



Important Information about Psychological Services

Intro

This Important Information, followed by a Consent form, contains information about:

- My professional services
- The Health Insurance Portability and Accountability Act of 1996 (HIPAA), a federal law that provides privacy protection and patient rights about the use and disclosure of your Protected Health Information (PHI).

I am also required to provide you with a Notice of Privacy Practices (Notice), which follows the Consent. The law requires that I provide you with this information and attain your signature acknowledging that you have received, read, and understand the Consent and Notice. Please read the Important Information, the Consent, and Notice carefully, and sign each.

For more information see: www.hhs.gov/ocr/privacy/hipaa/understanding/consumers/noticepp.html

Psychological Services

For psychotherapy and/or psychological services to work successfully, we will have to work together on your issues and problems. To be successful, you will have to work at talking openly about your thoughts and feelings about the issues that arise in your sessions. You may have uncomfortable thoughts and feelings, including sadness, anger, and frustration. Your feelings about me can be an important part of treatment. Psychotherapy has been shown to have benefits, but there are no guarantees.

If medication is a part of your treatment, it is important that you work with the prescribing physician according to the recommended treatment plan.

We will begin the work with an evaluation, which lasts from one to three sessions and this will include a diagnosis (if it is required by your use of insurance.) Psychotherapy is a commitment of time and resources, and it is important for you to be careful in your selection of a therapist. If you have concerns about your treatment, please bring them up during a session. If you have continued concerns about working with me, I will kindly help you meet with another professional for a second opinion or to work with you.

Sessions and Fees

Psychotherapy sessions will often last 53 minutes, and often meet once each week. Other arrangements can sometimes be made, and we can talk about that. **Once scheduled, a 24 hour notice of cancellation is required, or you will be charged a fee of \$75.00. (Your insurance company will not pay for this charge, so you are fully responsible for payment.)** There will be charges for other professional services as they are required. Those services include report writing, consultation with other professionals, preparing records or treatment reports, time spent for other requested services (for example, psychological testing), telephone calls lasting longer than 10 minutes, and possibly extended session times. **If you become involved in legal matters that require my services, you will be required to pay for my professional time, including preparation and travel time, even if I am required to testify by the other party.**

Availability and Telephone Contact

During working hours, I am usually available to answer the phone. My answering system will take messages 24 hours a day. I will return calls as soon as possible, but usually the same day, except on weekends or if I am away from the office. If you have an emergency and cannot reach me, please contact your family physician or go to the nearest emergency room.

Confidentiality

The law requires that your communications with me be private and protected. You give Consent for routine use of confidential information; beyond that, I can only release information with written permission, which is called an Authorization. The Authorization form must follow federal (HIPAA) guidelines to protect your confidentiality and inform you about what will allow me to use and disclose your PHI, and there are times when the Authorization will be required for me to use or disclose your PHI. **Realize that we will only use and disclose the Minimum Necessary Information in every case.** As examples, the Consent authorizes us to use and disclose your PHI to:

- Consult with other professional within our office.
- Forward information to our billing service that handles our insurance claims.
- Our Business Associates (our attorney, accountant, information technology/security, credit card processor).
- If you are suicidal and/or homicidal and we cannot reach an agreement about that.
- Legal subpoenas often require disclosing of PHI in response to a court or administrative order.
- Worker's Compensation Claims.
- Child Abuse or vulnerable Adult Abuse.
- Government health oversight agencies requesting information as authorized by law (ex. Dept. of Health & Human Services).
- Special governmental functions such as military, national security, and presidential protective services.
- When we are acquiring supervision and/or consultation on your case.
- If you file a lawsuit against me.

Authorization

We will always inform you and always get an authorization before use or disclose information to:

- Any outside agency requesting information about you (another therapist or doctor's office, for example.)
- Further information about releasing your PHI is found in the Notice of Privacy Protection in this packet of materials.



Records

You may examine your records (except in unusual circumstances when I believe that disclosure would physically/emotionally/psychologically harm you) and/or receive a copy of them within 30 days of request. Because the record can be misunderstood, I recommend that you review them with me, or have them forwarded to another mental health professional to review with you. **I am allowed to charge you a \$20.00 handling fee + \$0.50 per page photocopied, a letter summary fee, or the reasonable charges to reproduce the records if the records cannot be routinely copied by a photocopy machine.** If I refuse your request to review your records, you have the right to review, which you can ask further about.

