1901 North Central Expy. Suite 220, Richardson, TX 75080 (972) 680-8986 OFFICE (972) 680-9216 FAX

PATIENT INFORMATION & CONSENT TO TREATMENT

PATIENT INFORMATION

If services are for a couple or family, please fill out according to whose first name you want on receipts.

Name:	Date:	
Home address	City/State/Zip:	
Email Address:	Date of birth:	
Phone: Home: () -	Mobile:	() -
Age:		
Single Married Divorced Separated	Cohabitating	Widowed
Gender: Male Female Other		
Employed by:	Occupation:	
Spouse / Partner:	No. of years togeth	ner:
Spouse / Partner's Email:	Occupation:	
Emergency contact name:	Contact's #:	() -
Relationship to Client:		
Marital Individual Family Group N	Neurofeedback 🗌 🛛 O	ther
CHILD OR ADOLESCENT Name of Client:	Neurofeedback O	ther M □ F □
CHILD OR ADOLESCENT Name of Client: If child or adolescent)	Age:	 М 🔲 F 🔲
CHILD OR ADOLESCENT Name of Client: If child or adolescent)		
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name:	Age: Grade:	 М 🔲 F 🔲
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes \(\square \) No \(\square \) allowed to seek treatment on Client's behalf?	Age: Grade:	M F Date of Birth:
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes \(\square \) No \(\square \) allowed to seek treatment on Client's behalf?	Age: Grade: If yes: According to the	M F Date of Birth:
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes No allowed to seek treatment on Client's behalf? Only Mother Only Father Either Parent Oth	Age: Grade: If yes: According to the	M F Date of Birth:
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes No allowed to seek treatment on Client's behalf? Only Mother Only Father Either Parent Oth **Please note a copy of the divorce decree declaring guardiansh	Age: Grade: If yes: According to the	M
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes No allowed to seek treatment on Client's behalf? Only Mother Only Father Either Parent Oth **Please note a copy of the divorce decree declaring guardiansh Other persons currently living in your home:	Age: Grade: If yes: According to the er: mip MUST be on file be	M F Date of Birth: e divorce decree, who is fore the child can be seen**
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes No allowed to seek treatment on Client's behalf? Only Mother Only Father Either Parent Oth **Please note a copy of the divorce decree declaring guardiansh Other persons currently living in your home:	Age: Grade: If yes: According to the er: mip MUST be on file be	M F Date of Birth: e divorce decree, who is fore the child can be seen**
CHILD OR ADOLESCENT Name of Client: If child or adolescent) School name: Are the parents of the Client divorced? Yes No allowed to seek treatment on Client's behalf? Only Mother Only Father Either Parent Oth **Please note a copy of the divorce decree declaring guardiansh Other persons currently living in your home:	Age: Grade: If yes: According to the er: mip MUST be on file be	M F Date of Birth: e divorce decree, who is fore the child can be seen**

Any children not living in your home:		
Name	<u>Age</u> <u>C</u>	Gender
FINANCIALLY RESPONSIBLE PARTY		
Name:	Relationship to c	lient:
Address:	Home Phone:	() -
City/State/Zip:	Bus. Phone:	() - ext.
Employed by:	Email:	
Private Pay: Yes No No		
	you the primary Insured? Yes	□ No □
Name of Primary Insured	y	
Name of Insurance		Primary Insured:
Company:		
*Please provide a copy of your Insu	rance card and Driver's Licens	se if using insurance
Trease provide a copy of your mist	arance cara and Briver 5 Election	or it using insurance.
How did you find us? (Please check one and be s	necific)	
	eferral Web site	Internet search
Other:	Name of referral source:	
Reason for referral:	Traine of feferial source.	
- Cuson for reterrar.		
MEDICAL INFORMATION		
Have you previously received any type of mental l	nealth services (counselors, the	ranist psychiatric services etc) in
the past two years?	iculti selvices (counselois, mes	rapist, psychiatre services, etc) in
☐ No ☐ Yes, previous therapist/counselor: Phon	e:() - ext.	
	C. () - EXI.	
Issues of concern:		
Reason for termination		
of counseling:		<u> </u>

