Anne Salyers-Hudgens, MS, LPCC INITIAL CLIENT INFORMATION

Client Information: First	MI	Last		
Address				
Home ()				•
Okay to call or leave message at:	home: Yes No	work: Yes No	' (/	
SS#	DOB	Age Gender	F	
Would you like me to contact your F	Primary Physician? ☐ Yes	☐ No Name:	Phone:	
Are you currently seeing a psychiatr	ist? ☐ Yes ☐ No Name	: I	Phone:	
Emergency Contact		Phone No		
Decreasible Dorty Information				
Responsible Party Information: First	MI	_Last		
Address	City		ST	Zip
Home ()	Work ()	Cell	l ()	
SS#	DOB	Relationship	to Client	
Deimony Incurrence Information				
Primary Insurance Information: Ins. Co		Plan Name		
Policy #	ID#	G	iroup #	
Deductible \$	Copay An	nount \$		
Insured's Employer		_Relationship to client \square	Self □Spouse	☐ Parent ☐ Other
Insured's Name				
Address	City		ST	Zip
Home ()	SS#	DO	В	
La Commercia de Bolova For Office I	La comban			
Information Below For Office L Clinician: Anne Salyers-Hudgens, M	S, LPCC Initial Appt	_// Visits p	er year(Other
Dt of auth/ To	// Author	rization #		
CPT Code/Allowed: 90801 908				
Claims address				
DX: Axis IAxis	II	Axis III	Axis IV	
	Presenting F			

OFFICE POLICIES

After reading each section, please initial that you have read and understood the information.	Feel free to	ask
questions if something is not clear and do not hesitate to raise any concerns regarding this	in formation	with
your counselor.		

CONFIDENTIALITY _____ (initial)

When seeking psychological services, you have the right to expect that issues discussed during the course of individual psychotherapy will be kept confidential. Confidentiality means that your personal/private information will not be shared with others, since counselor/client communication is protected by law ("Privileged").

There are times however, when we believe that exchanging or receiving important information from others (e.g., doctors, teachers, etc.) allows us to better serve your psychological needs and provide a higher quality of care. Therefore, with your agreement, you may waive the privilege of confidentiality by providing your written permission on a Release of Information form. Once you sign a "release" form, you may withdraw your consent at any time. Please read the Notice of Privacy Practices guide provided to you.

EXCEPTIONS TO CONFIDENTIALITY (initial)

There are several possible exceptions to confidentiality:

- 1. Danger to self and/or others:
 - a. If there is reason to believe that you are a serious danger to yourself or others, your counselor must take steps to reduce the risk, including reporting alleged or potential abuse/neglect.
- 2. Insurance Reimbursement/Payment:
 - a. If insurance reimbursement is arranged, insurance companies reserve a right to have another professional review the case.
 - b. Many insurers require periodic therapy summaries called Outpatient Treatment Reports (OTR) before they will authorize additional reimbursement.
 - c. Information included on the insurance claim form is no longer considered confidential.
 - d. Account information may be submitted to collections if an account becomes delinquent.
- 3. Court Orders
 - a. There are cases where courts have subpoenaed records, testimony, or ordered the release of otherwise privileged records, such as in certain child custody cases where judges have ruled that the well being of the child outweighs the parent's privilege of confidentiality.
 - b. If you are involved in a criminal case, your records can be subpoenaed.

EMERGENCIES/LIMITS OF SERVICE _____ (initial)

If you have a clinical emergency, you may contact your counselor via the office's voicemail notification service. If your counselor is not available, you are advised to go to an emergency room or contact the local crisis hotline.

APPOINTMENTS _____ (initial)

Counseling appointments are typically scheduled for 50 minutes. You and your counselor will arrange the frequency of appointments that best suits your needs. Your insurance company may only allow for a specific number and frequency of appointments (e.g., every two weeks.) Should you wish to make a change in the frequency of appointments, please discuss it with your counselor.

CANCELLATIONS AND MISSED APPOINTMENTS (ii	initial)
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Canceled appointments will be accepted up to **24 hours prior** to the time of the appointment without a fee incurred. Therefore, if you need to cancel or change your appointment for any reason, please call to do so at the earliest possible time.

