Date:	.goviow biva. Lamona	, 61(1,000)
Client Name:		
Address:		
City:	State:	Zip:
Phone numbers:		
Date of Birth:	Marital Statu	s:
Age:	Sex: M F	
Referred by:	Phone:	
Client's school:	Grade:	
Client's employment:		
Parent/Guardian's Name:		
Primary Insured's Information		
Name:	Relationship:	:
Address:		
DOB:		
Phone numbers:		
Employer:	Address:	
Emergency Contact Person	B 1 .: 1:	
	Relationship:	
Phone numbers:		
Address:		
**In order to control Billing Costs and reductime of service. A credit/debit card must be p If your insurance fails to pay within 90 day I, the undersigned, understand all of the above knowledge and give permission to submit to	ut on file due to outs ys from claim subm e and hereby state th	itanding or unpaid expenses. ** ission, you will be billed full amount. hat the information is correct to the best of my
Client:	Date:	
Client:	Date:	
Client:	Date:	
Parent/Guardian:		

Consent for Treatment

Courtney Lowe MCP, LPC, LLC is a Licensed Professional Counselor that specializes in individual and family counseling. Courtney Lowe MCP, LPC, LLC specializes in the treatment of PTSD and other forms of trauma, grief, depression and anxiety disorders, personality disorders, agoraphobia, eating disorders, and infidelity.

<u>Fees for Service and Evaluation:</u> the first one to three sessions will be a time of assessment and evaluation. During this time of information gathering and evaluation you and your therapist will decide on an appropriate level of care and course of treatment.

Fees for Evaluation and Therapy:

\$175 for a 60-minute evaluation session

\$200.00 for a 90-minute evaluation session

\$140 for a 53-minute family session

\$140 for a 53-minute individual session

\$325.00/hr. for court reports or court-related work.

Note: If court is outside of Edmond and OKC area, you will be charged my regular hourly court rate for time on the road to and from

\$50 for a letter for court or a letter for any other purpose

Additional fees include and not limited to are: phone service and extensive e-mail correspondence for coordination of your mental health care as well as pertaining to services of other psychiatric care. If a phone call goes beyond 5 minutes the fee is \$6.50 per minute.

Special Services and Fees:

If you need to contact me, please call me and, if I don't answer leave a voicemail and I will return your call at my earliest convenience. You will have 24/7 access to me.

We are not child-custody experts/evaluators and are therefore not qualified to make determinations in divorce or custody matters. There are professionals who function in this capacity and I can make a referral should you require one.

Often, when insurance is billed, they may not cover the entire visit's cost. This is why it's strongly encouraged that you call your insurance and find out what your benefits are for treatment prior to the first visit. Also, if you have not met your deductible, you may be charged for the entire session.

Courtney Lowe MCP, LPC, LLC does not make phone calls to insurance companies.

Cancellation Policy

If you cannot make it to a session, a 24-hr notice <u>must</u> be given to avoid a missed session fee unless you are sick or it's an emergency. A missed session fee is \$140.00.

If you do not provide a 24-hour notice and cancel for reasons other than an emergency or illness, and the \$140.00 cancellation fee is denied on the card on file, you will not be able to reschedule until you have paid. You will have 31 days to pay the full amount of

the \$140.00 missed appointment fee, and then if it has not been paid, you will be sent to collections where a 29.99% interest fee will reoccur, and be added additionally to the amount due every 31 days that the bill is not paid. The fee will continue to rise because of the 29.99% interest fee.

Note: If you miss an appointment not related to emergency or illness, but didn't provide a 24-hour notice; you may be able to reserve another spot in the week if it's available to avoid the \$140.00 cancellation fee.

I will not challenge the Cancellation Policy.

Payment, Insurance and Self-Pay

Prompt payment is expected. You must pay at the time of service. Cash and Credit cards and/or HSA/Flex cards are the only forms of payment accepted at this time. I file insurance; however, **you must contact your provider to ensure you have mental health benefits available.**

PATIENT CONSENT FOR USE OF CREDIT CARDS, DEBIT CARD, AND FINANCING-DISCLOSURE OF PROTECTED HEALTH INFORMATION

It may become necessary to release your protected health information to financial parties, credit card entities, banks, and financing companies, when requested, to facilitate your payment.

Services that are performed and are paid with a credit card, debit card, or financing third party are not eligible for payment challenges after services are provided. By signing this form, I am irrevocably consenting to allow Courtney Lowe MCP, LPC, LLC to use and disclose my protected health information to any credit card entity, bank, or financing company when they request such information to process an account and assist with payment.

I will not challenge such credit, debt, or financing card payments and agree that this credit card challenge agreement is irrevocable.

Note: Courtney Lowe MCP, LPC, LLC does not bill secondary insurances!

Other Information

Children are not allowed to be left unattended in the waiting room. Childcare must be arranged previous to a session or a session must be canceled. Parents: please note that only clear liquids may be brought in the premises and if any property is damaged, you will be asked to clean, repair or replace the damaged item.

If you show up to your appointment drunk or under the influence of drugs, and are driving yourself, you will be asked to call a family member or a friend. If you don't have anyone to call or no one can come and get you in a timely manner then a cab will be called for you. This is to look out for your own safety as well as others

Audio/Video Recording sessions are only allowed if Therapist and Client both consent to it.

Courtney Lowe MCP, LPC, LLC will no longer reach out to schedule your appointment. You are required to

contact me if you wish to reschedule. If I have not heard from you in 3 weeks then I will place you as inactive and cannot guarantee you a saved spot for at least 30 days.

