CAROLINA WELLNESS SOLUTIONS COUNSELING AND CONSULTING, PLLC PATIENT INTAKE FORM

PATIENT INFORMATION

Name		Soc. Sec. #
Last Name First Na	ame Initial	
Address		
City	State	Zip
Home Phone	Work/Mobile Phone _	
Email Address		
Sex □ M □ F Age Birth Date	Single Married V	Vidowed □ Separated □ Divorced
Patient Employed by or School	Occupation	or Grade
Whom may we thank for referring you?		
In case of emergency, who should be notified		
Name	Relation	
PRIMAI	RY INSURANCE	
Person responsible for account		
Last Name	First I	
Relationship to Patient	Birth	n Date
Address (if different from patient's)		Phone
City	State	Zip
Person Responsible Employed by	Occupati	on
Insurance Company Ins.	ID No	Group No
ASSIGNME	ENT AND RELEASE	
I, the undersigned, certify that I (or my dependent) have		
	N	lame of Insurance Company
And assign directly to my provider all insurance benefits that I am ultimately responsible for all charges accumul information necessary to secure payment of benefits ar submissions.	ated. I hereby authorize Carolin	a Wellness Solutions to release all
Responsible Party Signature	Relationship	Date
I give permission for treatment of myself/my dependen	t to Carolina Wellness Solutions	
Responsible Party Signature	Relationship	Date

YOUR CLIENT RIGHTS

You have the right to be treated in a considerate, safe and respectful manner, without discrimination as to race, ethnicity, color, disability, gender, sexual orientation, age, religion, national origin, or source of payment. You have the right to ask questions about any aspects of therapy and about my specific training and experience. You may also request that I refer you to another therapist and are free to end therapy at any time.

The North Carolina General Statutes and Administrative Code outlines rules and regulations about Consumer Rights. It is important that your rights are protected. It is important that your rights are not violated.

Consumer rights include, but are not limited to:

- -You have the right to dignity, privacy, and humane care
- -You have the right to be free of mental abuse, physical abuse, neglect, and exploitation
- -You have the right to treatment, including access to medical care and habilitation, regardless of your age or degree of your mental health, developmental disabilities, or substance abuse. The treatment you receive will be age appropriate.
- -The right to receive information about the organization, its services, its practitioners/providers, and member rights presented in a manner appropriate to the consumer's ability to understand.
- -The right to participate with your provider in making decisions regarding health care, including the right to refuse treatment.
- -You have the right to refuse treatment at any time. However, it is strongly encouraged that you discuss this with your provider.
- -The right to a candid discussion with your provider of appropriate or medically necessary treatment options for their conditions, regardless of cost or benefit coverage. Clients may need to decide among relevant treatment options, the risks, benefits, and consequences, including their right to refuse treatment and to express their preferences about future treatment decisions regardless of benefit coverage limitations.
- -The right to voice complaints or appeals about the organization or the care it provides.
- -The right to be free from any form of restraint or seclusion used as a means of coercion, discipline, convenience, or retaliation
- -The right to request and receive a copy of his or her medical record, subject to therapeutic privilege, as set forth in NC G.S. 122C-53(d) and to request that the medical record be amended or corrected in accordance to 45 C.F.R. Part 164 and the provisions of NC G.S. 122C-53(d). If the doctor or therapist determines that this would be detrimental to the physical or mental well-being of the person, the person can request that the information be sent to a physician or professional of his/her choice.
- -The right to participate in the development of a written person-centered treatment plan that builds on individual needs, strengths, and preferences. A treatment plan must be implemented within thirty (30) days of admission.
- -The right to take part in the development and periodic review of a treatment plan and to consent to treatment goals in it.
- -The right to freedom of speech and freedom of religious expression.
- -The right to treatment in the most normal, age-appropriate, and least restrictive environment possible.
- -The right to make recommendations regarding the organization's member rights and responsibilities policy.
- -Your care is confidential. Even the fact that you are receiving services is confidential. Information about you can only be shared when:
 - 1. You have given written consent.
 - 2. You have been ordered by a court of law.
 - 3. You have become a danger to yourself or others and it is necessary for someone to submit involuntary commitment papers or find hospital placement for you.
 - 4. You are likely to commit a serious crime. Your provider will share the information with the appropriate law enforcement agency.

What do I do if I want to file a complaint or grievance?

