

B'ham Anxiety & Trauma Therapy

100 Centerview Drive, Suite 201, Vestavia Hills, Alabama 35216

Phone: 205-807-5372, Fax: 205-413-8789

<http://therapistsbirmingham.com>

ADOLESCENT INTAKE FORM

Today's Date: _____ Name: _____ Date of Birth: _____ Male ___ Female ___

Phone number: _____ Address: _____

Biological parents together? Yes ___ No ___ If separated, for how long? _____ Are you adopted? Yes ___ No ___

Custodial Parent/Guardian: _____

How often do you see your noncustodial parent?: _____

BIOLOGICAL MOTHER: _____

Age: _____ Involved in child's life? Yes ___ No ___

Marital Status: ___ never married ___ divorced ___ married

Education (circle): HS some college college degree

Address: _____

Employer: _____

Home phone: _____

BIOLOGICAL FATHER: _____

Age: _____ Involved in child's life? Yes ___ No ___

Marital Status: ___ never married ___ divorced ___ married

Education (circle): HS some college college degree

Address: _____

Employer: _____

Home phone: _____

List all who live in your home: Age: Gender: Relationship:

DEVELOPMENTAL

Were your developmental milestones met on time? Yes ___ No ___ I Don't Know ___

Pregnancy, labor, or delivery problems? Yes ___ No ___ I Don't Know ___ Explain: _____

List any alcohol, drugs, or medications you mother used during pregnancy: _____

Any physical problems? (illness, surgery, and serious falls, etc.) _____

All previous diagnoses: _____

What other professionals have been involved in your treatment? _____

Who referred you to Birmingham Anxiety and Trauma Therapy? _____

Name of medical doctor: _____ Date of last medical exam: _____

Current medications: _____

Allergies: _____

Have you ever wanted to hurt yourself or seriously hurt someone else? Have you purposely hurt yourself or another?

If yes, explain: _____

What are some of the things that are currently stressful to you and your family?

Have you ever seen a therapist before now? (Please list the therapist and when you saw him/her.):

SCHOOL: _____ Grade level: _____ Current grades: _____

Recent change in grades	Yes __ No __	Absences in past year?	Yes __ No __
Repeated a grade?	Yes __ No __	Suspensions in past year?	Yes __ No __
Fights in past year?	Yes __ No __	Summer school?	Yes __ No __
Child been formally assessed?	Yes __ No __	Special Education?	Yes __ No __

Do you have an IEP? _____

Last time IEP was reviewed? _____

At what school and grade level were you tested? _____

What services were provided to you at that time? _____

What services are provided to you currently? _____

What do you do after school most days? _____

When and where do you do homework? _____

What time do you go to bed on **school** nights? _____ What about **weekend** nights? _____

Please describe your friendships: _____

Describe any anger problems you have: _____

Briefly describe your current problems at school: _____

How have you dealt with the problems at school thus far? _____

Briefly describe your current problems at home: _____

How have you dealt with the problems at home thus far? _____

When was the last time you moved? _____

What other major events have you experienced?

When you do something wrong, what kinds of consequences do you receive? _____

When not at school, what types of things do you like to do? How do you spend your time? _____

Please list any other problems/concerns:

Substance Use:

Have you smoked cigarettes in the past? ____ Yes ____ No

Are you currently smoking? ____ Yes ____ No

If so, how many packs a day? _____

Do you drink any alcohol? ____ Yes ____ No

How much did you drink at that time? _____

How often do you drink alcohol? _____

How much alcohol do you usually drink when you do drink? _____

Please complete the following information about your use of various substances, if applicable:

Substance (please circle): _____ **First Use:** _____ **Last Use:** _____ **Highest Use:** _____

Crack/Cocaine..... _____

PCP..... _____

Heroin..... _____

MJ..... _____

Hallucinogens..... _____

Pain Killers..... _____

Other: _____

Family Medical Histories: (Check all that apply)

