

4572 S. HAGADORN RD, STE 1C, EAST LANSING, MI 48823 PH: 517-481-2133 * FAX: 517-659-5934 WWW.THERAPYTODAYCC.COM

New Patient Registration Form

Please Print Clearly, Fill in All Information

Name:	Date of Birth:		
Physical Address:			
City/State/Zip:			
Mailing Address:	Same As Above		
	City/State/Zip		
Home Phone:	Cell Phone:		
SSN:	Email:		
Marital Status:	Employed Full-time Student Part-time Student Other		
Pronouns: He/Him S	he/Her They/Them Other:		
How would you like to receive	appointment reminders? Email Text Message Phone Call		
Emergency Contact:	Phone:		
Resp	oonsible Party (If Different From Above)		
Name:	Phone:		
Address:			
	Insurance Information		
Primary Carrier:			
Subscriber/Contract Number:	Group Number:		
Subscriber's Name:	Subscriber's Date of Birth:		
Subscriber's Address:	Relationship to Client:		
Secondary Carrier:			
Subscriber/Contract Number:	Group Number:		
Subscriber's Name:	Subscriber's Date of Birth:		
Subscriber's Address:	Relationship to Client:		

Please Read Carefully

AUTHORIZATION FOR RELEASE OF INFORMATION FOR BILLING PURPOSES

Signature:	Date
any no show or late cancell	ation, less than 24 hours prior to my scheduled appointment.
LLC for all therapy sessions	rendered. Additionally, I understand there is a fee of \$50 for
understand that I am res	ponsible to pay Therapy Today Counseling & Consulting
Therapy Today Counse	eling & Consulting LLC for therapy services provided. I
and/or payment for s	services. I authorize payment of third party benefits to
I hereby authorize the relea	se of information necessary for third-party claim submission

4572 S. Hagadorn Rd. Suite 1C East Lansing, MI 48823 Phone: (517) 481-2133 Fax: (517) 659-5934

Notice of Policies and Practices to Protect the Privacy of Health Information

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

This federal government published regulations designed to protect the privacy of your health information. These privacy regulations, part of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), came into effect April 14th, 2003. As part of these new requirements, we are required to provide you this "Notice of Privacy Practices" that describes our responsibilities and your rights under these new regulations. The United States Department of Health and Human Services (HHS) states that the privacy regulations have three major purposes: 1) to protect and enhance the rights of consumers by providing them access to their health information and controlling the inappropriate use of that information; 2) to improve the quality of health care in the U.S., by restoring trust in the health care system among consumers, health care professionals, and the multitude of organizations and individuals committed to the delivery of care; and 3) to improve the efficiency and effectiveness of health care delivery by creating a national framework for health privacy protection that builds on efforts by states, health systems, individual organizations, and individuals.

I. Uses and Disclosures for Treatment, Payment, and Health Care Operations

I may use or disclose your protected health information (PHI), for treatment, payment, and health care operations purposes with your consent. To help clarify these terms, here are some definitions:

- "PHI" refers to information in your health record that could identify you.
- "Treatment, Payment, and Health Care Operations"
 - Treatment is when I provide, coordinate, or manage your health care and other services related to your health care. An example of treatment would be when I consult with another health care provider, such as your family physician or another therapist.
 - Payment is when I obtain reimbursement for your healthcare. Examples of payment are when I disclose your PHI to your health insurer to obtain reimbursement for your health care or to determine eligibility or coverage.
 - Health Care Operations are activities that relate to the performance and operation of my practice. Examples of health care operations are quality assessment and improvement activities, business-related matters such as audits and administrative services, and case management and care coordination.
 - Use applies only to activities within my office such as sharing, employing, applying, utilizing, examining, and analyzing information that identifies you.
 - Disclosure applies to activities outside of my office, such as releasing, transferring, or providing access to information about you to other parties.

II. Uses and Disclosures Requiring Authorization

I may use or disclose PHI for purposes outside of treatment, payment, or health care operations when the appropriate authorization is obtained. An "authorization" is written permission above and beyond the general consent that permits only specific disclosures. In those instances when I am asked for information for purposes outside of treatment, payment or health care operations, I will obtain an authorization from you before releasing this information.

