Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

Child Registration Form

Name:	Date:		
Street:	Suite/Apt. #	Date of Birth:	
City:	State:	Zip Code:	
Phone (home):	Phone (work):		
Cell Phone:			
Name of person to call in an emergency:		Relationship:	
Street:	Suite/Apt. #:	Suite/Apt. #:	
City:	State:	ZIP code:	
Phone:		,	
Name of person filling out this form (if not patient)):		
Name of Primary Care Physician (PCP):		Date last seen:	
PCP Office Address:		Suite/Apt. #:	
City: State:		ZIP code:	
Phone:	Fax:		

SELF-ASSESSMENT FORM (FORM 01-03)	© 1998 Richard Jed Wyatt—Page 2
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Insurance Information:

Insurance Company:	Ins. Phone:			
Subscriber:	ID #:			
Subscriber's Employer:	Birth Date:			
Patient's relationship to subscriber:				
Secondary Insurance Company:	ID#:			
Statement of Release by Patient to Insurance Company I request that payment of authorized insurance benefits be made on my behalf to Maureen Cohan, Psy.D for services furnished to me by this practitioner. I authorize Maureen Cohan, Psy.D to release medical information about me to the applicable insurance company should any information be needed to determine these benefits. Please be advised that only the minimum necessary information will be disclosed to serve these administrative purposes. I acknowledge that the above information I have provided is correct.				
Parent/Guardian Signature Da	nte			
Witness D	ate			

Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

Consent for Psychological Outpatient Treatment for Children and Adolescents

Prior to beginning treatment, it is important for you to understand my approach to child therapy and agree to some rules about your child's confidentiality during the course of his/her treatment. The information herein is in addition to the information contained in the Outpatient Services Agreement. Under HIPAA and the APA Ethics Code, I am legally and ethically responsible to provide you with informed consent. As we go forward, I will try to remind you of important issues as they arise.

One risk of child therapy involves disagreement among parents and/or disagreement between parents and therapist regarding the best interests of the child. If such disagreements occur, I will strive to listen carefully so that I can understand your perspectives and fully explain my perspective. We can resolve such disagreements or we can agree to disagree, so long as this enables your child's therapeutic progress. Ultimately, you will decide whether therapy will continue. If either of you decides that therapy should end, I will honor that decision, however I ask that you allow me the option of having a few closing sessions to appropriately end the treatment relationship.

Therapy is most effective when a trusting relationship exists between the psychologist and the patient. Privacy is especially important in securing and maintaining that trust. One goal of treatment is to promote a stronger and better relationship between children and their parents. However, it is often necessary for children to develop a "zone of privacy" whereby they feel free to discuss personal matters with greater freedom. This is particularly true for adolescents who are naturally developing a greater sense of independence and autonomy. By signing this agreement, you will be waiving your right of access to your child's treatment records.

It is my policy to provide you with general information about treatment status. I will raise issues that may impact your child either inside or outside the home. If it is necessary to refer your child to another mental health professional with more specialized skills, I will share that information with you. I will not share with you what your child has disclosed to me without your child's consent. I will tell you if your child does not attend sessions. At the end of your child's treatment, I will provide you with a treatment summary that will describe what issues were discussed, what progress was made, and what areas are likely to require intervention in the future.

If your child is an adolescent, it is possible that he/she will reveal sensitive information regarding sexual contact, alcohol and drug use, or other potentially problematic behaviors. Sometimes these behaviors are within the range of normal adolescent experimentation, but at other times they may require parental intervention. We must carefully and directly discuss your feelings and opinions regarding acceptable behavior. If I ever believe that your child is at serious risk of harming him/herself or another, I will inform you.

Although my responsibility to your child may require my involvement in conflicts between the two of you, I need your agreement that my involvement will be strictly limited to that which will benefit your child. This means, among other things, that you will treat anything that is said in session with me as confidential. Neither of you will attempt to gain advantage in any legal proceeding between the two of you from my involvement

with your children. In particular, I need your agreement that in any such proceedings, neither of you will ask me to testify in court, whether in person, or by affidavit. You also agree to instruct your attorneys not to subpoena me or to refer in any court filing to anything I have said or done.

Note that such agreement may not prevent a judge from requiring my testimony, even though I will work to prevent such an event. If I am required to testify, I am ethically bound not to give my opinion about either parent's custody or visitation suitability. If the court appoints a custody evaluator, guardian ad litem, or parenting coordinator, I will provide information as needed (if appropriate releases are signed or a court order is provided), but I will not make any recommendation about the final decision. Furthermore, should I be involved in legal proceedings, it is agreed that my services will be paid for by the responsible party at my then current rates per hour of time.

Statement of Release by Patient to Insurance Company

I request that payment of authorized insurance benefits be made on my child's behalf to <u>Maureen Cohan</u>, <u>Psy.D</u> for services furnished to me by this practitioner. I authorize <u>Maureen Cohan</u>, <u>Psy.D</u> to release medical and psychological information about my child to the applicable insurance company should any information be needed to determine these benefits. Please be advised that only the minimum necessary information will be disclosed to serve these administrative purposes.

✓ I understand that I am responsible for any unpaid balances not covered by my insurance, and that all co-pays and/or deductibles are due on the day of service.

Your right to privacy will be, at all times, protected. You have been given a copy of the Privacy Notice, which outlines these rights. By signing this consent, you acknowledge you have read it or that it has been read to you, that you are at least 18 years old (or, if under 18, married or the parent of a child), that the above agreement is understood by you, and that you are signing this consent voluntarily.

Parent/Guardian Signature	Date
Witness Signature	Date

Psychology Wellness Practice, PLLC

Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

Outpatient Services Agreement for Collaterals

INTRODUCTION

I want to thank you for accepting the invitation to assist in my patient's psychotherapeutic treatment. Your participation is important, and is sometimes essential to the success of the treatment. This document is to inform you about the risks, rights and responsibilities of your participation as a collateral participant.

WHO IS A COLLATERAL?