Condition	You: Current	You: Past	Mother	Father	Sibling	Other
Abuse/Neglect						
ADD/ADHD						
Alcoholism						
Anxiety/Excessive Worry						
Asthma						
Attempted Suicide						
Bipolar						
Depression/Sadness						
Eating Disorder(s)						
Gang Influence						
Headaches						
Hearing Problems						
High Fever						
History of Physical Abuse						
History of Sexual Abuse						
History of Verbal Abuse						
Hospitalization						
Learning Disabilities						
Meningitis						
Mental Illness						
Mental Retardation						
Miscarriage						
Nervous Breakdown						
Obsessions/Compulsions						
Oppositional/Defiance						
Other:						
Panic Attacks						
Premature Birth						
Problems with Anger						
Problems with Assertiveness						
Problems with the Law						
Schizophrenia/Psychosis						
Seizures						
Serious Accident(s)						
Sleep problems						
Substance Abuse						
Suicidal Thoughts						
Surgery						
Tics: Verbal or Visual						
Vision Problems						

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Privacy of Information Shared Therapy: Your Rights and Our Policies

WHAT TO EXPECT:

The purpose of meeting with a 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 you meet with your therapist, you can discuss these problems. Your therapist will ask questions, listen to you and suggest a plan for improving these problems. It is important that you feel comfortable talking to your therapist 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, your therapist will keep the information you share with him/her confidential, unless you gave written consent to disclose certain information. There are some exceptions to this rule that are important for you to understand before you share personal information with your therapist. In some situations, the law requires the therapist to disclose information whether or not you give your permission. I have listed some of these situations below.

Confidentiality cannot be maintained when:

- You plan to harm yourself or someone else, and your therapist believes you have the intent and ability to carry out this threat in the very near future. Your therapist must take steps to inform your parent/guardian in order to protect you from harming yourself.
- 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, your therapist use his/her professional judgment to decide whether a parent or guardian should be informed.
- You are being abused-physically, sexually or emotionally-or you have been abused in the past. In this situation, your therapist is required by law to report the abuse.
- You are involved in a court case and a judge requests information about your therapy. If this happens, your therapist will not disclose information without your written agreement *unless* the court requires it. Your therapist will do all that is possible within the law to protect your confidentiality, and if required to disclose information to the court, will let you know first.

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

Except for situations such as those mentioned above, your therapist will not tell your parent or guardian specific things you share in 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 immediate harm. However, if your risk-taking behavior becomes more serious, then your therapist will need to use professional judgment to decide whether you are in serious and immediate danger of being harmed. If your therapist feels that you are in such danger, s/he I will communicate this information to your parent or guardian.

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

Example: If you tell your therapist that you are having protected sex with a boyfriend or girlfriend, your therapist will keep this information confidential. If you say that, on several occasions, you have engaged in unprotected sex with people you do not know or in unsafe situations, this information cannot be kept confidential. You can always ask questions about the types of information that would be disclosed. 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?"

Your parents may believe that it is important for your parent or guardian to know what is going on in your life. In these situations, s/he 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, your therapist may sometimes describe problems in general terms, without using specifics, in order to help them know how to be more helpful to you. (You should also know that, by law, your parent/guardian has the right to see any written records kept about your sessions, but it is extremely rare that a parent/guardian would ever request to look at these records.)

Communicating with other adults:

School: Your therapist will not share any information with your school unless you gave your permission and permission from your parent or guardian. Sometimes your therapist 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 your therapist to give suggestions to your teacher or counselor at school. If your therapist wants to contact your school, or if someone at your school wants to contact your therapist, it will be discussed with you first.

Doctors: Sometimes your doctor and therapist may need to work together; for example, if you need to take medication in addition to seeing a therapist. Your therapist will get your written permission and permission from your parent/guardian in advance to share information with your doctor.

Signing below indicates that you have reviewed the policies described above and understand the limits to confidentiality. If you have any questions, you can ask your therapist at any time.