We encourage you to discuss your concerns directly with your provider. However, we are aware that there are times when issues cannot be resolved. Sometimes you may also feel that you are not able to discuss your concerns with your provider. If you would like to talk about your complaint or grievance with someone other than your provider, you can call:

- -North Carolina Board of Licensed Clinical Mental Health Counselors at 844-622-3572
- -Disability Rights of North Carolina numbers are 1-877-235-4210 and 1-919-856-2195

Patient Signature (or guardian)	Date
Name of Patient	Date
Therapist Signature	Date
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^{*}additional agreement needed **this statement may not apply to all individuals

CAROLINA WELLNESS SOLUTIONS COUNSELING AND CONSULTING, PLLC INFORMED CONSENT FORM

Client Name:	Date of Birth
Client MIN#:	
Welcome to Carolina Wellness Solutions Counseling and Consultinformation about our professional services and business policie complex, it is very important that you understand them. When yagreement between us. We can discuss any questions you have	s. Although these documents are long and sometimes ou sign this document, it will also represent an
Carolina Wellness Solutions Counseling and Consulting, PLLC pro experience emotional, developmental, social, marital/couples, a trained to provide appropriate treatment as needed to help the	nd substance abuse problems. Our therapists are
While I expect benefits from treatment, I fully understand and adbenefits and desired outcomes cannot be guaranteed.	ccept that because of factors beyond our control, such
I understand that the therapist(s) are not providing emergency s in an emergency.	ervices and I have been informed of who/where to call
I understand that regular attendance will produce the maximum discontinue treatment at any time in accordance with the policie	·
I have been informed of the limits of confidentiality, that by law, any suspected child abuse or serious threats of harm to myself o	·
I am not aware of any reason why my child or I should not proce fully and voluntarily.	ed with therapy and my child or I agree to participate
I have had the opportunity to discuss all aspects of treatment fulthe treatment planned. Therefore, I agree to comply with treatm Counseling and Consulting, PLLC to provide the treatment to my	nent and authorize Carolina Wellness Solutions
l, authorize Carolir contact individual and/or physical/hospital in the event that I be accident while in treatment.	na Wellness Solutions Counseling and Consulting, PLLC to come incapacitated due to an emergency illness or
Name of Physician/Hospital:	
Telephone:	
Name of Emergency Contact:	
Relationship:	

Telephone: ______ Work/Cell: _____

INFORMED CONSENT CONTINUED

Office Billing and Insurance Policy

I authorize use of this form on all my insurance submissions.

I authorize the release of information to my insurance company.

I understand that I am responsible for the full amount of my bill for services provided.

I authorize direct payment to my service provider.

Patient signature (or guardian):	Date:
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Cancellation/No Show Policy

There is a 24-hour cancellation policy, which requires that you cancel your appointment AT LEAST 24 hours in advance or you may be charged the full session fee of \$175. If special services* are required for the appointment, there is a 48-hour cancellation policy. Please be mindful that your service provider reserves appointment time for you. If you are unable to make your appointment, please notify me, as I can use the time for another person in need. I will work with your schedule to provide you with another appointment. Three (3) no show/cancelled appointments with less than 24 hours notice may result in discharge of services from Carolina Wellness Solutions Counseling and Consulting, PLLC. Your service provider will work with you to find another provider that meets your needs. In addition, your therapist reserves the right to charge the cost of a full session charge for no show or improperly cancelled appointments. Please be aware that your insurance company does not cover this fee.

Contacting Your Counselor

I/We may often not be immediately available by telephone. I do not answer my phone when I/We are with clients or otherwise unavailable. At these times, you may leave a message on our confidential voice mail and your call will be returned as soon as possible, but it may take up to 24 hours for non-urgent matters. If, for any number of unseen reasons, you do not hear from me or I/We are unable to reach you, please give us another call. You may also email your counselor at krsmetak@yahoo.com or jodiesmetak@yahoo.com. I/We will make every attempt to inform you in advance of planned absences and provide you with the name and phone number of the mental health professional(s) covering our practice. IF YOU HAVE A MEDICAL EMERGENCY PLEASE CALL 911 OR GO TO NEAREST EMERGENCY ROOM. IF YOU HAVE A BEHAVIORAL HEALTH EMERGENCY, PLEASE CONTACT THE AFTER HOURS LINE AT 704-648-3420. (YOU MAY NEED TO LEAVE A MESSAGE AND YOUR CALL WILL BE RETURNED WITHIN THE HOUR). I OFFER APPOINTMENTS WITHIN 48 HOURS FOR URGENT CARE NEEDS.

OTHER HELPFUL CRISIS LINES:

-National Suicide Prevention Lifeline: 1-800-273-8255

-Text HOME to 741-741 for Crisis Text Line

***please see Electronic Communication Policy

Confidentiality

All sessions are confidential and protected by the HIPPA law and my ethical standards through my board. There are some limits to confidentiality, such as reporting child or elder abuse, when you are in danger of hurting yourself or someone else or when the courts order your records. Otherwise, your information is confidential unless you ask me to share it with a third party. If this happens, the request will take place in writing. Special note on confidentiality with children and adolescents: Psychotherapy with people of any age relies on the client's confidence that what is shared with the therapist is private and confidential. While parents and guardians have the right to know general information about how the therapy with their child is progressing, in signing this form you waive the right to know the private details of the child's therapy or to have access to the confidential therapy records of the child. A general summary can be provided at any time upon request. I will check in with parents at the beginning of each session for an update or to address a concern. If there is an issue or concerns of great importance, I will encourage your child to share this information. Family therapy may be used to help facilitate a better communication environment with you and your child.

