800 or https://www.colorado.gov/dora

Fees: 120.00 dollars for initial session, 90.00 for subsequent sessions or the agreed upon fees are as stated

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## Credit Card Payment Authorization

## If you are choosing to use Medicaid, do not complete this section.

Cash, personal checks, credit or debit cards are accepted forms of payment at My Therapy Matters and you are welcome to choose your preferred form of payment. Regardless of your preferred form of payment, it is the policy of My Therapy Matters to have an active credit card on file for each client. The active credit card will only be used with your knowledge and verbal permission. The selected credit card can be used for your session fees or in the event that you are unable to bring cash or check to your scheduled appointment.

The credit card on file may be used in the event that you do not provide 24-hour advanced notice to reschedule or cancel your scheduled appointment. By signing this document you are authorizing My Therapy Matters to charge your credit card up to 120.00 dollars if you cancel or reschedule your appointment with less than 24-hours advanced notice. Medical or family emergencies or other unforeseen circumstances beyond your control will not be considered grounds for a no-show fee and do not require 24-hour advanced notice.

By signing this document, you are authorizing My Therapy Matters to charge your provided credit card up to 120.00 dollars per session. Credit card payments also have a usage fee of approximately 3% per transaction. My Therapy Matters and/or Clive Hallam's name may appear on your credit card receipt which may create a record of services received that could be visible to your credit institution.

It is expected that you provide updated credit card information as quickly as possible to My Therapy Matters. My Therapy Matters will make every reasonable effort to protect your sensitive credit card information and transactions including encryption programs, dual locking systems for all documents and shredding all documents within industry standards.

Credit Card number:		
Card expiration date:		
Three digit authorization code (back of card)	Billing Zip code:	
Name on Card		
Client Signature:	Date:	
Parents Siganture (if client is under 18)	Date:	
Therapist Signature:	Date	