Adolescent's Signature _____ Date _____

Parent/Guardian:

Please initial boxes and sign below indicating your agreement to respect your adolescent's privacy:

_____ I will refrain from requesting detailed information about individual therapy sessions with my child. I understand that I will be provided with periodic updates about general progress, and/or may be asked to participate in therapy sessions as needed.

_____ Although I know I have the legal right to request written records/session notes since my child is a minor, I agree NOT to request these records in order to respect the confidentiality of my adolescent's treatment.

_____ I understand that I will be informed about situations that could endanger my child. I know this decision to breach confidentiality in these circumstances is up to the therapist's professional judgment and may sometimes be made in confidential consultation with her consultant/supervisor.

Parent Signature _____ Date _____

Parent Signature _____ Date _____

Therapist Signature _____ Date _____

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AGREEMENT FOR PSYCHOLOGICAL SERVICES AND INFORMED CONSENT

Welcome to Birmingham Anxiety and Trauma Therapy (BATT)! This document contains important information about our professional services and business policies. Please read it carefully and jot down any questions that you might have so that we can discuss them. Once you sign this, it will constitute a binding agreement between us.

ABOUT YOUR CHILD'S THERAPIST

Our therapists have extensive training in their areas of expertise. They know what the latest research says about the most successful approaches to your child's challenges. We pride ourselves on being readily available to you while your child is in therapy, but we want to create a relationship that lasts longer than simply making your child's symptoms go away. We want to help your child navigate toward a greater quality of life. We don't want to "fix" then "free" your child – we want to remain a resource to you in the future as well. Research shows that up to 68% of the success in therapy is due to the fit between therapist and patient. It is important for us to give your child the right therapist to fit your therapeutic needs. We want to make it as comfortable and easy as possible to engage in therapy. Your child's therapist may recommend some diagnostic testing and will be happy to arrange that for you. We want to build a warm, trusting, and collaborative relationship with each of our patients and their families. We appreciate your child's uniqueness, so we design a treatment plan with you and your child's stated goals in mind.

PSYCHOLOGICAL SERVICES

Psychotherapy is not easily described in general statements. It varies depending on the personality of both the therapist and the patient and the particular problems that the patient brings. There are a number of different approaches which can be utilized to address the problems you hope to address. *In order to be most successful, you will have to work both during our sessions and with your child at home.*

Psychotherapy has both benefits and risks. Risks sometimes include experiencing uncomfortable levels of feelings like sadness, guilt, anxiety, anger, frustration, loneliness or helplessness. This may also include unpleasant memories. But it often leads to a significant reduction of feelings of distress, better relationships, and resolutions of specific problems. However, there are no guarantees about what will happen. If you have any questions about any of the procedures used at BATT, please discuss them with your therapist as soon as they arise: if your doubts persist, we will be happy to refer you to another therapist.

From time to time, our office sends correspondence to patients or families about developments in the practice, upcoming programs and information about the fields of psychology and education that we believe may be of value to you. **If you do not wish to receive this information, please let us know.** Also, at any time you can ask to be excluded from our mailing list by informing us by telephone or email.

MEETINGS

Our normal practice is to begin by gathering information (often called "intake"), which lasts from one to three sessions. During this time, you and your child's therapist can decide whether there is a good patient-therapist fit in order to meet your child's treatment goals. After that, you and your child's therapist will usually schedule a 53 to 55-minute session per week or every other week at a mutually agreed upon time, although sometimes sessions will be longer or more frequent.

PROFESSIONAL FEES

Fees depend on the amount of time each session lasts. There is a \$150 fee for a session that lasts 40 to 50 minutes. There is a \$200 fee for a session that lasts more than 53 minutes. In addition to appointments, it is our practice to charge this amount on a prorated basis for other professional services you may require, such as report writing, attendance at meetings or consultations with other professionals that you have authorized, preparation of records, or the time required to perform any other service which you may request of your therapist (**including phone calls lasting more than 15 minutes and frequent texting**). Please note that insurance may not pay for phone calls or texting, and you will be sent a bill for these fees.