Since appointment times are held exclusively for you, late cancellations or missed appointments are "lost time" which might have been utilized by someone else. Therefore, the first 2 cancellations with <u>less than 24 hours prior notice</u> to the appointment, or missed appointments, will result in a \$50 fee billed directly to you and is payable on or before the next scheduled appointment. **Any additional late cancellations or missed appointments will result in an \$85 fee billed to you.**

APPOINTMENT REMINDERS _____ (initial)

We can send you an appointment reminder by text/email. The appointment reminder will only include the date and time of your appointment and your service provider's name. We will not encrypt the message. Health care information sent by regular email could be lost, delayed, intercepted, delivered to the wrong address, or arrive incomplete or corrupted. If you understand these risks and would like to receive an appointment reminder by email, your initials confirm you accept responsibility for these risks, and will not hold us responsible for any event that occurs after we send the message. If you would like to receive appointment reminders, please write your email address clearly here:

FEES_____(initial)

Payment is due at the time of service. If you have not previously verified your mental health copayment, a payment of \$135.00 will be required at time of service. You are responsible for the timely payment of all services rendered, even if health insurance may ultimately pay for a portion of your balance. Under special circumstances, your counselor may be willing to discuss other fee arrangements. A 10% charge will be applied to any unpaid portion on your account, accruing every thirty days. Failure to resolve an outstanding balance in a timely manner may result in suspension of services until such time debt is paid.

Standard Fee Schedule

Initial Intake Interview	\$135.00
Individual Psychotherapy (45-50 min.)	\$100.00
Family/Marital Psychotherapy (45-50 min.)	\$135.00

Reports/correspondence (e.g., letters,

Soc. Sec. Disability, FMLA, etc.) \$100.00 hour (billed in 15

min increments)

Court Prep/Travel/ Court related \$200.00 hour (billed in 15 correspondence, reports, etc. min increments)

Testimony/Deposition Fee \$300.00 hour

Subpoenaed Records \$1.00/page+\$75.00/hour admin time

Notice of deposition/testimony must be provided no less than three weeks prior to the dated requested. A retainer/fee based on the estimated necessary Court time must be paid in full at least 2 weeks prior to the appearance. Any remaining fees for additional time incurred must be paid within 30 days of the service. The retainer will be kept if the hearing or deposition is cancelled less than 48 hours in advance of the scheduled appearance by anyone other than the treating professional for any reason.

A returned check fee of \$35.00 plus the original amount of the check will be charged for checks returned due to insufficient funds.

If your account should become delinquent the responsible party is aware that collections are sought, and he/she will be responsible to pay the agency's collection cost/fees of 40% as well as the outstanding balance.		
INSURANCE COVERAGE (initial) If you have health insurance, part of your expenses may be covered. Please call your insurance carrier by dialing the number on your insurance card to verify services covered. We request a three day notice should your insurance change, in order to verify benefits and request proper authorization. Otherwise, the client/parent/guardian is responsible for any fees due to lapse in coverage.		
Child Supervision Policy (initial) We cannot accept responsibility for unattended children. Please make arrangements for proper supervision and be considerate of others in the waiting area.		
Termination from Treatment Policy (initial) As a client, you have the right to terminate treatment at any time, unless otherwise ordered by the Court. Providers also reserve the right to terminate clients from the practice for any reason we deem appropriate and/or necessary including, but not limited to verbal abuse to staff or other clients, physical assault or threat to assault staff, partners, personnel, clients, property, refusal to follow essential treatment recommendations that could result in harm to yourself or others, repeated no shows or late cancellations, and/or other individual reasons.		
I have read the Office Policies outlined above and consent to abiding by these guidelines.		
Client's Signature Date		

ADOLESCENT/GUARDIAN INFORMED CONSENT

The purpose of meeting with a counselor or therapist is to get help with problems in your life that are bothering you or that are keeping you from being successful in important areas of your life. You may be here because you wanted to talk to a counselor or therapist about these problems. Or, you may be here because your parent, guardian, doctor or teacher had concerns about you. When we meet, we will discuss these problems. I will ask questions, listen to you and suggest a plan for improving these problems. It is important that you feel comfortable talking to me about the issues that are bothering you. Sometimes these issues will include things you don't want your parents or guardians to know about. For most people, knowing that what they say will be kept private helps them feel more comfortable and have more trust in their counselor or therapist. Privacy, also called confidentiality, is an important and necessary part of good counseling.