Length of Session and Fees

A therapy session can last anywhere from 45-75 minutes. We will schedule these sessions based on our mutual agreement. If you are unable to keep an appointment, please give at least 24 hours notice as that time can be used for another person in need. You may be charged the full session fee of \$175 if you do not give at least 24 hours notice. Appointments that are consistently missed or canceled can result in the termination of the therapy. An appropriate referral will be given to you if this occurs. I currently accept some Blue Cross Blue Shield insurance plans and self-pay clients. If you have other insurance, you will be responsible for payment up front and receiving a reimbursement from your insurance company. A sliding scale can be used with self-pay and other insurance clients.

Complaint Procedures

If you are dissatisfied with any aspect of this practice, please inform me immediately. I will work with you to resolve the matter. If you feel that this matter cannot be resolved with me, you can contact:

- -North Carolina Board of Licensed Clinical Mental Health Counselors at 844-622-3572
- -Disability Rights of North Carolina numbers are 1-877-235-4210 and 1-919-856-2195

Thanks again for choosing Carolina Wellness Solutions Counseling and Consulting, PLLC. as your provider. If you have any questions or comments, please feel free to inform me.

Client/Guardian Signature	Date	
Therapist Signature	 Date	

(We) authorize Carolina Wellness Solutions Counseling and Consulting, PLLC., 100 Glenway Street, Suite F, Belmont, 28012, to release, disclose, and exchange information from the clinical record of: Name of client/recipient of mental health services (Date of birth)	Clinician	Date	Witness	Date _.	
Name of client/recipient of mental health services (Date of birth) to and allow such information to be inspected and copied by: (Facility/Provider) (Address) Nature of information to be released, disclosed, and exchanged (state specific nature of information): Re-Disclosure: Once information is disclosed pursuant to this signed authorization, I understand that the Federal Heal Privacy Law (45 CFR Part 164) may not apply to the recipient of the information and, therefore, may not prohibit the recipient of the information from re-disclosing it. Other laws, however, may prohibit re-disclosure. When information released from this agency protected by state law (NCGS 122C), substance abuse treatment information protected by federal law (42 CFR, part 2) or state law (G.S> 130A-143), HIV/AIDS information the recipient of the information is informed that re-disclosure is prohibited except as permitted or required by these laws. I understand that I may revolt this consent in writing at any time, except where action has already been initiated on the authorization. Per 10A NCA(26B.0202, the individual must specifically authorize the release/disclosure of information which contains Substance Abuse Information and/or HIV/AIDS information. I authorize release/disclosure of information which contains Substance Abuse information: Yes No This authorization is valid until (not to exceed one year from date of signature)	Record #:	DOB:	Date:		
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I understand that signing this authorization Is voluntary. Provision of services is not contingent upon consent and of the need for release.	Privacy Law (45 CFR Part 164) may not recipient of the information from respectated federal law (42 CFR, part 2) or state informed that re-disclosure is prohibiting at any time, etc. 26B.0202, the individual must specificate and/or HIV/AIDS. I authorize release/disclosure of information is valid until I understand that signing this authorized the information is valid until	ot apply to the reci- disclosing it. Other by state law (NCGS) law (G.S> 130A-143 bited except as perrexcept where action fically authorize the information. ormation which con ormation which con Date	pient of the information laws, however, may pro 5 122C), substance abuse B), HIV/AIDS information mitted or required by the has already been initiated release/disclosure of information tains Substance Abuse in tains HIV/AIDS information exceed one year from the substance Abuse in the exceed one year from the substance Abuse in the exceed one year from the substance Abuse in the exceed one year from the exceed one year from the substance Abuse in the exceed one year from the exceed one year f	and, therefore, may hibit re-disclosure. We treatment information the recipient of the insection on the authorization which control of the insection which control of the insection which control of the authorization which control of the insection which is a section which is a se	not prohibit the /hen information is on protected by information is it that I may revoke on. Per 10A NCAC rains Substance _ No No
Client Signature 12 yrs. Or older Date Parent/Guardian Signature Date	Client Signature 12 vrs. Or older	Date	Parent/Guardia	 n Signature	 Date

Clinician	Date	Witness	
Written Acknowledgm	ent of Receipt of Notice	e of Privacy Practices	
Client Name	 Guardian Name	-	
Cheff Name	Qual ulaii Naille		
Client or Guardian's Signature	Relationship to Cl	lient	
Date			

Treatment Plan

Client Name:			
Recipient ID Number:			
Record Number:			
DOB:			
Diagnosis:			
Presenting Problem 1:			
Goal 1:			
Interventions:			
Start Date:	End Date:		Review Date:
Presenting Problem 2:			
Goal 2:			
Interventions:			
Start Date:	End Date:		Review Date:
Presenting Problem 3:			
Goal 2:			
Interventions:			
Start Date:	End Date:		Review Date:
Client Signature		Date	
Parent/Guardian Signature		 Date	<u></u>
Clinician Signature		Date	