You may revoke all such authorizations at any time, provided each revocation is in writing. You may not revoke an authorization to the extent that 1) I have relied on the authorization; or 2) if the authorization was obtained as a condition of obtaining insurance coverage, law provides the insurer the right to contest the claim under the policy.

III. Uses and Disclosure with Neither Consent or Authorization

I may use or disclose PHI without your consent or authorization in the following circumstances:

- Child Abuse- If I have reasonable cause to suspect child abuse or neglect, suspicion
 must be reported to the appropriate authorities as required by law.
- Adult and Domestic Abuse- If I have reasonable cause to suspect you have been criminally abused, this must be reported to the appropriate authorities as required by law.
- Health Oversight Activities- If I receive a subpoena or other lawful request, I must disclose the relevant PHI pursuant to that subpoena or lawful request.
- Judicial and Administrative Proceedings- If you are involved in a court proceeding
 and a request is made for information about your diagnosis and treatment or the
 records thereof, such information is privileged under state law, and I will not release
 information without your written authorization or a court order. The privilege does
 not apply when you are being evaluated by a third party or where the evaluation is
 court ordered. You will be informed in advance if this is the case.
- Serious Threat to Health or Safety- If you communicate to me a threat of physical
 violence against a reasonably identifiable third person and you have the apparent
 intent and ability to carry out that threat in the foreseeable future, I may disclose
 relevant PHI and take the reasonable steps permitted by law to prevent the
 threatened harm from occurring. If I believe that there is an imminent risk that you
 will inflict serious physical harm on yourself, I may disclose information in order to
 protect you.
- Worker's Compensation- I may disclose protected health information regarding you
 as authorized by and to the extent necessary to comply with laws relating to
 workers compensation or other similar programs, established by law, that provide
 benefits for work-related injuries or illness without regard to fault.

IV. Patient's Rights and our Clinician's Duties

Patient's Rights:

- Right to Request Restrictions- You have the right to request restrictions on certain
 uses and disclosures of protective health information. However, I am not required
 to agree to a restriction you request.
- Right to Receive Confidential Communications by Alternative Means and at
 Alternative Locations- You have the right to request and receive confidential
 communications of PHI by alternative means and at alternative locations. (For
 example, you may not want a family member to know that you are seeing me. On
 your request, I will send your bills to another address.)
- Right to Inspect and Copy- You have the right to inspect or obtain a copy (or both) of
 PHI in my mental health and billing records used to make decisions about you for as
 long as the PHI is maintained in the record. I may deny your access to PHI under
 certain circumstances, but in some cases you may have this decision reviewed. On
 your request, I will discuss with you the details of the request and denial process.
- Right to Amend- You have the right to request an amendment of PHI for as long as
 the PHI is maintained in the record. I may deny your request. On your request, I will
 discuss with you the details of the amendment process.
- Right to an Accounting- You generally have the right to receive an accounting of disclosures of PHI. On your request, I will discuss with you the details of the accounting process.
- Right to a Paper Copy- You have the right to obtain a paper copy of the notice from me upon request, even if you have agreed to receive the notice electronically.

Your Clinician's Duties:

- I am required by law to maintain the privacy of PHI and to provide you with a notice of my legal duties and privacy practices with respect to PHI.
- I reserve the right to change the privacy policies and practices described in this
 notice. Unless I notify you of such changes, however, I am required to abide by the
 terms currently in effect.
- If I revise my policies and procedures, I will notify you by mail.

V. Complaints

If you are concerned that I have violated your privacy rights, or you disagree with a decision I made about access to your records, you may contact Leslie Auld LMSW ACSW at (517) 4812133.

You may also send a written complaint to the Secretary of the U.S. Department of Health and Human Services. The person listed above can provide you with the appropriate address upon request.

VI. Effective Date, Restrictions, and Changes to Privacy Policy

This notice will go into effect on April 14th, 2003.

I reserve the right to change the terms of this notice and to make the new notice provisions effective for all PHI that I maintain. I will provide you with a revised notice by mail.