Reports, referral letters, and recommendation letters will be billed in 15 minute increments at \$25 per 15 minutes.

Legal related services are either those ordered by a court or those for which reporting on progress to a court or court officer is expected, or cases in which a subpoena is likely. For legal related services such as depositions and court appearances, our fees are \$200.00 per hour plus a \$250.00 preparation fee. If services are provided any place other than our office, travel time is charged as part of our fee.

CANCELLATIONS AND MISSED APPOINTMENTS

We never purposely double-book our therapy schedules. Instead, we reserve a specific time for your child to receive services. Because this time has been reserved specifically for your child, we expect you to provide at least **48 hours' notice** if you need to cancel or reschedule the session. **Sessions without 48 hours' notice will be charged a \$100 no-show fee. If you miss 3 sessions without giving us 48 hours' notice, we will assume that you no longer wish to receive any services. Your regular standing appointment may be given to someone else at that time.** As explained at the time you scheduled your child's first appointment, a credit card on file was required in order to reserve your first appointment. It is our policy to charge a \$100 no-show fee if the first session is missed. If the first appointment was attended as planned, regular insurance or self-pay fees apply. (The reservation fee is not charged if you show up for the first session.)

BILLING AND PAYMENTS

We deeply value our relationship with you! To best provide services for you and our community, BATT recognizes the following patient payment agreement. As we get started, please read each item below to ensure your understanding. For further clarification, please call our office @ 205-807-5372 or email us at info@batthelp.com

- A credit/debit card is required to be on file to secure payment for services. FOR YOUR PROTECTION AND PEACE OF MIND, YOUR CREDIT CARD INFORMATION WILL BE SECURED IN OUR ENCRYPTED SYSTEM.
- Copayment, Coinsurance, Deductible, and Self-Pay Patient Fees can be paid by cash, check or credit card. If paying by cash or check (made to "BATT"), please give that to our office manager or your therapist at the beginning of each session. If paying by credit card, your fee will be processed to your card at the end of your session.
- Missed Appointment fees will be automatically charged to your credit/debit card in accordance with the BATT Cancellation and Missed Appointment Policy.
- We appreciate your commitment to stay current on your account while we **focus on serving YOU!**

If your account is more than sixty days in arrears and suitable arrangements for payment have not been agreed to, I have the option of using legal means to secure payment, including collection agencies or small claims court. If such legal action is necessary, the costs of bringing that proceeding will be included in the claim. In most cases, the only information I release about a patient's treatment is the patient's name and address, the nature of the services provided, and the amount due. Please Note: *There will be a \$35.00 service charge for all returned checks.*

INSURANCE REIMBURSEMENT

In order for us to set realistic treatment goals and priorities, it is important to evaluate what resources are available to pay for your treatment. If you have a health benefits policy, it will usually provide some coverage for mental health treatment. *You are responsible for any portion of the fees not covered by your insurance company.* The general process is as follows: You pay your co-pay at time of session, your services are submitted to your insurance company, and you are then billed by BATT for any costs not covered by your insurance company. Please remember that insurance is considered a method of reimbursing the patient for the fee paid to the doctor and is not a substitute for payment. Some companies pay fixed allowances for certain procedures, and others pay a percentage of the charge. Testing services are not always reimbursed. It is your responsibility to pay any deductible amount, co-insurance, or any other balance not paid by your insurance. Please remember that we try to work with insurance companies as a courtesy to you.

In many instances, we are able to look up your child's eligibility and benefits on websites provided by the insurance companies. However, the insurance companies clearly state that the information on the website is not a contractual agreement and that the information is subject to change without notice. Therefore, **while we can give you a good idea of your child's eligibility and benefits, we cannot be held accountable for differences between what we quote to you as your eligibility and benefits (based on the website information) and what the insurance companies actually pay on your behalf. YOU are responsible for reviewing your insurance policy statements and Explanation of Benefits.**

You should carefully read the section in your insurance coverage booklet that describes mental health services. If you have questions, you should call your plan and inquire. The number for this inquiry is usually noted on the back of your insurance card at the bottom. Of course, we will provide you with whatever information we can, based on our experience and will be happy to try to assist you in deciphering the information you receive from your carrier.