A collateral is usually a spouse, family member, or friend, who participates in therapy to assist the identified patient. The collateral is not considered to be a patient and is not the subject of the treatment. Psychologists have certain legal and ethical responsibilities to patients, and the privacy of the relationship is given legal protection. My primary responsibility is to my patient and I must place their interests first. You also have less privacy protection.

THE ROLE OF COLLATERALS IN THERAPY

The role of a collateral will vary greatly. For example, a collateral might attend only one session, either alone or with the patient, to provide information to the therapist and never attend another session. In another case, a collateral might attend all of the patient's therapy sessions and his/her relationship with the patient may be a focus of the treatment. We will discuss your specific role in the treatment at our first meeting and other appropriate times.

BENEFITS AND RISKS

Psychotherapy often engenders intense emotional experiences, and your participation may engender strong anxiety or emotional distress. It may also expose or create tension in your relationship with the patient. While your participation can result in better understanding of the patient or an improved relationship, or may even help in your own growth and development, there is no guarantee that this will be the case. Psychotherapy is a positive experience for many, but it is not helpful to all people.

MEDICAL RECORDS

No record or chart will be maintained on you in your role as a collateral. Notes about you may be entered into the identified patient's chart. The patient has a right to access the chart and the material contained therein. It is sometimes possible to maintain the privacy of our communications. If that is your wish, we should discuss it before any information is communicated. You have no right to access that chart without the written consent of the identified patient. You will not carry a diagnosis, and there is no individualized treatment plan for you.

FEES

As a collateral, you are not responsible for paying for my professional services unless you are financially responsible for the patient.

CONFIDENTIALITY

The confidentiality of information in the patient's chart, including the information that you provide me, is protected by both federal and state law. It can only be released if the identified patient specifically authorizes me to do so. There are some exceptions to this general rule:

- ➤ If I suspect you are abusing or neglecting a child or a vulnerable adult, I am required to file a report with the appropriate agency.
- > If I believe that you are a danger to yourself (suicidal) I will take actions to protect your life even if I must reveal your identity to do so.
- ➤ If you threaten serious bodily harm to another I will take necessary actions to protect that person even if I must reveal your identity to do so.
- > If insurance is used to pay for the treatment, the patient's insurance company may require me to submit information about the treatment for claims processing purposes or for utilization review.

You are expected to maintain the confidentiality of the identified patient (your spouse, friend, or child) in your role as a collateral.

DO COLLATERALS EVER BECOME A FORMAL PATIENT?

Collaterals may discuss their own problems in therapy, especially problems that interact with issues of the identified patient. The therapist may recommend formal therapy for a collateral. These are some examples of when this might occur.

- ➤ It becomes evident that a collateral is in need of mental health services. In this circumstance the collateral needs to have a clinician, diagnosis, and chart records kept.
- ➤ Parents, being seen as collaterals as their child is being treated, need couples therapy to improve their relationship so they can function effectively as parents.

Most often, but not always, your clinician will refer you to another clinician for treatment in these situations. There are two reasons the referral may be necessary:

- > Seeing two members of the same family, or close friends, may result in a dual role, and potentially cloud the clinician's judgement. Making a referral helps prevent this from happening.
- ➤ The clinician must keep a focus on the original primary task of treatment for the identified patient. For example, if the clinician started treating a child's behavioral problem, then takes on couples' therapy with mom and dad to address their relationship problems, the original focus of therapy with the child may be lost. A referral helps the clinician to stay focused.

One exception to these guidelines is when a family therapy approach can be effectively and ethically used to treat all members of the family, or each of the couple.

RELEASE OF INFORMATION

The identified patient is not required to sign an authorization to release information to the collateral when a collateral participates in therapy. The presence of the collateral with the consent of the patient is adequate. This provides some assurance that full consent has been given to the clinician for the patient's confidential information to be discussed with the collateral in therapy. The Release of Information Form is also helpful to the clinician on those occasions when receiving a telephone call from a collateral or when the clinician calls a collateral for one reason or another. In most instances the clinician cannot take a call from a collateral without a Release of Information form.

PARENTS AS COLLATERALS

Clinicians specializing in the treatment of children have long recognized the need to treat children in the context of their family. Participation of parents, siblings, and sometimes extended family members, is common and often recommended. Parents in particular have more rights and responsibilities in their role as a collateral than in other treatment situations where the identified patient is not a minor.

- In treatment involving children and their parents, access to information is an important and sometimes contentious topic. Particularly for older children, trust and privacy are crucial to treatment success. But parents also need to know certain information about the treatment. For this reason, we need to discuss and agree about what information will be shared and what information will remain private. In general, I believe that parents should be informed about the goals of treatment and how the treatment is going and whether the child comes to his/her appointments. I will always inform you if I think that your child is in danger or if he/she is endangering others. One of our first tasks is to discuss and agree on our shared definition of dangerousness so we are all clear about what will be disclosed.
- ➤ If you are participating in therapy with your child, you should expect the clinician to request that you examine your own attitudes and behaviors to determine if you can make positive changes that will be of benefit to your child.

ST.	TTA AT	TA /	A 1	•	7

Witness

Remember that the best	out therapy, my procedures, or your role in this process, way to assure quality and ethical treatment is to keep consigning below you indicate that you have read and under	mmunication open and direct
Signature	Date	

Date

Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

Outpatient Services Contract

Welcome to my practice! This document contains important information about my professional services and business policies. Please read it carefully and write down any questions you might have so that we can discuss them. When you sign this document, it will represent an agreement between us.

PSYCHOLOGICAL SERVICES

Psychotherapy is not easily described in general statements. It varies depending on the personalities of the psychologist and patient, and the particular problems you bring forward. There are many different methods I may use to deal with the problems that you hope to address. Psychotherapy is not like a medical doctor visit. Instead, it calls for a very active effort on your part. In order for the therapy to be most successful, you will have to work on things we talk about both during our sessions and at home. Psychotherapy can have benefits and risks. Since therapy often involves discussing unpleasant aspects of your life, you may experience uncomfortable feelings like sadness, guilt, anger, frustration, loneliness, and helplessness. On the other hand, psychotherapy has also been shown to have benefits for people who go through it. Therapy often leads to better relationships, solutions to specific problems, and significant reductions in feelings of distress. But there are no guarantees of what you will experience. Our first session will involve an evaluation of your needs. By the end of that process, I will be able to offer you some first impressions of what our work will include and a treatment plan to follow, if you decide to continue with therapy. You should evaluate this information along with your own opinions of whether you feel comfortable working with me. Therapy involves a large commitment of time, money, and energy, so you should be very careful about the therapist you select. If you have questions about my procedures, we should discuss them whenever they arise. If your doubts persist, I will be happy to help you set up a meeting with another mental health professional for a second opinion.