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Fax: 517-659-5934

Notice of Privacy Practices Receipt and Acknowledgment of Notice

Client Name:	
Date of Birth:	
Notice of Privacy Practices.	ledge that you have been given an opportunity to read this This page will be placed in your client file to indicate you opy of the Notice of Privacy Practices under HIPAA as
Signature of Client or Pare	nt/Guardian Date

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Informed Consent and Authorization for Psychotherapy

Therapists specialize in helping people with relational and life issues. There are many different types of therapy, and I tend to use an eclectic approach which takes into consideration where a person has been in their life and the many factors which are effecting how a person is doing now.

Should you choose to proceed, a positive outcome then becomes our mutual responsibility. This begins with your trust in and commitment to the treatment process, and my commitment to you as your therapist, helping you to find healing and wholeness in your thoughts, feelings, behaviors, and personal values, while you discover more rewarding ways of living your life.

In addition to being a clinical process, therapy involves a professional arrangement, regulated by laws, ethics, your rights as a client, and my standard business practices. Before therapy can begin however, our agreement to the business practices described herein is required, by initials at specified places and your signature.

PAYMENT OF FEES

Paying for therapy is often a very sensitive topic, and we can discuss your concerns about payment as needed. This section clarifies all fees, and defines your financial responsibilities.

- 1) (SELF PAY ONLY) Your fee is ______(please fill in amount) per 60 minute session, payable each session and beginning at your first appointment.
- 2) Canceling appointments requires a <u>24 hour notice by phone or email</u> to avoid paying a cancellation fee of \$50.00 for a missed session. Please note that your cancellation fee will be directly charged to the credit card I will have on file for you unless we have made other arrangements.
- 3) Please note that I give each client <u>one</u> "freebie" for <u>one</u> emergency with less than a 24hour notice.
- 4) Written reports requiring more than 15 minutes to prepare and complete are billed to you proportionally at \$120.00/hr.
- 5) Appearing at meeting(s) or legal proceedings on your behalf is not covered by insurance, and is billable to you at \$155/hr for the entire time spent away from the office.

Your initials he	ere agreeing to the	"Payment of Fees":	
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CONFIDENTIALITY LIMITS AND EXCEPTIONS

- 1) Normally, everything we discuss will be held confidential. Unless you provide a signed authorization, I will not speak to or correspond with anyone about you.
- 2) Michigan law and professional ethics either mandate or permit therapists to break client confidentiality under certain circumstances. Some "exceptions to confidentiality" include situations in which there is reasonable suspicion that any of the following has ever occurred or is occurring now:
 - a. You or your child present a danger to self or other

 A child or dependent adult is the victim of emotional, sexual or physical abuse, neglect

LIMITS OF COMMUNICATION

- Every effort will be made to assist you, especially during crisis. However, there may be times when contacting you won't be possible. Therefore, you must agree to first call 911 or go to the nearest hospital Emergency Room for assistance, any time you are in danger of harming yourself.
- 2) If our initial contact was made by email, please note that e-mail and fax machines are not confidential methods of communicating. Please note that I will not discuss clinical material via e-mail or text message for reasons of protecting you. In addition, it violates your confidentiality to communicate with me via any form of an online social network such as Facebook.

ENDING YOUR THERAPY OR LIFE COACHING

- 1) If at any time during the course of your therapy, I determine I cannot continue, I will end with you and explain why this is necessary. Ideally, therapy ends when we agree together that your treatment goals have been achieved.
 - a. You have the right to stop therapy at any time. If you make this choice, referrals to other therapists will be provided and you will be asked to attend a closure session.
 - b. Professional ethics mandate that treatment continues only it if is reasonably clear you are receiving benefits. We will discuss this together regularly.

AUTHORIZATION TO COMMENCE PSYCHOTHERAPY

- Your signature below will verify that you have read (or that I have read to you) the
 information in this authorization and that you asked questions about anything you have
 not understood up to this point. By signing, you freely acknowledge your willingness to
 undergo treatment using psychotherapy methods, as I deem appropriate and in
 accordance with this "Informed Consent".
- You also agree to enter into a professional business arrangement according to all
 business practices outlined in this agreement. You accept total financial responsibility
 for payment of all fees as described, regardless of insurance coverage or any other
 "third-party" payers.
- You will also be releasing me of any liability that directly or indirectly results from
 disclosure or exchange of any information covered in this agreement. At your request, a
 copy of this and any other document in your record that bears your signature will be
 provided.