	currently taking any p	prescription medication	?			
Medicat	tion:	Prescribed f	or:	<u>]</u>	Prescribing Physic	ian:
Please 1	ist any inpatient treatn	nent you may have rece	ived:			
Name o	f primary physician:		P	hone Number:	() -	ext.
Name o (if appli	f psychiatrist cable):			hone Number:	() -	ext.
Any his	tory of depression, and	xiety, substance abuse,		in the family?	Yes No []
<u>If yes</u> , p	olease explain:					
In your	own words nlease des	scribe your why you are	seeking counselir	ığ.		
		series your why you are		<u>.p.</u>		
GENE	RAL HEALTH AND	MENTAL INFORMA	ATION:			
1.	How would you rate Poor	your current physical h Unsatisfactory			Very Good	
	Please list any spec	ific health problems you	ı are currently exp	eriencing:		
		1				
2.	How would you rate	your current sleep habi	ts?			
	Poor	Unsatisfactory	Satisfactory ☐	Good 🗌	Very Good	
	Please list any spec	ific sleep problems you	are currently expe	riencing:		
2	H	1 4				
3.		week do you generally		.•		
	Please list any diffic	culties you experience v	vith your appetite	or eating patte	rns:	

4. Are you currently expend No	Are you currently experiencing overwhelming sadness, grief, or depression?			
	Yes, - for approximately how long?			
□ No				
6. Are you currently expering No ☐ Yes, - please describ	riencing any chronic pain?			
7. In regards to alcohol I: Drink on social occa	☐ Never drink ☐ Consum asions ☐ Recovered alcoho			
8. In regards to drugs I: Used to use but qui	Have never used drugs.	irrently use		
Are you currently in a r If yes, for how long?	romantic relationship?	Yes No		
10. My Spiritual/Religious	preference:			
11. What significant life ch	anges or stressful events have yo	u experienced recently?		
PSYCHOSOCIAL STRESSOR Please indicate any issues that ye	RS ou (the Client) are having difficul	ty with:		
Hopelessness	Hyperactivity	Difficulty relaxing		
Fatigue	Sadness	☐Inferiority Feelings		
Helplessness	Panic Attacks	☐Job Stress		
☐Grief/Loss	☐Poor Appetite	☐Thoughts of hurting self		
☐Racing heart	Depression	☐Thoughts of hurting others		
Worthlessness	☐Weight Issue	□Nightmares		
Stress	Self-control issues	Anxiety		
Divorce/Separation	☐Anger/frustration	☐Loss of employment		
☐ Lack of enjoyment of life	☐Marital issues	Phobias		
Parenting issues	☐ Isolation/withdrawal	Obsessive thoughts/behaviors		
Emotional abuse	Eating disorder	Excessive worry		

Have you ever considered or attempted suicide? Yes \(\square\) No \(\square\)
If yes, please explain:
ADDITIONAL INFORMATION:
Are you currently employed? Yes No No If yes, what is your current employment situation?
Do you enjoy your work? Is there anything stressful about your current work?
What do you consider to be some of your strengths?
What do you consider to be some of your weaknesses?
What would you like to accomplish out of your time in counseling?

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Consent to Treatment

Please read carefully the following information concerning our professional services and business policies, and discuss with your therapist any questions you may have. Your therapist will also go over this consent verbally. Your signature at the end of this document indicates you have read and understand this information, thus providing an agreement for proceeding with treatment.

Qualifications:

Robin Powell, LCSW-S, CT, is a Licensed Professional Counselor (LPC) and maintains an independent practice at 1901 N Central Expressway, Suite 220, Richardson, Texas 75080 providing a variety of mental health services. Robin Powell subleases space and contracts for support services from NDCWC, LLC, dba New Directions Counseling & Wellness Center ("the LLC") and is not in a partnership or any other form of business entity with the LLC or with any of the other mental health providers practicing at this location, all of whom maintain their own independent practices.

Orientation: Our counselors are trained in a variety of approaches to therapy, including cognitive-behavioral, family systems and family of origin approaches, psychodynamic, and solution-oriented, short-term therapy. Each therapist employs a variety of techniques to assist you in clarifying your goals for change and taking steps in the desired direction. Our overall goal in therapy is to assist you in being as healthy as possible physically, mentally, emotionally, relationally, and spiritually. We believe all people are created with a need for purpose and meaning, a need for significant connection with others, and a capacity for growth. Thus we are committed to providing quality psychological care to assist you in achieving these goals.