In the mental health field, there are two kinds of records or notes. The standard notes hold information like your diagnosis, treatment plan, length of the session, progress toward goals, and other information. Psychotherapy notes are a special subset of notes that are kept separate from the standard information and may come directly from our conversations, have my hunches, and include more sensitive information. Insurance companies cannot request the psychotherapy notes without your given written authorization that complies with HIPAA, and they cannot require these notes as a condition of coverage. They cannot penalize you for refusing to authorize the release of psychotherapy notes. You may review and/or receive a copy of the psychotherapy notes, except if I determine that it would not be in your best interest, and there is no appealing that decision.

We will let you know promptly if a breach occurs that may have compromised the privacy or security of your information.

Patient Health Information

You can ask for a list (accounting) of the times we've shared your health information for six years prior to the date you ask, whom we shared it with, and why. We will include all the disclosures except for those about treatment, payment, and health care operations, and certain other disclosures (such as any you asked us to make.) We'll provide one accounting a year for free, but will charge a reasonable fee if you ask for another one within 12 months.

Your Rights

You may request that:

- You receive an accounting of disclosures of your record.
- Your records be corrected and amended. We may say "no" to your request, but we will notify you in writing within 60 days.
- Restrictions be place on whom the PHI is disclosed and the right to authorize or refuse additional uses for fundraising, marketing, or research.
- You receive information through alternative channels (what address we use or what phone numbers, for example.)
- Any complaints you make about the records will be placed in the record.
- You receive an electronic or paper copy of this agreement and the Notice of Privacy Practices.
- You receive an electronic or paper copy of my Policy and Procedures.
- Someone can act for you (legal guardian or medical power of attorney) to exercise your rights and make choices about your health information. We will ensure the person has this authority and can act for you before any action is taken.

Payment

You are expected to pay for services as you receive them. Other arrangements need to be set up in advance. If you do not pay for your services, I can use legal resorts to acquire payment from you. I can use collection agencies, small claims court, and/or an attorney to pursue payment from you. In all cases, the minimum necessary information will be supplied for the collection of fees.

Insurance

I will file insurance claims for you as a courtesy if you choose to use insurance as part or all of your payment. Some insurance contracts require me to be the one to file the claims. You must understand that **you are responsible for the full payment**; I will help with the insurance, but ultimately the responsibility of payment rests with you. **I strongly suggest you be an informed consumer and contact your insurance company to find out what part they will take in paying for my services.** Mental health coverage can be different than the medical coverage that your insurance policy provides. Some plans severely limit psychological services. You may decide that you will want more treatment than your plan will cover.

Your insurance company may require Protected Health Information (PHI) before they will pay any benefits. Only the minimum amount of information will be revealed to them. The insurance company is obligated to keep any information given to them confidential. I can make no guarantees about what they will do with your PHI.

Minors

If a child is under 19 years of age and not emancipated, the parents have the right to know what is happening in the therapy. Privacy is important in therapy, so parents are usually requested to allow their child to have confidentiality in the therapy. General information can be presented to the parents, and they may ask for a summary of the treatment. Any other requests for information about the child will require a signed Authorization from the child. If there is concern about the child being in danger (suicidal, homicidal, in grave danger), I will first try to get the child to inform the parents, and, if that is not successful, I will notify the parents of my concern.

Complaints

You have the right to file a complaint if you believe your privacy rights have been violated. You can contact our Privacy & Security Officer, Rhonda Spence at (402) 991-0611 ext. 2011.

You can file a complaint with the U.S. Department of Health and Human Services Office for Civil Rights by sending a letter to 200 Independence Avenue, S.W., Washington, D.C. 20201. Calling 1-877-696-6775, or visiting www.hhs.gov/ocr/privacy/hipaa/complaints. There will be no retaliation for filing a complaint.

Changes to the Terms of this Notice

We can change the terms of notice, and the changes will apply to all information we have about you. The new notice will be available upon request, in our office, and on our website.