MEETINGS

I normally conduct an initial diagnostic assessment, via clinical interview, that lasts 1 session. During this time, we can both decide if I am the best person to provide the services you need in order to meet your treatment goals. If psychotherapy is begun, I will usually schedule one 45-minute session (one appointment hour of 45 minutes duration) for family therapy and one 53-60 minute session for individual therapy. Sessions will be scheduled at a time we agree on, although some sessions may be longer or shorter, or more or less frequent.

CANCELLATION POLICY

Most days, there is a waiting list of patients who are eager to set up an appointment as soon as possible. As such, it is important to keep your appointment for the time it was scheduled. Appointments that are cancelled more than 24 hours in advance will *not* be charged a cancellation fee. Appointments that are cancelled the day prior to your scheduled appointment but less than 24 hours in advance will be charged a \$30.00 cancellation fee. Appointments that are cancelled the same day as scheduled will be charged a \$90.00 cancellation fee. The fees will be waived if the appointment is able to be filled by another patient and under extreme circumstances that are agreed upon between you and I.

PROFESSIONAL FEES

Out-of network: If I do not accept your insurance, I can still provide my services as an out of network provider. In that case, my fee for psychotherapy sessions is \$100.00. My fee for psychological testing and consultation is \$170.00. Phone calls, emails, and general letters to patients and collaterals (e.g., school personnel, PCP or other physicians) are billed at a rate of \$25.00 per 15 minutes.

Insurance: Co-pay is required for each psychotherapy and psychological testing session **at the time of service**. A \$10.00 charge will be applied to all copays not paid at the time of service. **I accept cash and personal check. Please make checks payable to Maureen Cohan, Psy.D.**

Other: Insurance companies do not reimburse for phone calls between you and I involving treatment matters that are discussed outside of scheduled sessions, nor do they reimburse for preparation of records for a third party or at your request. Insurance companies also do not reimburse for phone calls or emails to collaterals (e.g., school personnel, PCP or other physicians), even when part of a psychological evaluation. As such, those services are billed at a private pay rate of \$25.00 per 15 minutes. If you become involved in legal proceedings that require my participation, you will be expected to pay for my professional time, even if I am called to testify by another party, at my then current rates per hour of time. I do not, however, become involved in child custody matters.

BILLING AND PAYMENTS

You will be expected to pay for each psychotherapy session at the time it is held, unless we agree otherwise or unless you have insurance coverage that requires another arrangement. If your account has not been paid for more than 60 days and arrangements for payment have not been agreed upon, I have the option of using legal means to secure the payment. This may involve hiring a collection agency or going through small claims court. If such legal action is necessary, its costs will be included in the claim. In most collection situations, the only information I release regarding a patient's treatment is his/her name, the nature of services provided, and the amount due.

INSURANCE REIMBURSEMENT

In order for us to set realistic treatment goals and priorities, it is important to evaluate what resources you have available to pay for your treatment. If you have a health insurance policy, it will usually provide some coverage for mental (behavioral) health treatment. I will fill out forms and provide you with whatever assistance I can in helping you receive the benefits to which you are entitled; however, you (not your insurance company) are responsible for full payment of my fees. It is very important that you find out exactly what mental (behavioral) health services your insurance policy covers.

You should carefully read the section in your insurance coverage booklet that describes mental (behavioral) health services. If you have questions about the coverage, call your plan administrator. Of course I will provide you with whatever information I can based on my experience and will be happy to help you in understanding the information you receive from your insurance company. If it is necessary to clear confusion, I will be willing to call the company on your behalf. Due to the rising costs of health care, insurance benefits have increasingly become more complex. It is sometimes difficult to determine exactly how much mental (behavioral) health coverage is available. "Managed Health Care" plans such as HMOs and PPOs often require authorization before they provide reimbursement for mental (behavioral) health services. These plans are often limited to short-term treatment approaches designed to work out specific problems that interfere with a person's usual level of functioning. It may be necessary to seek approval for more therapy after a certain number of sessions. While a lot can be accomplished in short-term therapy, some patients feel that they need more services after insurance benefits end. You should also be aware that most insurance companies require you to authorize me to provide them with a clinical diagnosis. Sometimes I have to provide additional clinical information such as treatment plans or summaries, or copies of the entire record (in rare cases). This information will become part of the insurance company files and will probably be stored in a

computer. Though all insurance companies claim to keep such information confidential, I have no control over what they do with it once it is in their hands. In some cases, they may share the information with a national medical information databank. I will provide you with a copy of any report I submit, if you request it. Once we have all of the information about your insurance coverage, we will discuss what we can expect to accomplish with the benefits that are available and what will happen if they run out before you feel ready to end our sessions. It is important to remember that you always have the right to pay for my services yourself to avoid the problems described above.

CONTACTING ME

I am often not immediately available by telephone. When I am unavailable, the office telephone is answered by voice mail or by one of our receptionists. I will make every effort to return your call on the same day you make it, with the exception of weekends and holidays. If you are difficult to reach, please inform me of some times when you will be available. If you are unable to reach me and feel that you can not wait for me to return your call, contact your family physician or the nearest emergency room and ask for the psychiatrist/psychologist on call. If I will be unavailable for an extended time, I will provide you with the name of a colleague to contact, if necessary.

