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Informed Consent in Cases of Divorce/ Shared Custody

In cases of shared custody please look over this form carefully before signing. If we do not have this document signed by both parents at the time of service we will not be able to see your child for therapy, gifted testing, psycho-educational testing, or neuropsychological evaluations. In cases of sole custody please bring a copy of the decree/legal documentation for our records.

Divorce, Custody, or Legal Issues

As a mental health practice our primary focus, responsibility, and goal is the treatment and well-being of our identified patients. In the case of a child as the primary patient it is essential that parents and legal guardians who are not in conflict and are in fact in agreement as to the decision to treat, the treatment goals, appointment times, need to maintain patient confidentiality. The therapeutic process and assessment are a team approach, especially in the case of a minor child. The following informed consent states that each parent, and/or any legal guardian with authority over the health care decisions of the child, will agree to these terms and communicate effectively with each other as well as with the provider to create a supportive environment for treatment and to assist our clinicians toward attempting to achieve the most positive outcome possible.

Although our responsibility to your child may require our involvement in conflicts between parents and guardians, we need your agreement that our involvement will be strictly limited to that which will benefit your child. This means that you each agree as a condition of treating your child, assessing your child's emotions, or performing a neuropsychological evaluation, that:

- You shall treat anything that is said in any individual or group therapy session as strictly confidential;
- Our role is limited to providing treatment, assessing emotions, and/or performing a neuropsychological evaluation on your child and you shall not attempt to gain advantage in any legal proceeding relating to the care and custody of your child from our treatment of your child;
- You shall not request or require us, through subpoena, summons, or other means (except as otherwise ordered by a court of competent jurisdiction), to provide testimony in favor of one parent or guardian against the other in any legal proceedings relating to the care and custody of your child; and
- If multiple parents or guardians desire to obtain treatment information and/or testimony from any one of our clinicians relating to your child in any legal proceeding you shall

each consent to the disclosure by executing one or more Authorization to Release Information forms we send to you and you will each share in the cost of producing such records and/or written or live testimony at our established copying charges and/or hourly rates for our clinicians time.

If there is a court appointed evaluator, and if appropriate authorization forms are signed, or a court order authorizing disclosure or treatment records is sent to us, we will disclose the requested treatment and general information about the minor but we will not make any recommendations concerning the child's custody or custody arrangements. We do not specialize in cases of custody.

For families of divorce and/or ongoing child custody issues, Beljan Psychological has the following policy:

- Any email sent to Beljan Psychological Services is to be contemporaneously sent (cc'd) to the other parent(s) and any other attorney, child custody evaluator, mediator, or judge who is a party involved in the ongoing issue. Parents must sign appropriate Release of Information forms, provided by Beljan psychological Services, to initiate this process.
- Beljan Psychological Services reserves the right to close your case and you will be provided three appropriate referral sources for your failure to comply with this policy.

I have read the above consent over carefully and understand its content and hereby agree to the terms and conditions and consent to the treatment of my child under these terms and conditions set forth above by signing below.

For parents who choose not to participate in the evaluation/treatment process:

I _____ give my permission to _____, (relationship to patient _____) to make decisions regarding treatment, assessments, therapeutic interventions, scheduling appointments, and cancelling appointments, if I am not physically present during any appointments.

I _____ accept the responsibility of communicating with _____ after every appointment to be updated regarding any change in the treatment plan related to my child's assessment and/or treatment.

For all parents:

I _____ understand that as the custodial parent of the minor child, I am responsible for any and all payments due. Any payment received from the minor child's other parent, guardian, or family member will be deducted and applied appropriately to the child's account. If the account is in default or a payment has not been made, Beljan

Psychological Services with look to me as the sole party responsible for the financial obligations of the account.

Parent/Guardian _____ Date: _____

Parent/Guardian _____ Date: _____