Managed health care plans such as HMOs and PPOs sometimes require advance authorization before they will provide reimbursement for mental health services. These plans are often oriented towards a short term treatment approach, designed to resolve specific problems that are interfering with one's usual level of functioning. It may be necessary to seek additional approval after a certain number of sessions. In our experience, while quite a lot can be accomplished in short term therapy, many patients feel that more services are necessary after insurance benefits expire.

You should also be aware that insurance agreements may require you to authorize us to provide a clinical diagnosis, and sometimes additional clinical information such as a treatment plan or summary, or in rare cases, a copy of the entire record. This information will become part of the insurance company files, and in all probability, some of it will be computerized. All insurance companies claim to keep such information confidential, but once it is in their hands, we have no control over what they do with it. In some cases they may share the information with a national medical information data bank.

Once we have all of the information about your child's insurance coverage, we will discuss what we can expect to accomplish with the benefits that are available and what will happen if the insurance benefits run out before you feel ready to end our sessions. *It is important to remember that you always have the right to pay for services yourself and avoid the complexities that are described above.* Please note: Insurance rarely covers forensic psychology services.

CONFIDENTIALITY

In general, the confidentiality of all communications between a patient and a psychologist is protected by law, and your therapist can only release information about your child's treatment to others with the written permission of your, the parent/guardian. However, there are a number of exceptions:

In most judicial proceedings, you have the right to prevent your therapist from providing any information about your child's treatment. However, in some circumstances, such as child custody proceedings and proceedings in which your emotional condition is an important element, a judge may require your therapist's testimony if s/he determines that resolution of the issues before him/her demands it.

When there is a court order for your therapist's services, generally the court will expect a report of attendance and progress.

There are some situations in which your child's therapist is legally required to take action to protect others from harm, even though that may require revealing some information about a patient's treatment. If your child's therapist believes a minor, an elderly person, or a disabled person is being abused, s/he must file a report with the appropriate state agency. If your child's therapist believes that a patient is threatening serious bodily harm to another, s/he required to take protective actions, which may include notifying the potential victim, notifying the police, or seeking appropriate hospitalization. If a patient threatens to harm him/herself, the therapist may be required to seek hospitalization of the patient, or to contact family members or others who can help provide protection. Should such a situation occur, your child's therapist will make every effort to fully discuss it with you before taking any action.

Your child's therapist may occasionally find it helpful to consult about a case with other professionals. In these consultations, s/he will make every effort to avoid revealing the identity of any patient. The consultant is, of course, also legally bound to keep the information confidential. Unless you object, s/he will not tell you about these consultations unless s/he feels that it is important.

While this written summary of exceptions to confidentiality should prove helpful in informing you about potential problems, it is important to discuss any questions or concerns which you may have as soon as possible. As you might suspect, the laws governing these issues are quite complex and none of the therapists at BATT are attorneys. While we are happy to discuss these issues with you, should you need specific advice, formal legal consultation may be desirable.

PROFESSIONAL RECORDS

Your child's therapist is required to keep appropriate records of the professional services s/he provides, and you have the right to review your child's records. (For more information on this, refer to the HIPAA Privacy Statement.) However, because these records contain information that can be misinterpreted by someone who is not a mental health professional, it is BATT's general policy to discourage the viewing of files. Instead, if you request, you will be provided a treatment summary unless to do so would be emotionally damaging. If that is the case, your child's therapist will be happy to forward the summary to another appropriate mental health professional who is working with you.

MINORS

If the patient is under eighteen years of age, please be aware that the law may provide the parents (in the case of divorces, the custodial parent/s) with the right to examine the patient's treatment records. Your child's therapist will usually provide parents only with general information on how treatment is proceeding, unless s/he feels there is a high risk that the your child will seriously harm him/herself or another, in which case you will be notified of the concern. You will also be provided with updates of your child's treatment. Before providing information, your child's therapist will discuss the matter with your child and will do the best s/he can to resolve any objections your child may have about what needs to be discussed.

