Office Policies & Service Agreement



Office of David NeeSmith, Ph.D.

Authentic Living & Relationships.



3929 Airport Blvd., Bldg 2 Suite 520 • Mobile, AL 36608 • Office: (251) 341-2393 • Fax: (251) 973-8324 • www.DavidNeeSmith.com • Doc@DavidNeeSmith.com

NAME	_DATE					
MAILING ADDRESS			CITY ZIP_			
HOME PHONE		WORK PHONE				
MOBILE PHONE		EMAIL_				
DOBP				CULTURAL IDENTITY		
MARITAL STATUS O Singl	e O Married	O Separated	d O Divorced	O Widowed	O Domestic	Partnership
EDUCATION (YEARS)		DEGREE_	ARE	A		
OCCUPATION			_EMPLOYER			
SPIRITUAL / RELIGIOUS	ORIENTATIC	N				
NAME OF SPOUSE/PARTNE	ER					
MAILING ADDRESS			CITY ZIP		ZIP	
HOME PHONE			WORK PHONE_			
MOBILE PHONE		_EMAIL				
DOBP	PLACE OF BIRTHCULTURAL IDENTITY					
EDUCATION (YEARS)		_DEGREE	ARE	A		
OCCUPATION			EMPLOYER			
SPIRITUAL / RELIGIOUS	ORIENTATIC)N				
NAMES OF CHILDREN:	DOB:	AGE:	NAMES OF CHIL	DREN:	DOB:	AGE:
1						
2			5			_
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PERSON TO CONTACT IN C						
			EMAILZIP			
ADDRESS				7.112		



Arbitration Agreement

Dr. NeeSmith operates this office with an agreement to resolve any disputes through arbitration. As such, it is understood that any dispute as to professional malpractice, that is as to whether any medical services rendered under this contract were unnecessary or unauthorized or were improperly, negligently or incompetently rendered, will be determined by submission to arbitration as provided by Alabama or California law, and not by a lawsuit or resort to court process except as law provides for judicial review of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional right to have any such dispute decided in a court of law before a jury, and instead are accepting the use of arbitration.

Initial (Each adult client):

2. Confidentiality Policies

Clients have the right to Confidentiality, the legal right to privacy for anyone participating in psychotherapy. As such, all personal information discussed in this office will not be shared with anyone outside of this office except as authorized by a client's written permission or as required by law. Please be aware, however, that there are exceptions to confidentiality. All information discussed in this office will remain confidential except under the following circumstances:

- You consent in writing for Dr. NeeSmith to release and disclose information.
- A breach of confidentiality is required or permitted by law. Examples include instances where there is a reasonable suspicion of child abuse, elder/dependent adult abuse, dangerousness toward self or others, threats of terrorism, and other matters subject to law.
- Dr. NeeSmith obtains consultation on your case with a colleague or legal counsel, in which case no identifying
 information will be revealed.
- You fail to make regular payments on your outstanding bill, which can result in your bill being turned over to a collection agency or submitted to small claims court.
- This is a Social Service Agency case, wherein all information shared with Dr. NeeSmith will be conveyed to the assigned Social Worker and/or other SSA representatives and agents.
- If you are a party in litigation, including divorce litigation, and you tender your mental condition as an issue, your privilege may be waived. In custody cases, you may be required to waive your privilege to facilitate an evaluation by a court ordered evaluator. Dr. NeeSmith may be required to produce your records and/or testify at deposition or trial if served with subpoenas or court orders.
- Please be aware that under California's Family Code, a parent without custody may still be entitled to information about his or her child's treatment.
- Dr. NeeSmith communicates with clients by cell phone, text messaging, email, and Zoom, etc. These technologies are **not** guaranteed of privacy. *Please circle to authorize uses these of electronic communications:* YES NO Initial: _______.

NOTE TO PARENTS ABOUT CHILDREN'S CONFIDENTIALITY: If your child participates in therapy, please understand the importance of allowing him/her to develop a confidential relationship with his/her therapist. As such, understand that most personal information that your child discusses with Dr. NeeSmith will not be shared with you. Rather, Dr. NeeSmith will provide you with *general summaries* of your child's progress without private details. However, know that Dr. NeeSmith is committed to informing you about unusual or dangerous symptoms or behaviors (such as violence, child abuse, self-abuse, suicidality, or intentions to harm others or oneself, drive while intoxicated, etc.).



