Informed Consent

Laura McAuliffe, MSC, MFT Wayne McAuliffe, MS, MSC, MFT

9492 Double R Blvd, Suite B Reno, NV 89521

Therapists:

- 1. We are licensed Marriage and Family Therapists in the State of Nevada. We have Master of Counseling degrees in Marriage, Family, and Child Therapy.
- 2. All Marriage and Family Therapists are required by law and professional ethics to keep your information confidential except under the limitations noted below, including in consultation with colleagues. Consultation with other providers, past or present, regarding specifics of your treatment will require a signed authorization for release of information.
- 3. The therapists have been trained in a variety of specific methods of treatment and will determine what approaches and techniques might be most effective with your particular needs.
- 4. We do not diagnose or treat psychotic disorders, and we do not give assessment tests to determine intelligence, personality, aptitude, or interests.
- 5. As providers of therapeutic services we do not conduct forensic evaluations or render opinions regarding child visitation or child custody.

Initial here that this section has been read and understood

Confidentiality and limitations

- 1. The confidentiality of the counseling provided by us is protected by law. Unless you grant us written permission to do so, therapists will neither inform anyone that you are receiving therapy, nor will therapists disclose content of any session.
 - a. The following are the legal exceptions to your right to confidentiality in accordance with NRS 432B.220 and NRS 200.5091-5095:
 - b. any accounts of child abuse/neglect, past or present,
 - c. Any situations in which someone is threatening themselves or others with physical harm- If either of us has a valid reason to believe that you are in imminent danger of harming yourself, we are required to break confidentiality and contact the police. However, whenever possible, we would explore all other options with you before taking this step.
 - d. any account of abuse, neglect, or exploitation of senior citizens, past or present
 - e. when client information is court ordered to be released

For any of these exceptions, we would only reveal the information necessary to protect you or the person in danger, or to meet legal requirements. We would not divulge everything you told us.

Initial here to indicate this section has been read and understood.

Billing Policies:

- 1. The fee for services or your co-pay is due at the conclusion of each session. Any overpayments will be returned to you once we have received full payment for services by the insurance provider.
- 2. The client is always responsible for the payment of costs incurred for services rendered, regardless of benefits. This means that if for whatever reason a claim from this office is denied, you are responsible for the remaining balance of the bill.
- 3. Your appointment time has been set aside specifically for you. You are responsible for coming to your session on time. If you are late for your session, we will still end on time and your full regular session fee will apply.
- 4. We charge \$45 per 15 minutes or portion thereof of <u>therapy</u> over the phone. Incidental costs, such as those incurred via international calls, will also be billed at our cost.
- 5. If you are unable to attend your appointment, you MUST cancel at least 24 hours in advance. If you do not cancel more than 24-hours in advance or miss a session without canceling, you may be responsible to pay the full regular session fee.
- 6. If you request that I write reports for schools, employers, attorneys, doctors, courts, Child Protective Services, etc., you will be charged for the time it takes to write the report at a rate of \$45 per 15-minute interval.

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- 7. Court Appearances: Our rate for court appearances is \$300 per hour or portion thereof, including transportation time, plus any applicable travel/lodging costs, to be paid from client's attorney's retainer. Please note: as providers of therapeutic services we do not render opinions regarding child visitation or child custody.
- 8. If a check is returned for insufficient funds, a \$25.00 fee will be assessed in addition to the session fee.
- 9. We do not encourage the giving of gifts, and we may not accept any gift of substantial value.

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and the National Information needed for claim process	nation Center wissing.	to assist in the payment for treatme ill have access to your diagnosis co		
Statement of Understanding				
	s and responsibi	any questions necessary, and under lities as a client and my therapist's		
Client Signature (or Parent/Legal Gaurdian)	Date	Client Signature (or Parent/Legal Gaurdian)	Date	
Client Signature	Date	Client Signature	Date	
Therapist's Signature	Date			
HIPAA				
I have received the HIPAA not	tification from L	Laura McAuliffe, MS or Wayne Mc	Auliffe, MS:	
Printed name:		Date:		
Signature:				