CONTACTING YOUR CHILD'S THERAPIST

The BATT contact number is **205-807-5372**. Your therapist is not always immediately available by telephone, especially when in a session with another patient. For *non-emergencies*, your child's therapist will make every effort to return your call on the same day you make it, including calls received after office hours. Otherwise, it may be the next day before you get a response to a *non-emergency* call. If you are difficult to reach, please leave some times when you will be available. If it is an emergency and you feel that you cannot wait for a return to your call, you should **call your family physician or the emergency room at the nearest hospital and ask for the psychologist or psychiatrist on call OR CALL 911**.

It is important for you to understand that we cannot guarantee confidentiality of communication by email and text. While our electronic online files and emails are encrypted, our texts are not. We certainly do our best to keep any type of communication with you private and confidential, but while you are welcome to make use of these communication tools, you do so at your own risk.

SOCIAL MEDIA

Contact between therapists and a patient via social media (Facebook, Twitter, LinkedIn, Instagram, Pinterest, etc.) has the potential to produce unnecessary complications that may interfere with progress in therapy. Therefore, none of the therapists or employees at BATT will respond to personal friend requests or other social media contact requests. BATT currently has a Facebook page and a Twitter page. You are welcome to view and participate on those pages.

MULTIPLE RELATIONSHIPS

Your child's therapist makes all attempts to avoid multiple relationships in regard to patients engaged in counseling services. A multiple relationship occurs when a psychologist/counselor is in a professional role with a person and (1) at the same time is in another role with the same person, (2) at the same time is in a relationship with a person closely associated with or related to the person with whom the therapist has a professional relationship, or (3) promises to enter into another relationship in the future with the person or a person closely associated with or related to the person. Although some multiple relationships are unavoidable, multiple relationships have the potential to impair the objectivity and effectiveness of a therapist. Therefore, BATT therapists usually refrain from providing individual services to more than one member of a family. If providing couples therapy, please understand that the union itself is the patient, and therefore, the therapist will not keep secrets from either member of the couple.

(PLEASE PROCEED TO THE NEXT PAGE OF THIS DOCUMENT TO PROVIDE SIGNATURES INDICATING UNDERSTANDING AND AGREEMENT WITH THE CONTENTS OF THIS DOCUMENT...)

Thank you for choosing B'ham Anxiety & Trauma Therapy!

****THE FOLLOWING SHOULD BE COMPLETED BY PARENT OR GAURDIAN****

PLEASE INITIAL THE FOLLOWING STATEMENTS TO VERIFY YOUR UNDERSTANDING AND AGREEMENT:

_____ I will provide all custody paperwork for my child (if applicable). COPIES OF CUSTODY PAPERWORK MUST BE PROVIDED BEFORE THERAPY CAN BEGIN.

_____ I (the patient/patient's representative) understand that I am required to provide BATT a minimum of 48 hours advanced notice of any need to cancel or reschedule a session. The first session without 48 hours' notice will results in a \$100 fee.

_____ I understand that I am responsible for any portion of the fees not covered by my insurance company.

_____ I understand that I am responsible for any professional fees associated with my care.

_____ I understand that BATT provides eligibility and benefit information as a courtesy only, and that BATT cannot be held accountable for differences between what they tell me about my child's benefits (based on good faith understanding of the insurance website information) and what the insurance companies actually pay on my child's behalf.

_____ I understand the limits to my child's confidentiality information as described in the CONFIDENTIALITY section above.

_____ I understand that should I choose to contact my child's therapist via email or text, that these devices are not encrypted and thus pose a potential privacy breach.

_____ I understand that the social media rules described above were established for my welfare and to foster therapeutic success for my child.