Confidentiality

In keeping with state law and the Ethics of Counseling, confidentiality will be maintained at all times with these exceptions:

- If there is suspected child, elder, or dependent adult abuse, or harm to self.
- Situations in which a serious threat to a well-identified victim is communicated to the therapist.
- If you are required to sign a release for information by your medical insurance or you are involved in litigation or other matters with private or public agencies.
- Persons being seen in a couple, family or group modalities are legally obligated to respect
 the confidentiality of others. Your therapist will exercise discretion (but cannot promise
 absolute confidentiality) when discussing private information to other participants in your
 treatment process.
- At times, your therapist may seek consultation with professional colleagues about our work without seeking permission, but your identity will not be disclosed.
- The office manager may have access to some locked records, but is legally charged with confidentiality.
- Children under the age of 18 do not have full confidentiality from their parents.
- In certain extreme and rare cases, the court can subpoen therapy records.

Emergency Services

If there is an urgent need to talk to your therapist, please call the number provided. Your call will be returned as soon as possible, but I do not offer emergency services. If you're in a crisis please call: National Suicide Prevention Lifeline 1-800-273-8255 or go to your local emergency room, or call 911.

HIPAA Privacy Notice

This notice describes how medical information about you may be used and disclosed and how you can get access to this information. Please review it carefully.

It is the policy of the Oklahoma State Department of Health (OSDH) to keep all of your medical and personal information confidential. We will only use or disclose your information for the following reasons:

Treatment: We will share your medical information with other medical providers who are involved in your care (including hospitals and clinics), to refer you for treatment, and to coordinate your care with others. You and all parties involved in therapy of legal age must give written consent to coordinate care unless there is a medical emergency.

Payment: We may use and disclose PHI when it is needed to receive payment for services provided to you. For example, if you have Medicaid or insurance benefits, we will release the minimum information necessary for those entities to pay us.

Health Care Operations: We will use and disclose PHI when it is needed to make sure we are providing you with good service. For instance, we may review your records in order to make certain quality service was given. Other uses or disclosures of your PHI that may occur include:

- If you have given us permission in writing to release part of your information;
- When ordered to do so by a valid court order;
- When cases of child abuse or neglect are investigated;
- Immunization information is shared with schools and childcare centers:
- When business associates of OSDH, such as community clinics, sign agreements to protect your privacy;
- The SoonerStart Program shares information with the State Department of Education;
- When required by state law. For instance, when reporting injuries and disease as required by the Public Health codes or to prevent the spread of diseases such as tuberculosis (TB) or when reporting suspected child abuse or neglect to the Department of Human Services.
- We can share your information with anyone as necessary, consistent with Oklahoma law and the Oklahoma State Department of Health's policies and procedures, if we feel there is imminent danger. For example, we will release the minimum information necessary if we believe it will prevent or lessen a serious and imminent threat to the health and safety of a person or the public.
- Also, when services are provided to children less than 18 years of age, information will be shared with the state Joint Oklahoma Information Network (JOIN). This is done to help us improve the services given to children. However, no one can use your child's information unless you have given permission in writing.
- In the case of a severe disaster, we can disclose your information. For example, if, as a result of a tornado you are displaced and in need of health care, you may need ready access to health care and the means of contacting family and caregivers. We can disclose your information for the following reasons:

Emergency Coordination: We will share your medical information with other medical providers who are involved in your care to coordinate your care with others (such as emergency relief workers or others that can help in finding you appropriate health services).

Notification: We can share your information as necessary to identify, locate and notify family members, guardians, or anyone else responsible for your care of your location, general condition, or death. For example, if it is necessary, we may notify the police, the press, or the public at large to the extent necessary to help locate, identify or otherwise notify family members and others as to your location and general condition.

Your Rights

You have the right to:

- Receive a list of persons or organizations, other than those listed above, to whom we released your information.
- Request limits on how your information is used or disclosed; however, we are not required to agree to those limits.
- Ask that we not contact you at home.
- Inspect and copy your medical records except in cases involving certain psychotherapy notes.
- Amend incorrect information in your medical record.

- Revoke your written permission for release of information.
- Receive a paper copy of this privacy notice.

Our Responsibilities

Federal law requires the Oklahoma State Department of Health and its entities to:

- Maintain the confidentiality of your protected health information.
- Provide you with a copy of this notice.
- Abide by the terms of this notice.
- Only change this notice as permitted by federal rules.
- Provide you with a way to file complaints regarding privacy issues.

For further information regarding this notice and your rights, or to report any complaints regarding privacy issues, contact:

HIPAA Privacy Officer Community Health Services

Oklahoma State Department of Health

Mailing Address:

Oklahoma State Department of Health HIPAA Privacy Officer 123 Robert S. Kerr. Ave., Suite 1702 Oklahoma City, OK 73102-6406

Physical Address:

Oklahoma State Department of Health HIPAA Privacy Officer 123 Robert S. Kerr Ave. Oklahoma City, OK

Phone: (405) 271-3751

Email: PrivacyOfficer@health.ok.gov

Consent to Treatment

I voluntarily agree and understand all of the above. I agree to receive counseling services for an assessment, continued care, treatment or other services and authorize Courtney Lowe MCP, LPC, LLC to provide such care, treatment, or services as are considered necessary and advisable. I understand and agree that I will participate in the planning of my care, treatment, or services and that I may withdraw consent for such care, treatment, or services that I receive through Courtney Lowe MCP, LPC, LLC at any time.

By signing this Informed Consent, I, the undersigned client, acknowledge that I have both read and understood all the terms and information contained herein. Ample opportunity has been offered to me to ask questions and seek clarification of anything unclear to me.

Client Signature:	Date:	
Printed Name:	Date:	
Printed Name:	Date:	
Client Signature:	Date:	
Parent, Guardian or Legal Representative Sig	gnature:	Date:

	3 -		
D (D 4
Parent.	Guardian or Legal Representative Signat	ure:	Date:
,			