ELECTRONIC COMMUNICATIONS

Various types of electronic communications are common in our society, and many individuals believe this is the preferred method of communication with others, whether their relationships are social or professional. Many of these common modes of communication, however, put your privacy at risk and can be inconsistent with the law and with the standards of my profession. Consequently, this policy has been prepared to assure the security and confidentiality of your treatment and to assure that it is consistent with ethics and the law.

Email Communications

I use email communication only with your permission and only for administrative purposes unless we have made another agreement. That means that email exchanges with my office should be limited to things like setting and changing appointments, billing matters and other related issues. Please do not email me about clinical matters because email is not a secure way to contact me. If you need to discuss a clinical matter with me, please feel free to call me so we can discuss it on the phone or wait so we can discuss it during your therapy session. The telephone or face-to-face context simply is much more secure as a mode of communication.

Text Messaging

Since text messaging is a very unsecure and impersonal mode of communication, I do not text message to nor do I respond to text messages from anyone in treatment with me. So, please do not text message me unless we have made other arrangements.

Social Media

I do not communicate with, or contact, any of my patients through social media platforms like Twitter and Facebook. In addition, if I discover that I have accidentally established an online relationship with you, I will cancel that relationship. This is because these types of casual social contacts can create significant security risks for you. I participate on various social networks, but not in my professional capacity. If you have an online presence, there is a possibility that you may encounter me by accident. If that occurs, please discuss it with me during our time together. I believe that any communications with patients online have a high potential to compromise the professional relationship.

PROFESSIONAL RECORDS

The laws and standards of my profession require that I keep treatment records. You are entitled to receive a copy of your records, or I can prepare a summary for you instead, unless I determine that to do so may cause

emotional harm. Since these are professional records, they can be misinterpreted and/or upsetting to untrained readers. If you wish to see your records, I recommend that you review them in my presence so that we can discuss the contents. You should be aware that this will be treated in the same manner as any other professional service, and you will be charged an appropriate fee (see PROFESSIONAL FEES above).

MINORS

If you are under eighteen years of age, please be aware that the law may provide your parents the right to examine your treatment records. It is my policy to request an agreement from parents that they agree to give up access to your records. If they agree, I will provide them only with general information about our work together, unless I feel there is a high risk that you will seriously harm yourself or someone else. In this case, I will notify them of my concern. I will also provide them with a summary of your treatment when it is complete. Before giving them any information, I will discuss the matter with you, if possible, and do my best to handle any objections you may have with what I am prepared to discuss. At the end of your treatment, I will prepare a summary of our work together for your parents, and we will discuss it before I send it to them.

CONFIDENTIALITY

In general, the privacy of all communications between a patient and a psychologist is protected by law, and I can only release information about our work to others with your written permission. But there are a few exceptions. In most legal proceedings, you have the right to prevent me from providing any information about your treatment. In some proceedings involving child custody and those in which your emotional condition is an important issue, a judge may order my testimony if he/she determines that the issues demand it. However, I do not conduct child custody evaluations nor do I involve myself in related legal proceedings. Should I be contacted by your counsel or another for such a matter, you will be responsible for payment for the amount of time I am in correspondence with counsel, even if it is to explain that I do not become involved in child custody matters. There are some situations in which I am legally obligated to take action to protect others from harm, even if I have to reveal some information about a patient's treatment. For example, if I believe that a child is being abused, I must file a report with the appropriate state agency. If I believe that a patient is threatening serious bodily harm to another, I am required to take protective actions. These actions may include notifying the potential victim, contacting the police, or seeking hospitalization for the patient. If the patient threatens to harm himself/herself, I may be obligated to seek hospitalization for him/her or to contact family members or others who can help provide protection. These situations have rarely occurred in my practice. If a similar situation occurs, I will make every effort to fully discuss it with you before taking any action. I may occasionally find it helpful to consult other professionals about a case. During a consultation, I make every effort to avoid revealing the identity of my patient. The consultant is also legally bound to keep the information confidential. If you don't object, I will not tell you about these consultations unless I feel that it is important to our work together. While this written summary of exceptions to confidentiality should prove helpful in informing you about potential problems, it is important that we discuss any questions or concerns that you may have at our next meeting. I will be happy to discuss these issues with you if you need specific advice, but formal legal advice may be needed because the laws governing confidentiality are quite complex, and I am not an attorney. Your signature below indicates that you have read the information in this document and agree to abide by its terms during our professional relationship.

•	
Patient/Parent Signature	Date
Witness Signature	Date

I understand and agree to the information provided in this document.

Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

Patient Request for Confidential Communications

- ❖ It is assumed that <u>Dr. Maureen Cohan</u>, may contact you by telephone at your home and at your work, and in writing at your home, unless you inform her otherwise.
- Under HIPPA, you have the right to request that communications with you be confidential and by means acceptable to you. <u>Dr. Maureen Cohan</u> will approve your request if it is feasible and mutually agreeable. <u>Dr. Maureen Cohan</u> will honor your request, unless you specify you would like her to contact you if an emergency arises.

I wish to be contacted as follows: At my home telephone number _____ ☐ You can leave messages with detailed information. ☐ Leave message with call-back number only. ☐ Call only at specified times of day _____ At my mobile (cell) telephone number _____ ☐ You can leave messages with detailed information. ☐ Leave message with call-back number only. ☐ Call only at specified times of day _____ At my work telephone number ☐ You can leave messages with detailed information. ☐ Leave messages with call-back number only. ☐ Call only at specified times of day _____ ☐ In writing ☐ My home address ☐ My work address My fax number(s) ☐ My email address Signature of Patient/Parent or Guardian Date