_____ I have read and understood the BATT Billing and Payments section of this document. Please process my credit card on file for my child's copays or self-pay fees (not otherwise paid by cash or check at the time of service), coinsurance, insurance deductibles (as noted on insurance EOB's), and/or missed appointment fees.

_____ I understand that all copays are due at time of service or the credit card on file will be used to clear the balance.

_____ I understand that therapy visits will be postponed if for any reason my balance is over \$100.

PLEASE NOTE: Your signature below indicates that you have read all the information in this document, and agree to abide by its terms during our professional relationship. Your signature below also signifies that you have received a copy of the Birmingham Anxiety and Trauma Therapy HIPAA Privacy Notice.

Printed Name:

Signature:

Date: ____/____/____

Patient's Name (print)

Patient's signature

Parent/Guardian (if patient is under 18 years of age)

Parent/Guardian (if patient is under 18 years of age)

Therapist Signature

Therapist Credentials

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PATIENT REGISTRATION FORM

Patient Name: _____ **Therapist Name:** _____

Patient DOB:	Age:	Gender: Male___ Female___	Identify As: ___
Address: _____			
City _____ State _____ Zip _____			
Home phone:	Work phone:	Cell phone:	
Preferred phone for appointment reminders: _____ Email: _____			
Referred by _____			

Responsible Party: _____

Name:	Relationship to Patient:
Address:	Date of Birth:
City/State/Zip	SSN:
Employer and address:	Home phone: Cell phone:
	Work phone:

Insurance Information (Primary)

Carrier:	Subscriber's Name:
Contract or Member Number:	Group Number:
Subscriber DOB:	Subscriber SSN:
Subscriber relationship to patient: (circle)	Parent Guardian Spouse Self

Insurance Information (Secondary)

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Notice of Policies and Practices Regarding Privacy of Health Information

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

OUR PLEDGE REGARDING HEALTH INFORMATION: This notice applies to all personal health information about you created, maintained, or gathered by Birmingham Anxiety and Trauma Therapy. We understand that psychological and medical information about you is personal. We are committed to protecting your personal health information (PHI). We create and maintain a record of services provided to you and this record may contain information from other agencies, departments, companies or entities that have referred you to the practice for services. This record is to provide you with quality services. This notice will tell you about the ways we may use and disclose health information about you. We also describe your rights and certain obligations we have regarding the use and disclosure of health information.

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

We 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 doctor or therapist.
 - *Payment* is when I obtain reimbursement for your healthcare. Examples of payment are when I disclose your PHI to your health insurer or payment provider to obtain reimbursement for your health care or to determine eligibility, coverage, or to provide documentation of current services.
 - *Health Care Operations* are activities that relate to the performance and operation of the 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.
- “Disclosure” applies to activities outside of the office, such as releasing, transferring, or providing access to information about you to other parties.
- “Use” applies only to activities within the office, such as sharing, employing, applying, utilizing, examining, and analyzing information that identifies you.

II. Uses and Disclosures Requiring Authorization

I may use or disclose PHI for purposes outside of treatment, payment, or health care operations when your 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. I will also need to obtain an authorization before releasing your Psychotherapy Notes. “Psychotherapy Notes” are notes I have made about your conversation during a private, group, joint, or family counseling session, which I have kept separate from the rest of your medical record. These notes are given a greater degree of protection than PHI.

You may revoke all such authorizations (of PHI or Psychotherapy Notes) at any time, provided each revocation is in writing. You may not revoke an authorization to the extent that (1) I have relied on that 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 Disclosures with Neither Consent nor Authorization

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

- *Child Abuse* – If I know or suspect that a child is abused, abandoned, or neglected by a parent, legal guardian, caregiver, or other person, the law requires that I report such knowledge or suspicion to a duly constituted authority.
- *Adult and Domestic Abuse* – If I have reasonable cause to believe an adult, who is unable to take care of himself or herself, has been or is being subjected to physical abuse, neglect, exploitation, sexual abuse, or emotional abuse, I must report this belief to the appropriate authorities.
- *Health Oversight Activities* – If the Alabama Board of Examiners in Psychology is conducting an investigation into my practice, then I am required to disclose PHI upon receipt of a subpoena from the Board.
- *Judicial and Administrative Proceedings* – If you are involved in a court proceeding and a request is made for information about your diagnosis and treatment and the records thereof, such information is privileged under state law, and I will not release information without the written authorization of you or your legally appointed representative or a court order. **The privilege does not apply when**

you are being provided services at the request of a third party or where services are court ordered. You will be informed in advance if this is the case.