Nature of Psychological Services: The purpose of psychological treatment may include relieving distress; decreasing symptoms of a mental or emotional disorder; improving one's mood, self-esteem, or overall wellbeing; working through trauma or loss; working to improve significant relationships; or learning better coping skills for life's challenges. As such, psychotherapy is not an exact science and it is not like a visit to a medical doctor, but rather requires your active participation in identifying problems and goals, and working to make changes. Your therapist will work to create a safe setting in which you feel respected and accepted in order for you to openly discuss issues which may be at times personal and uncomfortable. Your therapist will be sensitive to the pacing and timing of these discussions to maximize a therapeutic result.

Therapy Relationship: Sessions are usually 45-50 minutes on a weekly basis. Less frequent sessions will be scheduled as improvements occur, goals are met, and you near the end of treatment. Feel free to express your preferences for scheduling of sessions, as your needs will likely change over the course of therapy. While psychotherapy often addresses very personal issues, for your work to be therapeutic the relationship between you and your therapist must be a professional relationship rather than a social one. Personal and/or business relationships undermine the effectiveness of therapy. Payment for services rendered is the only remuneration that is expected. Contact with your therapist will be limited to sessions you schedule at our office. Your therapist will not accept friend requests on social networking sites. Emergency phone calls after hours will be handled as follows: if it is lifethreatening, you will be directed to call 911 or go to your nearest emergency room. Crisis management calls will be brief and aimed at stabilizing the situation for processing at your next scheduled appointment. Any phone calls lasting more than 10 minutes will be charged per minute at your regular session rate. For example: if your regular session fee is \$100/per a session, a call lasting 15 minutes will be charged \$25.00. \$100/60 minutes = \$1.67. 15 minutes x \$1.67 = \$25.00. This same pricing structure will be used for email correspondence. For your protection, we advise emails to be limited to dealing with typical office matters such as scheduling or billing questions. Email is not a secure form of communication and your confidentiality cannot be guaranteed. All other matters should be discussed during your session time.

Effects of Therapy: Psychotherapy can have benefits and risks. Therapy often leads to better relationships, solutions to specific problems, and significant reduction in feelings of distress. However we cannot guarantee your

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specific results. Progress depends on many factors including motivation, effort, and how well you work with your therapist as a team. Additionally, therapy at times involves unpleasant feelings and addressing issues that initially may be difficult, even painful. The changes you make may impact your relationships, your functioning on the job or at home, or your understanding of yourself. Some of these changes may be temporarily distressing. Whenever possible, your therapist will anticipate these risks and discuss them with you throughout the course of therapy. Your therapist is committed to working with you to achieve the best possible results for you.

Patient Rights: Some individuals only need a few sessions to achieve their goals; others may require months or even longer. Your first 1-3 sessions will involve an evaluation of your needs and goals. Your therapist will then offer you some initial impressions of what your work will include and make recommendations regarding a treatment plan. Your active involvement in this plan, along with your opinion of what you need and whether you feel comfortable working with your therapist are crucial to your success in therapy. You have the right to discontinue your professional relationship with your therapist at any time, though it is recommended you schedule a termination session for reaching closure. You also have the right to refuse any recommendations your therapist makes. If your refusal compromises your therapist's ability to render services in an ethical or beneficial manner (e.g. refusal to make a safety contract when feeling suicidal), your therapist may determine to discontinue treatment. In such cases, you will be provided with referrals to another competent mental health professional, if you desire.

Our services will be rendered in a professional manner consistent with the legal and ethical standards established by the Texas State Licensing Board for Social Workers. If at any time or for any reason you are dissatisfied with our services, please let your therapist know. If you are still unsatisfied, you may report your complaints to the Texas State Board of Social Work Examiners at 800-232-3162.