Client's Signature	Today's Date	
Parent/Legal Guardian Name (Print)		
Parent/Legal Guardian Signature (if applicable)	Today's Date	
Parent/Legal Guardian Name (Print)		
Parent/Legal Guardian Signature (if applicable)	Todav's Date	

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Credit Card Information

Your credit card number will be kept on file in a secured and locked location for purposes of charging your co-pay/co-insurance/deductible and/or flat \$50.00 cancellation fee per missed session (if 24-hour notice is not given). If out of pocket expenses are owed on your date of service and no payment is made, we will run your credit card on file to cover these expenses.

Please circle type of card:	VISA MA	STERCARD	DISCOVER	AMEX	
Name of Cardholder:					
Name of Client (if different fro	m Cardholder)	:	<u>'</u>	 3	
Credit Card Number:					
Expiration Date:	Three-Digit S	ecurity Code: _	Zip Co	de:	
Signature of Cardholder:					
How would you like to receive	ve your receip	t? (Circle one)	Email	Mail	None
Email:					
Phone Number:					



Authorization to Release/Obtain Information

Ī,	with my signature below, give authorization for
	to discuss information relevant to my case with the below-
named person:	
Name:	
Address:	
Information discussed is to	be limited to:
This authorization is valid from expiration date is listed belo	om the date signed until a year after unless an alternate w.
Date of expiration:	
Signature of Client or Parent	/Guardian Date

Therapy Today Counseling & Consulting LLC Beacon Place

4572 S. Hagadorn Rd. Suite 1C East Lansing, MI 48823 Phone: 517-481-2133

Fax: 517-659-5934

Verification of Insurance Benefit

I have been informed that I s	hould contact my insurance carrier to verify coverage, and	d to
identify any out-of-pocket ex	penses for services.	

I have also been informed that any out-of-pocket expenses are due on the date of service unless other financial arrangements have been made.

Client Name:		
Date:		
Signature of Client or	Parent/Guardian:	

Beacon Place 4572 S. Hagadorn Rd. Suite 1C East Lansing, MI 48823

Phone: 517-481-2133 Fax: 517-659-5934

Submitting Insurance Information

I understand that any and all insurance informati before the date of service in order for claims to be company. Insurance information cannot be subm	be submitted to my insurance
taken place and/or have been submitted to insura	
taken place and/or have been submitted to insure	moe(s) for constantion.
Signature of Client or Parent/Guardian	Date

Informed Consent

In the field of mental health therapy, it is considered best practice to collect outcome data through patient questionnaires. Completing symptom and therapeutic alliance measures has a positive impact on the results patients get from therapy by paying careful attention to treatment progress and the quality of the working relationship between therapist and client. Your completed measures are collected and stored on a HIPAA-compliant platform called Deliberate.ai, a tool for offering the questionnaires electronically and keeping track of progress over time.

Your therapist is a subject in a research project comparing therapy outcomes for therapists practicing different modalities of therapy and the impact of a weekly seminar in which therapists can deliberately practice their craft and continually grow and improve through practice of specific therapy skills. This research project is part of Therapy Today's ongoing commitment to delivering the highest quality and most effective therapy.

The outcome monitoring questionnaires regarding your symptoms and your alliance with your therapist are stored in the HIPAA-compliant platform and at the end of the research period, each therapist's outcome data will be compared in aggregate to determine the level of effect that the Deliberate Practice Seminar has caused. Individual data will not be included in the study. Therapist outcomes in the Deliberate Practice Seminar group will be measured as a group and compared to outcome measures of the control group: therapists not participating in the Deliberate Practice Seminar but engaging in self-directed professional learning.

Your questionnaire data is stored in the HIPAA-compliant platform including your name and date of birth. Your confidentiality is protected in the platform through compliance with all HIPAA rules and extra security measures such as 2-factor authentication. Only therapist group outcomes will be a part of the published research in the event that the research is published in a professional journal.

By signing this informed consent, you are acknowledging understanding that your questionnaire information is being collected in the outcome monitoring tool Deliberate.ai.

Patient Signature	
Date	