Date

Witness

Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

AUTHORIZATION FOR RELEASE OF INFORMATION

I,	, authorize Maureen	Cohan, Psy.D to obtain from and release the health
information describe	ed below to:	
Name		
Contact Info		
This request and aut	horization applies to only the following prote	ected health information:
List each purpose or	reason for the use or release of the protected	health information:
This authorization sl today, whichever co		reatment relationship or it will expire 5 years from
	cept with respect to action already taken in r ing at any time by delivering or sending writ	eliance on this authorization, I may revoke this ten notification to:
MaureenCoh	an Psy.D, 950 New Loudon Rd., Suite 101,	Latham, NY 12110 Email: renijack@yahoo.com
	orization, unless my treatment is related to re	tment, payment, enrollment or eligibility for benefits on esearch and the purpose of this authorization is related
may no longer be pr If this authorization	otected by federal or state privacy laws. is for the release of HIV-related information	tion may be subject to redisclosure by the recipient and the the recipient of the information is prohibited from a authorization unless permitted to do so by federal or
	ave the right to receive a copy of this authorill be maintained in my patient record.	zation after I have signed it. I understand that a copy of
I understand that I h	ave the right to refuse to sign this authorizati	on.
Patient's signature (relationship if signed by parent / guardian)	Date
Witness' signature		Date

Maureen Cohan, Psy.D. 950 New Loudon Road

950 New Loudon Road Suite 101 Latham, NY 12110

(Phone) 518.608.4271/ (Fax) 518.608.4269

I. Family Data				
Child's Name:		_ Today's Date:		
Grade:		Date of Birth:		
Age:		Home phone:		
Address:				
Person filling out this form:		_ Relation to child:		
Mother's name:		Occupation		
Home phone:	Business phone:			
Cell phone:	_			
Father's name:		Occupation		
Home phone:	Business phone			
Cell phone:	<u> </u>			
Marital status of parents:	·			
If parents are separated or divorc	ed, how old was the chi	ld when the separation o	occurred?	
What is the current custody arrar	ngement?			
Is the child adopted? Yes Please describe any specific in		l's age when adoptedoption (e.g., significant e		
List all people living in the house				
Name	Relations	hip to child	Age	

If any brothers or sisters are living	na outside the l	homo list their	namas and			
•	•		names and			
ages:						
Primary language spoken in the	nome:					
Below, please specify family me experienced any of the following		nild's sister, ma	iternal aunt,	paternal grandmot	her) that have	
	Mother	Father	Sibling	Grandparent	Aunt/Uncle	
Difficulties learning to read						
Difficulties in math						
Difficulties in writing						
Depression						_
Anxiety Attentional Difficulties						-
Hyperactivity						-
Emotional/behavior Problems						_
Autism						
II. Presenting Problem Please list your child's current de Diagnosis	iagnoses, if an			Physician/Psycho	ologist who made I	Diagnosis
Briefly describe your child's cur	rent difficultie	s:				
How long has this problem been	of concern to	you?				
What do you believe to be the pr	imary issues c	ontributing to t	hose			
difficulties?						

What h	as been done to address the problem?
	At home?
	At school?
Hac the	e child received evaluation or intervention/counseling services for the current problem or similar problems?
mas un	Yes No
	If yes, when and with whom?
III.	Developmental History
Were the	here any prenatal difficulties? Yes No If yes, please describe
Were f	orceps used during delivery? Yes No
Was a	Caesarean section performed? Yes No If yes, for what reason?
Was th	e child premature? Yes No If so, by how many months?
	vas the child's birth weight?
Were the	here any birth defects or complications? Yes No If yes, please describe:
Were the	here any special problems in the growth and development of the child during the first few years?
	Yes No
	If yes, please describe:
To you	r knowledge, at approximately what age did your child attain the following developmental milestones?
	Spoke single words Said short sentences (2 to 3 words)
	Walked without assistance Became toilet trained
	lisciplinary techniques do you find to be successful with your

IV. Medical History

Place a check next to any health problems that the child has had or has now. When you check an item, also note the approximate age at which the child developed the illness.

Condition	\checkmark	Age	Condition	$\sqrt{}$	Age
High Fever			Eye/Vision Difficulties		
Recurrent Ear Infections			Speech Problems		
Seizures			Allergies		
Head Injury			Asthma		
Loss of Consciousness			Headaches		

Is the child on any medication at this time? Yes MI yes, please note kind of medication:	No			
Is your child generally in good health? Yes No	If no please explain			
Has your child ever had a serious illness, been hospitalized, or had surgery? Yes No If yes, please explain:				
Name of child's Primary Care PhysicianPhone:				
Date of child's last physical exam: Did exam reveal normal results? Yes No If no, please explain:				
Does your child require the use of glasses/contacts? Y				
V. Social and Behavior Checklist				
Directions: Please place a checkmark to indicate which	h issues apply to your child at this time.			
Depression	Communication Difficulties			
Suicidal thoughts or actions	Low Self-Esteem			
Anxious/Worried	Issues related to custody/visitation			
Moody/Sad	Victim of sexual abuse			
Panic Attacks or Intense Fears	Domestic violence (verbal, physical, threats)			
Anger Problems, quick temper	Conduct Problems, in trouble with the law			
Physically fighting with others	Eating Disorder Symptoms			
Outbursts or Explosive Behavior	Family Problems			
Alcohol/other drug abuse	Parent Drug/Alcohol abuse			
Behavioral difficulties in school	Academic difficulties in school			
School Problems Truancy or School Avoidance Suspensions or Expulsion Learning Disabilities Problems with attention Lack of work completion at school Lack of homework completion Not listening to teacher Fighting at school Victim of bullying	Family ProblemsConflicts with motherConflicts with fatherConflicts with step-parentParents having marital problemsProblems with brother/sisterRunning away from homeDisobedientVerbal Aggression Physical Aggression			