As a general rule, I will keep the information you share with me in our sessions confidential, unless I have your written consent to disclose certain information. There are, however, important exceptions to this rule that are important for you to understand before you share personal information with me in a therapy session. In some situations, I am required by law or by the guidelines of my profession to disclose information whether or not I have your permission. I have listed some of these situations below. Confidentiality cannot be maintained when:

- You tell me you <u>plan to cause serious harm or death to yourself</u>, and I believe you have the intent and ability to carry out this threat in the very near future. I must take steps to inform a parent or guardian of what you have told me and how serious I believe this threat to be. I must make sure that you are protected from harming yourself.
- You tell me you <u>plan to cause serious harm or death to someone else who can be</u> <u>identified</u>, and I believe you have the intent and ability to carry out this threat in the very near future. In this situation, I must inform your parent or guardian, and I must inform the person who you intend to harm.
- You are doing things that could cause serious harm to you or someone else, even if you do not intend to harm yourself or another person. In these situations, I will need to use my professional judgment to decide whether a parent or guardian should be informed.
- You tell me you are being abused-physically, sexually or emotionally-or that you have been abused in the past. In this situation, I am required by law to report the abuse to the Department of Social Services.
- You are involved in a court case and a request is made for information about your
 counseling or therapy. If this happens, I will not disclose information without your written
 agreement unless the court requires me to. I will do all I can within the law to protect your
 confidentiality, and if I am required to disclose information to the court, I will inform you that
 this is happening.

Communicating with your parent(s) or guardian(s):

Except for situations such as those mentioned above, I will not tell your parent or guardian specific things you share with me in our private therapy sessions. This includes activities and behavior that your parent/guardian would not approve of — or would be upset by — but that do not put you at risk of serious and/or immediate harm. However, if your risk-taking behavior becomes more serious, then

I will need to use my professional judgment to decide whether you are in serious and immediate danger of being harmed. If I feel that you are in such danger, I will communicate this information to your parent or guardian.

Example: If you tell me that you have tried alcohol at a few parties, I would keep this information confidential. If you tell me that you are drinking and driving or that you are a passenger in a car with a driver who is drunk, I would not keep this information confidential from your parent/guardian. If you tell me, or if I believe based on things you've told me, that you are addicted to alcohol, I would not keep this information confidential.

Example : If you tell me that you are having protected sex with a boyfriend or girlfriend, I would
keep this information confidential. If you tell me that, on several occasions, you have engaged in
unprotected sex with people you do not know or in unsafe situations, I will not keep this informatior
confidential. You can always ask me questions about the types of information I would disclose. You
can ask in the form of "hypothetical situations," in other words: "If someone told you that they were
doing, would you tell their parents?"

Even if I have agreed to keep information confidential – to not tell your parent or guardian – I may believe that it is important for them to know what is going on in your life. In these situations, I will encourage you to tell your parent/guardian and will help you find the best way to tell them. Also, when meeting with your parents, I may sometimes describe problems in general terms, without using specifics, in order to help them know how to be more helpful to you.

Communicating with other adults:

School: I will not share any information with your school unless I have your permission and permission from your parent or guardian. Sometimes I may request to speak to someone at your school to find out how things are going for you. Also, it may be helpful in some situations for me to give suggestions to your teacher or counselor at school. If I want to contact your school, or if someone at your school wants to contact me, I will discuss it with you and ask for your written permission. A very unlikely situation might come up in which I do not have your permission but both I and your parent or guardian believe that it is very important for me to be able to share certain information with someone at your school. In this situation, I will use my professional judgment to decide whether to share any information.

Doctors: Sometimes your doctor and I may need to work together; for example, if you need to take medication in addition to seeing a counselor. I will get your written permission and permission from your parent/guardian in advance to share information with your doctor. The only time I will share information with your doctor even if I don't have your permission is if you are doing something that puts you at risk for serious and immediate physical/medical harm.

Adolescent's Signature:	Date:
Parent's Signature:	Date:
Parent's Signature:	Date:
Counselor's Signature:	Date:

NOTICE OF PRIVACY PRACTICES Effective April 14, 2003

This notice describes how health information about you may be used and disclosed and how you can get access to this information. Please review it carefully.

OUR LEGAL DUTY

We are required by applicable federal and state law to maintain the privacy of your health information. We are also required to give you this Notice about our privacy practices, our legal duties and your rights concerning your health information. This Notice takes effect April 14, 2003 and will remain in effect until we replace it.