3. Financial Policies

PROFESSIONAL SERVICES AND RATES. Dr. NeeSmith's professional services and rates are as follows:

PROFESSIONAL SERVICE	TIME	RATE	
 Intake Interview (first appointment): 	60 minutes 90 minutes 120 minutes	\$350 \$490 \$630	
Psychotherapy:	60 minutes 90 minutes 120 minutes	\$280 \$420 \$560	
 Missed Appointment or Late Cancellation Charge: (Please cancel appointments at least 24 hours in advance or by Friday @ 5 PM for Monday appointments to avoid late cancellation charges.) 	Missed appointments are charged at their respective rate.	See corresponding rates above	
• Supervision, Consultation, & Licensing Exam Coaching:	60 minutes	\$280	
Report Writing: (Treatment summaries, letters, etc.)	Prorated (per hour).	\$280	
 Court-Related Services: (Any court-related services, including evaluations, depositions, conferencing, testimony, preparation, standby and travel time, reports to be used for legal purposes, etc.) 	Prorated. Half-Day minimum for court attendance or standby status. Retainer required in advance.	\$500 per hour	
 "Relational Parenting" Workshop: (8-Week, 16-Hour course) 	Please contact for workshop dates.	Please call for pricing.	
"Couples Intensive": (Personalized 2-3 day Couples Intensive Workshop)	Please contact for dates.	Please call for pricing.	

Payment for Services. Payments may be made by cash, check, credit card, or Venmo. If paying by check, please write your check in advance and pay at the beginning of each appointment. You may make checks payable to "AUTHENTIC LIVING" or "Dr. David NeeSmith." Statements will be mailed on a monthly basis or when requested, and these will serve as your receipt. Balances not paid within 30 days are "PAST DUE." If you are not able to make a full payment, please make regular monthly payments until your balance is paid in full.



MISSED APPOINTMENT/LATE CANCELLATION CHARGE. Clients must pay a Late Cancellation Fee for any appointment missed or not cancelled at least <u>24 hours in advance</u> and <u>by Friday 5:00</u> <u>PM for Monday appointments</u>, except in the case of verifiable emergencies. Understand that Cancellation Fees are not covered by insurance. If you cancel an appointment less than 24 hours in advance and Dr. NeeSmith can fill the slot, you will not be charged. He will do his best, but please note that people on the waiting list cannot always accommodate short notice.

Telephone Calls, E-Mails, & Crisis Counseling. Dr. NeeSmith does not charge for telephone calls to schedule or change appointments. However, if you contact Dr. NeeSmith by phone or by email regarding clinical matters, professional advice, or to obtain information on resources, you will be charged on a prorated basis.

Insurance Coverage and Claims. Dr. NeeSmith is not a preferred provider on any insurance panels, so clients must pay for services regardless of insurance coverage. However, depending on the type of insurance policy you have, there is a chance that you may qualify for partial reimbursement for services rendered from this office. If you have Health Maintenance Organization (HMO) coverage, your policy will not cover any portion of Dr. NeeSmith's services. However, if you have Preferred Provider Organization (PPO) coverage, your policy may very well cover a portion of services. The question to ask your insurer in advance is, "What coverage is there for outpatient mental health treatment by an Out-Of-Network Provider?" If there is out-of-network coverage for providers like Dr. NeeSmith, then ask about the terms (deductable, reimbursement rates, number of sessions covered per year, and whether there are exclusions for any specific diagnoses or service codes). It is your responsibility to verify insurance coverage prior to beginning services. The filing of insurance claims is also your responsibility, except where information must be furnished by the provider, which Dr. NeeSmith will gladly complete. Because you will be paying Dr. NeeSmith in full, any reimbursement from your insurance provider will be made directly to you. If you see any box asking whether you wish to "Assign Benefits" to the provider, be sure to leave it unchecked.

4. Informed Consent

About Psychotherapy is both an art and science that is usually helpful to people who wish to alleviate psychological symptoms and improve their satisfaction in life. People may enter therapy to increase self-awareness, gain a better understanding of personal goals and values, improve relationships, resolve many kinds of personal traumas or dilemmas, and develop skills in areas of assertion, boundaries, communication, problem solving, and emotional management. Research shows that most people who enter therapy find that it helps them in noteworthy ways. A person's outcome from therapy is improved by putting forth a sincere effort, being completely honest with yourself and your therapist, being open to feedback, and being willing to follow through with recommended readings and therapeutic assignments. That being said, the more you put in, the more you get out of the process.

