

FAMILY SOLUTIONS COUNSELING, PLLC

Records and Emergency Procedures

Licensed mental health professionals hold the confidentiality of records to the highest of standards. Therefore, confidentiality is protected upon the incapacitation from death or disability. Records will not be released to a third party unless a waiver is signed or the information is court ordered.

In the event of incapacitation from death or disability, I, _____, decline to elect an individual to receive my records for: (check ONLY one) individual therapy couples therapy family therapy other _____

In the event of incapacitation from death or disability, I, _____, elect for my records [(check ONLY one) individual therapy couples therapy family therapy other _____] to be released to the following individual(s):

NAME		
ADDRESS		
CITY	STATE	ZIP
PHONE NO.	EMAIL.	

The information authorized for release may include records which may indicate the presence of a communicable or venereal disease which may include, but is not limited to, diseases such as hepatitis, syphilis, gonorrhea, and the human immunodeficiency virus, also known as Acquired Immune Deficiency Syndrome (AIDS).

Confidentiality of Records: Family Solutions Counseling, PLLC complies with Oklahoma law concerning confidentiality of records including: scheduling of sessions, attendance at sessions, content of sessions, progress of treatment, and all other information contained in client records. None of this information will be released without your written authorization except as required by the following legal exceptions:

- (1) as mandated by law;
- (2) to prevent a clear and immediate danger to a person or persons;
- (3) where the LMFT, LPC, or LADC is a defendant in a civil, criminal, or disciplinary action rising from the therapy (in which case client confidences may be disclosed only in the course of that action);
- or (4) if there is a waiver previously obtained in writing, and then such information may be revealed only in accordance with the terms of the waiver.

Re: Drug/ Alcohol Abuse Records - Confidentiality of drug/ alcohol abuse records is protected by Federal Law. The records requested may be protected under 42 C.F.R. Part 2, governing Alcohol and Drug Abuse patient records, the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 45 C.F.R. pts. 160 & 164, State Confidentiality laws and regulations and cannot be released without my consent unless otherwise provided for by regulations. State and Federal law regulations prohibit any further disclosure of such records without my specific written consent or when otherwise permitted by such regulation. **I also understand that recipients of this information may re-disclose it only in connection with their official duties with respect to the particular criminal proceeding and may not be used in other proceedings, for other purposes, or with respect to other individuals.**

A GENERAL AUTHORIZATION FOR THE RELEASE OF MEDICAL OR OTHER INFORMATION IS NOT SUFFICIENT FOR THIS PURPOSE. The Federal rules restrict any use of the information to criminally investigate or prosecute any alcohol/ drug abuse client.

I understand that I have the right to refuse to sign this form, and that I may withdraw my consent at any time, except to the extent that information has already been released.

Signature: _____ Date: _____

Signature of parent/guardian: _____ Date: _____

Signature (witness): _____ Date: _____

Office Use Only: File Name: _____ Released to: _____ Date released: _____