We reserve the right to change our privacy practices and the terms of this Notice at any time, provided such changes are permitted by applicable law. We reserve the right to make the changes in our privacy practices and the new terms of our Notice effective for all health information that we maintain, including health information we created or received before we made the changes. Before we make a significant change in our privacy practices, we will change this Notice and make the new Notice available upon request.

You may request a copy of our Notice at any time. For more information about our privacy practices or for additional copies of this Notice, please contact us.

USES AND DISCLOSURES OF HEALTH INFORMATION

We use and disclose health information about you for treatment, payment and healthcare operations. For example:

Treatment: We may use or disclose your health information to a physician or other healthcare provider providing treatment to you with your consent.

Payment: We may use and disclose your health information to obtain payment for services provided to you per your consent.

Healthcare Operations: We may use and disclose your general health information (excluding personally identifying information) in connection with our healthcare operations. Healthcare operations include quality assessment and improvement activities, reviewing the competence or qualifications of healthcare professionals, and evaluating practitioner and provider performance. We may use or disclose your general health information (excluding personally identifying information) in order for us to review our services and to evaluate our staff's performance. We may also use or disclose your health information to obtain a medical consultation regarding your care or treatment.

Your Authorization: In addition to our use of your health information for treatment, payment or healthcare operations, you may give us written authorization to use your health information or to disclose it to anyone for any purpose. If you give us an authorization, you may revoke it in writing at any time. Your revocation will not affect any use or disclosures permitted by your authorization while

it was in effect. Unless you give us a written authorization, we cannot use or disclose your health information for any reason except those described in this Notice.

Abuse or Neglect: We may disclose your health information to appropriate authorities if we reasonably believe that you or someone in your home is a possible victim (or perpetrator) of abuse, neglect or domestic violence. We may disclose health information to appropriate authorities if we reasonably believe that you are a serious danger to yourself or others.

To Your Family and Friends: We must disclose your health information to you, as described in the Patient Rights section of this Notice. If you authorize release of information, we may disclose your health information to a family member, friend or other person to the extent necessary to help with your healthcare or with payment for your healthcare.

Persons Involved in Care: We may use or disclose health information to notify or assist in notification of a family member, your personal representative or another person responsible for your care, of your location, your general condition, or death. If you are present, then prior to use or disclosure of your health information, we will provide you with an opportunity to object to such uses or disclosures. In the event of your incapacity or emergency circumstances, we will disclose health information based on a determination using our professional judgment disclosing only health information that is directly relevant to the person's involvement in your healthcare.

Required by Law: We may use or disclose your health information when we are required to do so by law, such as in legal response to valid judicial, administrative subpoenas or court orders.

National Security: We may disclose to military authorities the health information of Armed Forces personnel under certain circumstances. We may disclose to authorized, federal officials health information required for lawful intelligence, counterintelligence, and other national security activities. We may disclose to correctional institution or law enforcement officials having lawful custody of protected health information of an inmate or patient under certain circumstances.

Appointment Reminders: We may provide you with appointment reminders (such as voicemail messages, postcards, or letters) unless you make a specific request to the contrary. (See alternative communication section).

PATIENT RIGHTS

Access: You have the right to view or obtain a copy of your health information, with limited exceptions. You must make a request in writing to obtain access to your health information. You may request that we provide copies in a format other than photocopies. We will use the format requested unless it is not practical for us to do so. We will respond to your request for access within 30 days of receiving the request. We reserve the right to charge you a reasonable cost-based fee for expenses such as photocopying and staff time after the first request for copies. We will charge \$0.10 a page, \$35.00 per hour for staff time and postage if you want the copies mailed to you. If you prefer, we will prepare a summary or an explanation of your health information for a fee. If we deny your request to review or obtain a copy of your health information, you may submit a written request for a review of that decision. The person conducting the review will not be the person who denied

your request. In some circumstances, our denial of a request by you to inspect and/or receive copies of your information is not subject to review.

Disclosure Accounting: You have the right to receive a record of disclosures made by us of your health information when you submit a written request. This record will not include: disclosures made for treatment, payment or health care operations; disclosures made directly to you; disclosures authorized by you pursuant to a signed authorization; or disclosures made for law enforcement purposes. You may request one such record at no charge every twelve (12) months. The record request must state the time period desired and may not exceed six (6) years prior to the date of the request and may not include any dates prior to April 14, 2003. The first disclosure record request in a 12-month period is free; additional requests will be provided for a fee. We will inform you of the fees before you incur any costs.