Referrals: Throughout the course of therapy, your therapist may make recommendations concerning treatment, some of which may involve alternative treatment options we do not provide, e.g. hypnotherapy, medication evaluations, inpatient or intensive outpatient treatment, to name a few. If at any time you or your therapist believes a referral is needed, you will be provided recommendations for other providers or programs to assist you. Alternative treatment options and/or adjuncts to therapy may also be discussed at your request (e.g. support groups, community services). You will be responsible for contacting and evaluating those referrals or alternatives.

Fees and Payment:

Please visit with your particular counselor to obtain the fees that apply for their services. Sessions may be scheduled for more or less than 50 minutes and will be billed in proportion to the hourly rate. Payment is expected at the time services are rendered. Some therapists may request you keep a credit card authorization form on file for billing purposes. If you wish to pay by personal check or with cash, you may do so but we still need a credit card number on file to bill for no show or late cancellations. If payment becomes a hardship for you, please discuss this with your therapist so a suitable payment plan can be arranged for you. Some of the therapists do accept insurance, so please discuss this option with your therapist as whether they are on your insurance plan.

Other services for which additional fees may apply include: telephone calls, clinical consultations with other providers that you give consent for your therapist to speak with; preparation of treatment summaries or treatment plans, letters or documents for employment, disability, or legal purposes; and photocopying and/or mailing of medical records to you, to another provider, attorneys, or insurance companies.

For legal proceedings that require your therapist's response, we bill \$300 per hour (includes time spent responding to subpoenas, depositions, time spent waiting to testify, driving time to the court, etc.). The court fee will be billed at the stated amount with a 4-hour minimum charge. Payment is due and is non-refundable 48 hours in advance. Any additional time spent on the day of court/deposition appearance will be billed within 24 hours and is expected to be paid in full within 48 hours of the bill being sent. Out-of-pocket expenses associated with travel shall also be billed to you with the same expectation of payment. You are responsible for ANY legal fees that your therapist incurs as related to your case or treatment (including, but not limited to, any legal consultation that is sought regarding your case or treatment). Your therapist reserves the right to suspend services if there is an unpaid balance in your account. With regard to litigation, please note that a Licensed Clinical Social

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Worker (LCSW) is not considered an expert witness in the courts. LCSW's are considered a "witness of fact" in the state of Texas. Any testimony given by LCSW's in court will be allowed only as a "witness of fact". **Payment will be expected from you, regardless of whose attorney subpoenas my involvement**. Patient records will not be released without written consent, unless court ordered to do so. Please note: a subpoena does not constitute a court order.

<u>Cancellation Policy</u>: If you are unable to keep a scheduled appointment or need to change an appointment, please notify our office as soon as possible. Appointments not kept or cancelled less than 24 hours in advance will be billed for the time scheduled at your regular session rate. Insurance does not cover the cost of missed visit fee's.

Records and Confidentiality: All records may legally be disposed of five years after the file is closed.

Trust and openness are essential for effective therapy. Our communications over the course of therapy become part of your **protected health information**, recorded in your patient file, which will remain confidential and stored securely. The personnel in our office who may need to access your file for administrative purposes are also bound by confidentiality. When disclosure of your records is required by law, you will be notified. Most of these provisions were described to you in the **notice of privacy practices** that you received with the intake packet.

You should be aware of the following Exceptions to Confidentiality:

- 1. You provide consent to release your records or to share information regarding your treatment.
- 2. You are at risk of imminent serious harm to yourself or others*;
- 3. You disclose abuse, neglect, or exploitation of a child, elderly, or disabled person;
- 4. You disclose sexual misconduct of a physician or therapist;
- 5. Information is requested by your insurance company pertinent to processing claims for payment;
- 6. A court order is received to disclose information (e.g. child custody or mental competency cases);
- 7. You file a complaint with a licensing board or in cases of a malpractice suit; records will be released to the Board and/or legal counsel.

Please indicate in the spaces below who you give consent for me to contact in the event of any emergency:

Name:	Phone Number:	Relationship to Patient:
	() - ext.	
	() - ext.	

<u>Couples/Family Therapy:</u> When seeing couples or families, your therapist will treat as confidential (within the limits cited above) information you disclose that you specifically request not be shared with your partner or family member. However, open communication is encouraged between couples and families, and your therapist may reserve the right to terminate treatment if he/she judges a secret to be detrimental to the therapeutic process.

You should be aware that some insurance plans do not cover marital and/or family therapy.