Too few friends Friends are part of supp Overly Shy Makes friends easily Spends time with peers Prefers older companion Is a leader among friend VII. Educational His	oort system of a similar age ns ds	
Please use a checkmark to _Too few friends _Friends are part of supp _Overly Shy _Makes friends easily _Spends time with peers _Prefers older companion _Is a leader among friend VII. Educational His	oort system of a similar age ns ds	Enough friendsDoesn't share problems with friendsFinds it difficult to open up to othersFinds it hard to keep friendsPrefers younger companionsIs susceptible to peer influenceFriends are a negative influence, "bad crowd"
Please use a checkmark toToo few friendsFriends are part of suppOverly ShyMakes friends easilySpends time with peersPrefers older companion	oort system of a similar age ns	Enough friendsDoesn't share problems with friendsFinds it difficult to open up to othersFinds it hard to keep friendsPrefers younger companionsIs susceptible to peer influence
Please use a checkmark toToo few friendsFriends are part of suppOverly ShyMakes friends easilySpends time with peersPrefers older companion	oort system of a similar age ns	Enough friendsDoesn't share problems with friendsFinds it difficult to open up to othersFinds it hard to keep friendsPrefers younger companionsIs susceptible to peer influence
Please use a checkmark to Too few friends Friends are part of supp Overly Shy Makes friends easily Spends time with peers	oort system of a similar age	Enough friendsDoesn't share problems with friendsFinds it difficult to open up to othersFinds it hard to keep friendsPrefers younger companions
Please use a checkmark to _Too few friends _Friends are part of supp _Overly Shy _Makes friends easily	oort system	Enough friendsDoesn't share problems with friendsFinds it difficult to open up to othersFinds it hard to keep friends
Please use a checkmark toToo few friendsFriends are part of suppOverly Shy		Enough friendsDoesn't share problems with friends
Please use a checkmark to Too few friends		Enough friends
Please use a checkmark to	o indicate which statements a	
		g stress in your child's and/or your family's lives nges). If none, please indicate that.
Sources of Stress:		
_Cuts or burns self		Other:
_Bangs head		Easily frustrated
Does not appear sorry for	or actions	Does cruel or strange things
Problems with Friends		Doesn't think before acting
Very active, possibly hy		Sleep Difficulties
Frequent stealing, lying		Shy, clingy, wants to be with parents
wajor rosses/unfricuit ci	hangas	Toileting AccidentsFire Setting
Death of a loved one Major losses/difficult ch		

Has your child ever had an Individualized Education Plan?

Has your child ever received special	tutoring or therapy in school? Y	es No
If so, please indicate below:Remedial Reading Physical Therapy	Speech TherapyCounseling Services	Occupational Therapy Behavioral Supports
What are your child's assets or strength	hs?	
Is there any other information that you	think may help us in working with y	your child?
Date:	Signature:	

1500 CARRIER **HEALTH INSURANCE CLAIM FORM** APPROVED BY NATIONAL UNIFORM CLAIM COMMITTEE 08/05 MEDICARE CHAMPVA FECA BLK LUNG (SSN) MEDICAID TRICARE CHAMPUS (Sponsor's SSN) GROUP HEALTH PLAN (SSN or ID) OTHER 1a. INSURED'S I.D. NUMBER (For Program in Item 1) (Medicare #) (Medicaid #) (Member ID#) (ID) 2. PATIENT'S NAME (Last Name, First Name, Middle Initial) 3. PATIENT'S BIRTH DATE MM | DD | YY 4. INSURED'S NAME (Last Name, First Name, Middle Initial) 5. PATIENT'S ADDRESS (No., Street) 6. PATIENT RELATIONSHIP TO INSURED 7. INSURED'S ADDRESS (No., Street) Spouse CITY STATE 8. PATIENT STATUS AND INSURED INFORMATION Single Married TELEPHONE (Include Area Code) ZIP CODE TELEPHONE (Include Area Code) Employed Student Student 9. OTHER INSURED'S NAME (Last Name, First Name, Middle Initial) 10. IS PATIENT'S CONDITION RELATED TO: 11. INSURED'S POLICY GROUP OR FECA NUMBER a. OTHER INSURED'S POLICY OR GROUP NUMBER a. EMPLOYMENT? (Current or Previous) a. INSURED'S DATE OF BIRTH MM ; DD YY YES NO F b. OTHER INSURED'S DATE OF BIRTH b. AUTO ACCIDENT? SEX PLACE (State) b. EMPLOYER'S NAME OR SCHOOL NAME YES NO M c. EMPLOYER'S NAME OR SCHOOL NAME c. OTHER ACCIDENT? c. INSURANCE PLAN NAME OR PROGRAM NAME PATIENT YES NO d. INSURANCE PLAN NAME OR PROGRAM NAME 10d. RESERVED FOR LOCAL USE d. IS THERE ANOTHER HEALTH BENEFIT PLAN? YES NO If yes, return to and complete item 9 a-d. READ BACK OF FORM BEFORE COMPLETING & SIGNING THIS FORM.

12. PATIENT'S OR AUTHORIZED PERSON'S SIGNATURE 1 authorize the release of any medical or other information necessary. 13. INSURED'S OR AUTHORIZED PERSON'S SIGNATURE I authorize payment of medical benefits to the undersigned physician or supplier for services described below. to process this claim. I also request payment of government benefits either to myself or to the party who accepts assignment ILLNESS (First symptom) OR INJURY (Accident) OR PREGNANCY(LMP) 14. DATE OF CURRENT: MM | DD | YY 15. IF PATIENT HAS HAD SAME OR SIMILAR ILLNESS. GIVE FIRST DATE MM | DD | YY 16. DATES PATIENT UNABLE TO WORK IN CURRENT OCCUPATION MM DD YY GIVE FIRST DATE 17. NAME OF REFERRING PROVIDER OR OTHER SOURCE 8. HOSPITALIZATION DATES RELATED TO CURRENT SERVICES MM , DD , YY 17a. 17b. NPI 19. RESERVED FOR LOCAL USE 20. OUTSIDE LAB? \$ CHARGES YES NO 22. MEDICAID RESUBMISSION CODE ORIGINAL REF. NO. 21. DIAGNOSIS OR NATURE OF ILLNESS OR INJURY (Relate Items 1, 2, 3 or 4 to Item 24E by Line) 23. PRIOR AUTHORIZATION NUMBER 4. D. PROCEDURES, SERVICES, OR SUPPLIES DATE(S) OF SERVICE SUPPLIER INFORMATION PLACE OF (Explain Unusual Circumstances) DIAGNOSIS 1D RENDERING MM POINTER S CHARGES 2 NPI 3 NP OR NPI 5 NPI 6 25. FEDERAL TAX I.D. NUMBER SSN EIN 28. TOTAL CHARGE 29. AMOUNT PAID 30. BALANCE DUE 26. PATIENT'S ACCOUNT NO 27. ACCEPT ASSIGNMENT? S YES NO 31. SIGNATURE OF PHYSICIAN OR SUPPLIER INCLUDING DEGREES OR CREDENTIALS (I certify that the statements on the reverse 32. SERVICE FACILITY LOCATION INFORMATION 33. BILLING PROVIDER INFO & PH# apply to this bill and are made a part thereof.)