Restriction: You have the right to request that we place additional restrictions on our use and disclosure of your health information. We are not required to agree to these additional restrictions, but if we do, we will abide by our agreement (except when required by law or in an emergency).

Alternative Communication: You have the right to request that we communicate with you about your health information by alternative means or to alternative locations. You must make your request in writing. Your request must specify the alternative means or location and provide satisfactory explanation how payments will be handled under the alternative means or location you request. We will make reasonable efforts to accommodate your request.

Amendment: You have the right to request that we correct your records if you believe information in your record is incorrect or that important information is missing, by submitting a written request that provides your reason for requesting the amendment. We have the right to deny your request to amend a record if the information was not created by us; if it is not part of the health information maintained by us; if it is not part of the information which you would be permitted to inspect and copy; or if in our opinion that record is accurate.

Questions and Complaints:

If you are concerned that we may have violated your privacy rights, or you disagree with a decision we made about access to your health information, you may contact (in writing) our Privacy Officer (listed below). You may also send a written complaint to the U.S. Department of Health and Human Services Office of Civil Rights. We will provide you the address. Under no circumstances will you be penalized or retaliated against for filing a complaint.

Privacy Officer: Anne Salyers-Hudgens, MS, LPCC

3005 Dixie Highway Edgewood, KY 41017 Phone #: 859-484-8884

ACKOWLEDGEMENT OF NOTICE OF PRIVACY Effective 04/14/2003

I acknowledge that I have received a copy of the Notice of Privacy Practices. The effective date of the notice is April 14, 2003.

Client's Name:	Date:
Signature of Client or Authorized Guardian:	
Relationship of Authorized Guardian to Client:	
For Office Use Only We attempted to obtain written acknowledgement of racknowledgement could not be obtained because:	eceipt of our Notice of Privacy Practices, but
 ☐ Individual refused to sign ☐ Communication barriers prohibited obtaining the ack ☐ An emergency situation prevented us from obtaining ☐ Other (specify) 	acknowledgement
Signature of Professional Attempting to Obtain Signature	 e Date

Anne Salyers-Hudgens, MS, LPCC CLIENT SURVEY- TEEN (13-17 YEARS OLD)

Client's Name:		Date:
IDENTIFY STRENGTHS Let's start by identifying your child's strengths. These are indicate if your child has the ability to: describe feelings, ask somebody for feedback says good things about self, looks forward to to follow example of role models, learn from experiments when the control is to be a superior of the control in the control in the control is to be a superior of the control in the	forgive, cooperate hings remember info, leriences congratulate other	te, get along handle belongings
Others:		
FAMILY INFORMATION Please identify all those people who currently live with yo	ur child.	
Name	Age	Relation to Child
Other family members or persons important in your child's	s life that was not mentioned al	bove, include all siblings:
Has your child ever lived with anyone else or be If yes, please elaborate:		□ No
Marital History of Parents: Married Sep If divorced or separated, what age was the child Please describe visiting/custody arrangements:	l?months/	years old
Please list any person(s) who died that played a	n important role your child	d's life:
Counselor Notes:		

PRESENTING CONCERN			
Please check any of the following for which you are seeking help for your child: Nightmares			
Has your child ever experienced: Physical Abuse Sexual Abuse Emotional Abuse If yes, by whom: though what age?			
Has your child ever witnessed domestic violence? Yes If yes, between whom? though what age?			
How long have these behaviors been a concern?			
What are your goals for treatment?			
SOCIAL INTERACTIONS			
Does your child regularly interact with other people? \square Yes \square No If yes, are they: \square Same age \square Older \square Younger			
Your child: \square makes friends easily \square has few friends \square has friends, but fights frequently			
How well does your child get along with his/her siblings? \Box Better than average \Box Average \Box Worse than average \Box Not applicable- no siblings			
How does your child react to strangers: No fear Hesitant Panics around new people Child's favorite pastimes are:			
Child participates in organized religion: Yes No If yes, please identify: Counselor Notes:			