Phone Messages, Fax Transmissions, and Email:

HIPPA regulations and our professional Code of Ethics both require that we keep your Protected Health Information private and secure, and indeed we want to do so. We always prefer to have communication via a phone call. Email and texting are very convenient ways to handle administrative issues, but neither is 100% secure. Some of the potential risks you might encounter if we e-mail or text include:

^{*}In the event that you are deemed an imminent danger to yourself or others, your therapist has a professional duty to contact the proper authorities. *Medical and/or law enforcement officials may be notified with or without your consent.*

- Misdelivery of email to an incorrectly typed address.
- Email accounts can be "hacked", giving a 3rd party access to email content and addresses.
- Email providers (i.e. Gmail, Comcast, Yahoo) keep a copy of each email on their servers, where it might be accessible to others.
- Our phone might be visible to others who could see a text message.
- If a phone is stolen the security might be breached, making text messages accessible by others.
- Text messages can be accessed online by the account holder. If you are not the primary account holder this may mean a family member can access your messages.

For these reasons, we will not use email or text to discuss climabout in session.)	nical issues (i.e. the important things that need be talk
If you are not comfortable with these risks, administrative iss	sues will be managed via phone calls.
I DO DO NOT	
consent to use electronic communication for administrative n last appointment. This means that we will not initiate contact do.	
Please initial the following that apply:	
I authorize messages may be left for me regarding appointmeMy home answering machine With a family meText messagingEmail I acknowledge that medical records, insurance information may be sent by fax transmission when a release of info Emails may be checked only during business hours (not conveying urgent or highly sensitive information. Be a to be secure.	mberMy cell phoneMy work voicemail on, or other information concerning my treatment ormation has been authorized. on weekends), and thus should not be used for
Transfer of Records: In the case of death or incapacity, the mental health provider to take possession of all patient records 680-8986 for information concerning how to access a copy of another mental health professional of your choosing.	ords. In this event, you may contact, Keri Riggs at 972-
I hereby give my consent for psychological treatment from carefully and understand the information regarding consent services and policies contained herein. Any questions I had to comply with the policies stated. I understand that, should consent is transferable to the covering professional as design this statement.	and New Directions Counseling and Wellness Center were discussed and answered to my satisfaction. I agree I require services when my therapist is on vacation, this
Patient Signature:	Date:
Parent/Legal Guardian:	Date:
(If patient is under age 18)	
Therapist:	Date:

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NOTICE OF PRIVACY PRACTICES

This notice describes how medical information about you may be used and disclosed and how you have access to it.

Protected health information about you is obtained as a record of your contacts or visits for healthcare services with New Directions Counseling. This information is called protected health information. Specifically, "Protected Health Information" is information about you, including demographic information (i.e., name, address, phone, etc.) that may identify you and relates to your past, present or future physical or mental health condition and related health care services.

New Directions Counseling & Education Center is required to follow specific rules on maintaining the confidentiality of your protected health information, how our staff uses your information, and how we disclose or share this information with other healthcare professionals involved in your care and treatment. This Notice describes your rights to access and control your protected health information. It also describes how we follow those rules and use and disclose your protected health information to provide your treatment, obtain payment for services you receive, manage our health care operations and for other purposes that are permitted or required by law.

Your Rights Under the Privacy Rule

Following is a statement of your rights, under the Privacy Rule, in reference to your protected health information. Please feel free to discuss any questions with our staff.

You have the right to receive and we are required to provide you with a copy of this Notice of Privacy Practices - We are required to follow the terms of this notice. We reserve the right to change the terms of our notice, at any time. If needed, new versions of this notice will be effective for all protected health information that we maintain at that time. Upon your request, we will provide you with a revised Notice of Privacy Practices if you call our office and request that a revised copy be sent to you in the mail or ask for one at the time of your next appointment.

You have the right to authorize other use and disclosure - This means you have the right to authorize or deny any other use or disclosure of protected health information not specified in this notice. You may revoke an authorization, at any time, in writing, except to the extent that your physician or our office has taken an action in reliance on the use or disclosure indicated in the authorization.

You have the right to designate a personal representative - This means you may designate a person with the delegated authority to consent to, or authorize the use or disclosure of protected health information.