PLEASE PRINT OR TYPE

Printed on Recycled Paper

APPROVED OMB-0938-0999 FORM CMS-1500 (08-05)

NUCC Instruction Manual available at: www.nucc.org

Maureen Cohan, Psy.D Licensed Psychologist Certified School Psychologist

Notice of Privacy Practices

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED, DISCLOSED AND SAFEGUARDED, AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

I. Our Responsibility

The confidentiality of your personal health information is very important to us. Your health information includes records that we create and obtain when we provide you care, such as a record of your symptoms, examination and test results, diagnoses, treatments and referrals for further care. It also includes bills, insurance claims, or other payment information that we maintain related to your care.

This Notice describes how we handle your health information and your rights regarding this information. Generally speaking, we are required to:

- Maintain the privacy of your health information as required by law;
- Provide you with this Notice of our duties and privacy practices regarding the health information about you that we collect and maintain; and
- Follow the terms of our Notice currently in effect.

II. Our Contact Information

After reviewing this Notice, if you need further information or want to contact us for any reason regarding the handling of your health information, please direct any communications to the following contact person:

Privacy Officer: Maureen Cohan, Psy.D 950 New Loudon Rd., Latham, NY 12110 (518) 608-4271

III. <u>Uses and Disclosures of Information</u>

Federal law permits us to use and disclose personal health information without your consent or authorization for purposes of treatment, payment, and health care operations. However, under New York State law and regulations, we will not release your personal health information to any third party except in the following circumstances:

1. With Your Express Consent for Treatment and Payment Purposes

This consent may be in writing, oral or implied.

Examples:

- You send us a written request to send a copy of your records to another physician who may be providing treatment to you
- You ask us to call the pharmacy to renew your medication
- You ask us to submit a health insurance claim form to your insurance carrier or you seek treatment from us because we are a participating provider in your health plan

2. <u>For Health Care Operations</u>

In the course of providing treatment to you, we may need to share information with our employees, including students and trainees, and consultants to perform the operations of our medical office. We will share with our employees and business associates only the minimum amount of personal health information necessary for them to assist us.

Examples:

- To bill for our services
- To set up appointments with you

3. As Otherwise Permitted or Required by Federal or State Law or Regulation

Examples:

- In an emergency situation
- For child abuse and neglect reporting and investigation

4. Pursuant to Your Written Authorization

We will not release health information to any third party In connection with any other uses and disclosures not described in this Notice, unless you grant us written authorization to do so.

Examples:

- We receive a request for medical information from your potential employer
- In connection with use or disclosure of psychotherapy notes
- In connection with marketing activities
- In connection with the sale of protected health information

IV. Other Uses and Disclosures

In addition to uses and disclosures related to treatment, payment, and health care operations, we also may use and disclose your personal information without your express consent or authorization for the following additional purposes:

Abuse, Neglect, or Domestic Violence

As required or permitted by law, we may disclose health information about you to a state or federal agency to report suspected abuse, neglect, or domestic violence. If such a report is optional, we will use our professional judgment in deciding whether or not to make such a report. If feasible, we will inform you promptly that we have made such a disclosure.

Appointment Reminders and Other Health Services

We may use or disclose your health information to remind you about appointments or to inform you about treatment alternatives or other health-related benefits and services that may be of interest to you, such as case management or care coordination.

Business Associates

We may share health information about you with business associates who are performing services on our behalf. For example, we may contract with a company to do our billing. Our business associates are obligated to safeguard your health information. We will share with our business associates only the minimum amount of health information necessary for them to assist us.

Communicable Diseases

To the extent permitted or required by law, we may disclose information to a public health official or a person who may have been exposed to a communicable disease or who is otherwise at risk of spreading a disease or condition.

Communications with Family and Friends

We may disclose information about you to a person who is involved in your care or payment for your care, such as family members, relatives, or close personal friends. In addition, we may notify a family member, your personal representative, or other person responsible for your care, of your location, general condition, or death. Any such disclosure will be limited to information directly related to the person's involvement in your care. If you are available, we will provide you an opportunity to object before disclosing any such information. If you are unavailable because, for example, you are incapacitated or because of some other emergency circumstance, we will use our professional judgment to determine what is in your best interest regarding any such disclosure.

Coroners, Medical Examiners and Funeral Directors

In the event of your death, we may disclose health information about you to a coroner or medical examiner, for example, to assist in identification or determining cause of death. We may also disclose health information to funeral directors to enable them to carry out their duties.

Disaster Relief

We may disclose health information about you to government entities or private organizations (such as the Red Cross) to assist in disaster relief efforts. If you are available, we will provide you an opportunity to object before disclosing any such information. If you are unavailable because, for example, you are incapacitated, we will use our professional judgment to determine what is in your best interest and whether a disclosure may be necessary to ensure an adequate response to the emergency circumstances.

Food and Drug Administration (FDA)

We may disclose health information about you to the FDA, or to an entity regulated by the FDA, for example, in order to report an adverse event or a defect related to a drug or medical device.

Health Oversight

We may disclose health information about you for oversight activities that are authorized by federal or state law, for example, to facilitate auditing, inspection, or investigation related to our provision of health care, or to the health care system.

Judicial or Administrative Proceedings

We may disclose health information about you pursuant to a court order in connection with a judicial or administrative proceeding, in accordance with our legal obligations.

Law Enforcement

We may disclose health information about you to a law enforcement official for certain law enforcement purposes without your consent but only if you are incapacitated or in an emergency situation.

Minors

If you are an unemancipated minor under New York law, there may be circumstances in which we disclose health information about you to a parent, guardian, or other person acting *in loco parentis*, in accordance with our legal and ethical responsibilities.

