

Autorización para Revelar Información Confidencial

Instructions on reverse

Nombre: _____
(Nombre del cliente)

Domicilio: _____
(Calle y número de su domicilio) (Ciudad) (Estado) (C.P.)

Yo autorizo que el proveedor de servicios de salud, abogado, consejero, escuela, etc.:

(Individuo, doctor, hospital, clínica, abogado, etc.)

(Calle y número de su domicilio) (Ciudad) (Estado) (C.P.)

revele la siguiente información confidencial:

Sí () No () Información del desarrollo. Indique información específica:

Sí () No () El plan educacional. Indique información específica:

Sí () No () Información financiera. Indique información específica:

Sí () No () Información legal. Indique información específica:

Sí () No () Información médica. Indique información específica:

Sí () No () Información sobre al Virus de Inmunodeficiencia Humana (VIH). Indique información específica:

Sí () No () Información psicológico. Indique información específica:

Sí () No () Información sociológico. Indique información específica:

Sí () No () Otra información. Indique información específica:

al siguiente individuo:

(Nombre o posición / del individuo / organización, si representa a alguna)

(Calle y número de su domicilio) (Ciudad) (Estado) (C.P.)

Esta información revelada puede ser usada por el individuo, o la organización representada por el individuo para las siguientes propósitos:

ESTA AUTORIZACIÓN ES EFECTIVA HASTA QUE YO LO RENUNCIE EN MANO ESCRITA.

Yo lee esta forma (___) Me leyeron esta forma y yo entiendo lo que quiere decir (___). Todos las líneas fueron llenadas antes que la forma fue firmada por me.

Firma (Fecha)

(Imprenta el nombre de la persona autorizada para consentir la revelación de información)

(Firma de la personal autorizada para dar permiso para revelar información)

(Nombre de la calle y número de su domicilio) (Número de teléfono) (Fecha)

NOTIFICACIÓN SOBRE PRIVACIDAD

Tan solo por unas cuantas excepciones, usted tiene el derecho de solicitar y de ser informado sobre la información que el Estado de Texas reúne sobre usted. A usted se le debe conceder el derecho de recibir y revisar la información al requerirla. Usted también tiene el derecho de pedir que la agencia estatal corrija cualquier información que se ha determinado sea incorrecta. Diríjase a <http://www.dshs.state.tx> para más información sobre la Notificación sobre privacidad. (Referencia: *Government Code*, sección 552.021, 552.023, 559.003 y 559.004)

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Cl. Name: _____

SS# _____

ID# _____

DOB: _____

Instructions for Obtaining Consent to Release Confidential Information

Information contained in client records is confidential. With certain exceptions, the release of medical records is prohibited by the provisions of the Medical Practice Act (Article 4495b, V.T.C.S.). In addition, social, financial, educational and other types of information in client files may be protected by a constitutional or common law right to privacy. There are civil and criminal penalties for the unauthorized release of such information.

The Medical Practice Act, the common law and the Constitution permit a health care provider to release these types of information from an individual's record with the consent of the individual or a person authorized to consent for the individual. For example, the Medical Practice Act states:

Occupations Code Sec. 159.005(a)(1-5) and (b). Consent for the release of confidential information must be in writing and signed by the patient, or a parent or legal guardian if the patient is a minor, or a legal guardian if the patient has been adjudicated incompetent to manage his personal affairs or an attorney ad litem appointed for the patient, as authorized by the Texas Mental Health Code; the Persons With Mental Retardation Act; Chapter XIII, Texas Probate Code, and Subtitle B Title 5, Family Code; or a personal representative if the patient is deceased, provided that the written consent specifies the following:

- (A) the information or medical records to be covered by the release;
- (B) the reasons or purposes for the release; and
- (C) the person to whom the information is to be released.

Further, the Communicable Disease Prevention and Control Act (Chapter 81, Health and Safety Code) contains the following specific requirements for the release of information relating to tests for AIDS, the human immunodeficiency virus (HIV), and antibodies to HIV:

Sec. 81.103(d). An Authorization under this subsection must be in writing and signed by the person tested or the person legally authorized to consent to the test on the person's behalf. The authorization must state the person or class of persons to whom the test results may be released or disclosed.

The "Authorization to Release Confidential Information" form was developed to conform to these statutory requirements. For this reason, when you are requested to release information from records under your control, the form must be carefully completed to provide the information required by statute. If you are requested to provide information from a client record to an institution (e.g., a hospital) rather than an individual, and you do not know the name of the individual within the institution to whom the information is to be sent, insert the title of the responsible person (e.g., the administrator, medical records librarian, etc.). Do not simply insert the name of the hospital.

The "Authorization to Release Confidential Information" form must be completed and signed by individual clients when they request their personal health records be released.

The form may be used to obtain information from other providers and when used for that purpose, it should be completed with the same concern for the statutory, common law and constitutional requirements. Such attention to detail may ultimately save both time and effort.

The Medical Practices Act, the Communicable Disease Prevention and Control Act and certain other statutes, for instance, those relating for mental health and mental retardation information, provide several other exceptions to the rule of confidentiality relating to medical records.

ANY REQUEST FOR INFORMATION WHICH CANNOT BE ADDRESSED BY THE USE OF THE CONSENT TO RELEASE CONFIDENTIAL INFORMATION FORM MUST BE REFERRED IMMEDIATELY TO THE OFFICE OF GENERAL COUNSEL FOR NECESSARY ACTION. Because the Public Information Act and other statutes give a very limited time period during which the agency must respond to requests for information, any delay in making these referrals may lead to results which are adverse to the agency.

Please review the release form before releasing information. All blanks on the form must be filled in, the form must be read by the client, and the form must be appropriately signed before the information is released. The client must receive a signed copy of the authorization.

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Cl. Name:	_____
SS#	_____
ID#	_____
DOB:	_____