SCHOOL HISTORY
What is your child's favorite subject in school?
Does your child have problems at their current school? Yes No
Please explain:
Has your child had problems in the past? ☐ Yes ☐ No If yes, what?
Has your child ever been suspended? ☐ Yes ☐ No If yes, why?
Has your child ever been expelled? ☐ Yes ☐ No If yes, why?
Name of current school attending: Dates Attended:
What kind of grades does your child get most often?
\square A \square B \square C \square D \square F
Does your child have an IEP or accommodations to assist in their education? \square Yes \square No
If yes, please describe :
LEGAL HISTORY
Is attending this counseling session court mandated? Yes No
Is there current involvement in the family by Social Services? \square Yes \square No
If yes, name of worker:
Reason for involvement:
Has there ever been involvement with the family and Social Services? \square Yes \square No
If yes, list reason and outcome:
Other legal involvement outside of Social Services?
OTHER INFORMATION
Other information you would like your counselor to know:
Completed by (signature): Date:
Counselor Notes:
Signature of Clinician Date:

Anne Salyers-Hudgens, MS, LPCC TEEN SURVEY

(TO BE COMPLETED BY CLIENTS 13-17 YEARS OLD)

Your Name:	Date:
YOUR STRENGTHS What do you think are the best things about you? ☐ I'm a good friend ☐ I'm helpful ☐ I'm fun ☐ I can express myself ☐ My special talent: Other:	
What are you most proud of?	
PRESENTING CONCERN Please tell me why you think you are coming to counseling	g:
Is this a concern for you ? \square Yes \square No, If yes, for how	-
	☐ Excited ☐ Don't really know
What do you think would make things better for you right	
Have you ever gotten help before? ☐ Yes ☐ No, If yes,	, from whom?
How have you coped/made it through hard times in the partial Talk Be alone Hit something Yell List Other:	ast? sten to music
Have you ever had thoughts about: ☐ Not wanting to liv ☐ Hurting yourself ☐ Hurting someone else ☐ 0	
Have you ever tried to hurt yourself? Yes No If yes, how? When?	

FAMILY IN	FORMATION				
	ly, do you get along wi	h:			
Mother: Father: Brothers: Sisters:	☐ Usually☐ Sometimes☐ Usually☐ Sometimes	☐ Hardly everOther (Who:)☐ ☐ Hardly everOther (Who:)☐ ☐ Hardly everOther (Who:)☐ ☐ Hardly everOther (Who:)☐	Usually \square Sometimes \square Hardly ever Usually \square Sometimes \square Hardly ever		
Do the adult	s in your house get alo	ng? 🗌 Yes 🗌 No If yes, how often	?		
Do you have	e a spiritual belief you ca	are to share? \square Yes \square No If yes, v	what?		
What would	you like me to know ab	out your family?			
SCHOOL TO	NFORMATION				
		No Sometimes			
What do you	ı like about school?				
What do you	u wish you could change	e about school?			
What is you	What is your favorite subject? Least favorite?				
Compared to	o <i>last term</i> , your grades	are: 🗌 Better 🗌 Same 🗎 Worse	e 🗌 Too soon to tell		
	ember of a club, team, , what ?	or organization? Yes No			
Where do yo	ou go/what do you do a	fter school?			
		e your counselor to know?			
		· · · · · · · · · · · · · · · · · · ·	Date:		
Counselor N					

Anne Salyers-Hudgens, MS, LPCC CONSENT TO TREAT A MINOR

We, (Parents Names)parents with decision-making responsi	and	are legal custodial
minor. (If sole legal custodian, please	attach a copy of Permanent Co	ourt Order Provision.)
We authorize Anne Salyers, MS, LPCC begin the mental health assessment as Authorization will be in effect until suc	nd treatment of said minor on	(Date)
As legal custodial parents, we understachild in therapy, except where otherwiselieves in providing a minor child wit facilitate therapy. We therefore give powith professional ethics and state and by my child is to be shared with us. The treatment of minor child under the terminal child is to be shared with us.	ise stated by law. We also undent tha private environment in where ermission to this therapist to use federal laws and rules, in decidates is my written consent to the	erstand that this therapist ich to disclose himself/herself to se her discretion, in accordance ding what information revealed
Both parents must consent for treatment or one parent is sole legal custodian (p		rt ordered (please provide order)
Signature of Parent/Guardian		Date
Signature of Parent/Guardian		Date
Signature of Witness/Provider		 Date