You have the right to inspect and copy your protected health information - This means you may inspect and obtain a copy of protected health information about you that is contained in your patient record. In certain cases we may deny your request.

You have the right to request a restriction of your protected health information - This means you may ask us, in writing, not to use or disclose any part of your protected health information for the purposes of treatment, payment or healthcare operations. You may also request that any part of your protected health information not be disclosed to family members or friends who may be involved in your care or for notification purposes as described in this Notice of Privacy Practices. In certain cases we may deny your request for a restriction.

You may have the right to have us amend your protected health information - This means you may request an amendment of your protected health information for as long as we maintain this information. In certain cases, we may deny your request for an amendment.

How We May Use or Disclose Protected Health Information

Following are examples of use and disclosures of your protected health care information that we are permitted to make. These examples are not meant to be exhaustive, but to describe the types of uses and disclosures that may be made by our office.

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For Treatment - We may use and disclose your protected health information to provide, coordinate, or manage your health care and any related services. This includes the coordination or management of your health care with a third party that is involved in your care and treatment. For example, we would disclose your protected health information, as necessary, to a pharmacy that would fill your prescriptions. We will also disclose protected health information to other physicians who may be involved in your care and treatment. We may use or disclose your protected health information, as necessary, to contact you to remind you of your appointment.

For Payment -Your protected health information will be used, as needed, to obtain payment for our health care services. This may include certain activities that your health insurance plan may undertake before it approves or pays for the health care services we recommend for you such as: making a determination of eligibility or coverage for insurance benefits, reviewing services provided to you for medical necessity, and undertaking utilization review activities.

For Healthcare Operations - We may use or disclose, as needed, your protected health information in order to support the business activities of our practices. This includes, but is not limited to business planning and development, quality assessment and improvement medical review, legal services, and auditing functions. It also includes education, provider credentialing, certification, underwriting, rating, or other insurance related activities. Additionally it includes business administrative activities such as customer service, compliance with privacy requirements, internal grievance procedures, due diligence in connection with the sale or transfer of assets, and creating de-identified information.

Other Permitted and Required Uses and Disclosures

We may also use and disclose your protected health information in the following instances. You have the opportunity to agree or object to the use or disclosure of all or part of your protected health information.

To others Involved in Your Healthcare - Unless you object, we may disclose to a member of your family, a relative, a close friend or any other person you identify, your protected health information that directly relates to that person's involvement in your health care. If you are unable to agree or object to such a disclosure, we may disclose such information as necessary if we determine that it is in your best interest based on our professional judgment. We may use or disclose protected health information to notify or assist in notifying a family member, personal representative or any other person that is responsible for your care, general condition or death. If you are not present or able to agree or object to the use or disclosure of the protected health information, then your provider may, using professional judgment, determine whether the disclosure is in your best interest. In this case, only the protected health information that is relevant to your health care will be disclosed.

As Required by Law - We may use or disclose your protected health information to the extent that the law requires the use or disclosure.

For Health Oversight - We may disclose protected health information to a health oversight agency for activities authorized by law, such as audits, investigations, and inspections.

In Cases of Abuse or Neglect - We may disclose your protected health information to a public health authority that is authorized by law to receive reports of child abuse or neglect. In addition, we may disclose your protected health information if we believe that you have been a victim of abuse, neglect or domestic violence to the governmental entity or agency authorized to receive such information. In this case, file disclosure will be made consistent with the requirements of applicable federal and state laws.

For Legal Proceedings - We may disclose protected health information in the course of any judicial or administrative proceedings, in response to an order of a court or administrative tribunal (to the extent such disclosure is expressly authorized), in certain conditions in response to a subpoena, discovery request or other lawful process.

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Secretary of the Department of Health and Human Services to investigate or determine our compliance with the requirements of the Privacy Rule.

Complaints

You may complain to us or to the Secretary of Health and Human Services if you believe your privacy rights have been violated by us. You may file a complaint with us by notifying our Privacy Manager of your complaint or by calling 1-800-942-5540.

By signing below, you confirm that you have read the above information regarding your Private Healthcare Information.

Signature of client, or in the case of a minor, their legal guardian	Date
Printed name of client	