Parents

If you are a parent of an unemancipated minor, and are acting as the minor's personal representative, we may disclose health information about your child to you under certain circumstances. For example, if we are legally required to obtain your consent as your child's personal representative in order for your child to receive care from us, we may disclose health information about your child to you. In some circumstances, we may not disclose health information about an unemancipated minor to you. For example, if your child is legally authorized to consent to treatment (without separate consent from you),

consents to such treatment, and does not request that you be treated as his or her personal representative, we may not disclose health information about your child to you without your child's written authorization.

Personal Representative

If you are an adult or emancipated minor, we may disclose health information about you to a personal representative authorized to act on your behalf in making decisions about your health care.

Public Health Activities

As required or permitted by law, we may disclose health information about you to a public health authority, for example, to report disease, injury or vital events such as death.

Public Safety

Consistent with our legal and ethical obligations, we may disclose health information about you based on a good faith determination that such disclosure is necessary to prevent a serious and imminent threat to yourself, to identified individuals and the public, or in an emergency situation.

Required By Law

We may disclose health information about you as required by federal, state or other applicable law.

Specialized Government Functions

We may disclose health information about you for certain specialized government functions, as authorized by law and depending on the particular circumstances. Examples of specialized government functions include military activities, determination of veterans benefits and emergency situations involving the health, safety, and security of public officials.

Workers' Compensation

We may disclose health information about you for purposes related to workers' compensation, as required and authorized by law.

V. Your Health Information Rights

Under the law, you have certain rights regarding the health information that we collect and maintain about you. This includes the right to:

- Request that we restrict certain uses and disclosures of your health information. We are not, however, required to agree to all requested restrictions, unless the requested restriction involves information to be sent to a health plan for payment or health care operations purposes and the disclosure relates to products or services that were paid for in full and such disclosure is not otherwise required by law.
- Request that we communicate with you by alternative means, such as making records available for pickup, or mailing them to you at an alternative address, such as a P.O. Box. We will accommodate reasonable requests for such confidential communications.
- Request to review, or to receive a copy of, the health information about you that is maintained in our files and used to make decisions about your treatment. We will respond to your request to inspect records

within 10 days. We ordinarily will respond to requests to copy records within 30 days for on-site records and 60 days for off-site records. The standard fee for copying is \$0.75 per page. If we maintain an electronic health record for you, you may request access to your health information in an electronic format or have the information transmitted electronically to a designated recipient. Any fee charged by us for the electronic document production will not exceed our labor costs in responding to the request. If we are unable to satisfy your request, we may instead provide you with a summary of the information you requested. We will also tell you in writing the reason for the denial and your right, if any, to request a review of the decision and how to do so.

- Request that we amend the health information about you that is maintained in our files. Your request must explain why you believe our records about you are incorrect, or otherwise require amendment. Ordinarily, we will respond to your request for an amendment within 60 days. If we are unable to satisfy your request, we will tell you in writing the reason for the denial and tell you how you may contest the decision, including your right to submit a statement (of reasonable length) disagreeing with the decision. This statement will be added to your records.
- Request a list of our disclosures of your health information. This list, known as an "accounting" of disclosures, will not include certain disclosures, such as routine disclosures made for payment, treatment or health care operations purposes or those made pursuant to a written authorization. However, if we maintain an electronic health record for you, you may be entitled to receive an accounting of routine disclosures of your health information. We will ordinarily respond to your request for an accounting of disclosures within 60 days. We will provide you the accounting free of charge, however if you request more than one accounting in any 12 month period, we may impose a reasonable, cost-based fee for any subsequent request. Your request should indicate the period of time in which you are interested (for example, "from May 1, 2013 to June 1, 2013"). We will be unable to provide you an accounting for any disclosures made before April 14, 2003, or for a period of longer than six years.
- Request a paper copy of this Notice.

In order to exercise any of your rights described above, you must submit your request in writing to our contact person (see section II above for information). If you have questions about your rights, please speak with our contact person, available in person or by phone, during normal office hours.

VI. Notice of Breach of Health Information

In the unlikely event that your health information is inadvertently acquired, accessed, used by, or disclosed to an unauthorized person, we will provide you with written notice of such breach. The notice will be sent without unreasonable delay and in no case later than 60 calendar days after discovery of a breach. The notice will be written in plain language and will contain the following information: (i) a brief description of what happened, the date of the breach, if known, and the date of discovery; (ii) the type of PHI involved in the breach; (iii) any precautionary steps you should take; (iv) a description of what we are doing to investigate and mitigate the breach and prevent future breaches; and (v) how you may contact us to discuss the breach.

The written notice of breach will be sent by regular mail or by email if you have indicated that you prefer to receive communications from us by email. If the contact information we maintain for you is insufficient or out-of-date, we may attempt to provide notice to you by telephone or other permissible alternate method. We will also report the breach to the U.S. Department of Health and Human Services.

VII. To Request Information or File a Complaint

If you believe your privacy rights have been violated, you may file a written complaint by mailing it or delivering it to our contact person (see section II above). You may complain to the Secretary of Health and Human Services (HHS) by writing to Office for Civil Rights, U.S. Department of Health and Human Services, 200 Independence Avenue, S.W., Room 509F Washington, D.C. 20201; by calling 1-800-368-1019; or by sending an email to OCRprivacy@hhs.gov. We cannot, and will not, make you waive your right to file a complaint with HHS as a condition of receiving care from us, or penalize you for filing a complaint with HHS.

VIII. Revisions to this Notice of Privacy Practices

We reserve the right to amend the terms of this Notice. If this Notice is revised, the amended terms shall apply to all health information that we maintain, including information about you collected or obtained before the effective date of the revised Notice. We will post any revised Notice in the waiting areas of our office. You will also be able to obtain your own copy of the revised Notice by contacting us or asking for one at your next visit. If we revise or update the Notice with a material change, we will re-distribute the Notice to all patients. If the revision or update is non-material, we will provide the new Notice to all new patients at the first date of service and to all currents patients only upon request.

IX. Effective Date

This Notice will take effect on September 23, 2013.

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