- *Serious Threat to Health or Safety* – I may disclose PHI to the appropriate individuals if I believe in good faith that the disclosure is necessary to prevent or lessen a serious and imminent threat to the health or safety of you or another identifiable person(s).
- *Worker's Compensation* – I may disclose PHI as authorized by and to the extent necessary to comply with laws relating to worker's 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 Therapist's Duties

Patient's Rights:

- *Right to Request Restrictions* – You have the right to request restrictions on certain uses and disclosures of PHI. 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, we 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. You may inspect and copy Psychotherapy Notes unless I make a clinical determination that access would be detrimental to your health. 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 of Disclosures* – 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.

Therapist's Duties:

- I am required by law to maintain the privacy of protected health information regarding you and to provide you with 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 our policies and procedures, I will discuss changes with you. If you are no longer in active treatment, you may request a current copy of this Notice by either calling the office or 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 the Secretary of Health and Human Services, 200 Independence Avenue, SW, Washington DC, 20201. No individual will be retaliated against for filing a complaint. The Alabama Board of Examiners in Psychology may be contacted via 660 Adams Avenue, Suite 360; Montgomery, Alabama 36104. No individual will be retaliated against for filing a complaint.

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

This notice will go into effect on June 11, 2007. 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 at your request, and I will advise you of changes directly if you are in treatment at the time they occur (you may request in writing that notices be sent by mail at any time during the course of therapy, and all subsequent notices will be sent to you).

B'ham Anxiety & Trauma Therapy

100 Centerview Drive, Suite 201, Vestavia Hills, Alabama 35216

Phone: 205-807-5372, Fax: 205-413-8789

<http://therapistsbirmingham.com>

Location and Directions

We are located in Vestavia Hills, just north of interstate 65.

From North Birmingham:

- Get on Interstate 65 South
- Take Exit #252 for US Highway 31 North (Montgomery Highway)
- Turn right onto Vestavia Parkway (at Bruster's Ice Cream)
- Turn right onto Centerview Drive
- Turn left into Chambers Building parking lot
- We are on the second floor in Suite #201

From West Birmingham:

- Get on I-459 North toward Birmingham
- Take I-65 North toward Birmingham
- Take Exit #252 for US Highway 31 North (Montgomery Highway)
- Turn right onto Vestavia Parkway (at Bruster's Ice Cream)
- Turn right onto Centerview Drive
- Turn left into Chambers Building parking lot
- We are on the second floor in Suite #201

From Northeast Birmingham:

- Get on Interstate 20 West/I-59 South
- Take Exit 126A to merge onto US 280 East/US 31 South
- Continue South for approximately 9 miles
- Turn left onto Vestavia Parkway (at Bruster's Ice Cream)
- Turn right onto Centerview Drive
- Turn left into Chambers Building parking lot
- We are on the second floor in Suite #201

From South Birmingham:

- Get on Take I-65, Highway 280, or I-459 to US-31 North
- Turn right onto Vestavia Parkway (at Bruster's Ice Cream)
- Turn right onto Centerview Drive
- Turn left into Chambers Building parking lot
- We are on the second floor in Suite #201

From Southeast Birmingham:

- Take I-459 South to Highway 31 North going toward Birmingham
- After passing under Interstate 65, turn right onto Vestavia Parkway (at Bruster's Ice Cream)
- Turn right onto Centerview Drive
- Turn left into Chambers Building parking lot
- We are on the second floor in Suite #201