

AUTHORIZATION FOR USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION THIS IS A LEGAL DOCUMENT AND WIII NOT BE HONORED UNLESS IT IS COMPLETED IN FULL

Name of Client:			DO	B:	Last 4 SSN:	
I, the unde	ersigned, author	ize the above na	amed facility to:	DISCL	OSE information to OBTAIN information	from
Name of Pe	rson/Organizatio	on:				
Address: _	City:	State:	Zip Code:			
Phone Num	nber:			Fax Nur	mber:	
Purpose of	Release:					
	Determining	eligibility for serv	vice		Compiling a comprehensive assessment	
	Implementin	g a recovery plan			Other:	
Information	n to be released	d/obtained:				
	Personal Da	ta			Substance Abuse Assessments and Services	S
	Psychiatric I	nformation			HIV & AIDS Assessments and Services	
	Psychosocia	I Information			Financial Information	
	Vocational Ir	nformation			Rental Information	
	Mental Healt	th Assessments			Legal & Criminal History and Status	
	Discharge/T	ransfer Summary			Other:	
	Medical Info	rmation				
This author	rization, if not c	ancelled, will ex	pire (date not to	exceed 36	5 days):	
Or when the	e following even	t occurs:				
is necessary for action has been Laws and canno may be subject	treatment I also unde taken in reliance on it of be disclosed without to re-disclosure by the	rstand that I may revoke I further understand tha my written authorizatior recipient and no longer	e this authorization at a t the confidentiality of p n unless otherwise pro- protected by Federal I	any time by sign osychiatric, subs vided for by law law. I understar	e treatment, except where disclosure of such communications are ining the "cancellation/revocation" section below, except to the extence abuse and HIV/AIDS records are protected under State at. The information disclosed by this facility pursuant to this authorid that this authorization is voluntary and that information to be formation unless otherwise specified above.	xtent that ind Federal
	•				·	
Client Signature		Di	ate	Auth	orized Legal Representative Signature D	ate
Cancellation:				Date:		

NOTE: Confidentiality of psychiatric, drug and/or alcohol abuse and HIV records is required and no information from these specific records shall be transmitted to anyone else without written consent or authorization as provided under Connecticut General Statutes, Chapters 899c and 368x and Federal Regulations 42 CFR 2. These laws prohibit you from making any further disclosure without specific written consent of the person to whom it pertains. A general authorization for the release of information is NOT sufficient for this purpose.



Applicable Federal & State Laws

Portions of my records may be protected under federal confidentiality regulations (42 CFR Part 2 and CPA89-246) and cannot be disclosed without my written consent unless otherwise provided in the regulations.

Psychiatric Records and Communications

In the event that information released constitutes privileged psychiatric communications:

• The confidentiality of this record is required under chapter 899 of the Connecticut General Statutes. This material shall not be transmitted to anyone without written authorization as provided in the aforementioned statutes. A copy of the consent form setting forth any limitations shall accompany the disclosure. See C.G.S. sections 52-146d through 52-46i inclusive.

Drug and Alcohol Abuse Records

In the event that information released is protected by the HHS Confidentiality of Alcohol and Drug Abuse Patient Records regulations:

• This information has been disclosed to you from records protected by Federal confidentiality rules (42 CFR Part 2). The Federal rules prohibit you from making any further disclosure of this information unless further disclosure is expressly permitted by the written consent of the person to whom it pertains or as otherwise permitted by 42 CFP Part 2.

HIV Related Information

In the event that information released constitutes confidential HIV related information protected under Connecticut law:

• This information has been disclosed to you from records whose confidentiality is protected by state law. State law prohibits you from making any further disclosure of it without the specific written consent of the person to whom it pertains, or as otherwise permitted by said law. A general authorization for the release of medical or other information is NOT sufficient for this purpose. See C.G.S.19a-585.