Potential Risks \mathcal{O} Benefits. Although psychological services are helpful to most clients, there are no guarantees of success. Furthermore, there are some risks in psychotherapy. People who



receive psychological testing may have difficulty learning that they have a particular psychiatric diagnosis that they find unexpected or distressing. Persons participating in therapy may experience strong emotions such as anxiety, frustration, sadness, and anger when dealing with troubling situations or unpleasant past events. Therapy can bring up memories or realizations that may be distressing, and some people may experience unanticipated personal dilemmas, worries, or dreams. Also, trying to resolve issues with other important people in your life, such as a spouse or partner, child, or other family member may create discomfort and may result in changes that were not originally intended (such as separation or divorce, staying in a relationship that you thought you would leave, being asked to see a psychiatrist for a medication evaluation, being asked to attend a self-help or support group, etc.). Similarly, clients who request evaluations for educational or court purposes may discover that their psychologist's clinical impressions and opinions differ from what the client expected. Like any professional or medical service, psychotherapy may not achieve desired benefits, and for some people, symptoms or problems may get worse before they get better. In general, however, the discomfort experienced in psychotherapy is part of the process of delving into uncomfortable feelings or problems so that you might soon emerge at a more satisfying and rewarding place.

Choosing the Right Therapist for You. It is very important that you feel comfortable with your therapist and confident in his/her approach. Because of the substantial personal and emotional investment, time, and finances associated with quality therapy, it is important that you let your therapist know about any concerns you may have. Prior to beginning and at any time during your participation in services from this office, please feel free to ask questions about Dr. NeeSmith's background, training, and experience, about his impressions about your situation, and what treatments may be used inside or outside of this office, including alternative treatments and how to access them. If you feel that another therapist might be better able to help you, please voice this and Dr. NeeSmith will be happy to recommend reputable referrals in your area.

5. Notice of Recording Couples Sessions

Dr. NeeSmith routinely video-records couple's sessions, including Zoom tele-sessions. This is for both clinical and training purposes. Clinically, there are times when Dr. NeeSmith believes that it would be beneficial to you as a couple to observe select clips from previous sessions so that you may witness your actual interactional patterns in real life and in real time. Couples overwhelmingly find this to be revealing, illuminating, fun, and helpful. It's a great use of technology. For training purposes, Dr. NeeSmith participates in an advanced couple therapist supervision group in which the occasional sharing of session clips within this closed group of advanced trainers and professionals is utilized for demonstration and teaching purposes. All recordings are encrypted and secured within the training group and are never shared with the public. Unfortunately, video recordings cannot be released to couples themselves. All recordings are destroyed when no longer needed.

6. Notice of Privacy Practices

Please refer to the attached Notice of Privacy Practices to review HIPAA information.



7. Signatures

Thank you for taking the time to review this service agreement. Please ask any questions you have and discuss them with Dr. NeeSmith prior to beginning services.

"NOTICE: BY SIGNING THIS CONTRACT, YOU AGREE TO HAVE ANY ISSUE OF MEDICAL MALPRACTICE DECIDED BY NEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT TO A JURY OR COURT TRIAL. SEE ARTICLE 1 OF THIS CONTRACT."

By signing below, I agree to comply with the policies of this office as outlined in this service agreement.

NAMES: (Please Print)	SIGNATURE:	DATE:
David NeeSmith, Ph.D.	DATE	

Office of David NeeSmith, Ph.D.

NOTICE OF PRIVACY PRACTICES

THIS NOTICE DESCRIBES HOW PSYCHOLOGICAL AND MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW CAREFULLY.

The office of David NeeSmith, Ph.D. is required by law to maintain the privacy and confidentiality of your protected health information and to provide you with the notice of our legal duties and privacy practices with respect to your protected health information.

Our Responsibilities under HIPAA

In the course of providing health care, we generate, collect, and share health-related information pertaining to our clients. Traditionally, that information was kept confidential by ethical traditions and a patchwork of regulations that vary by state. Effective April 14th, 2003, we have certain responsibilities regarding that information due to Congressional enactment of HIPAA, the Health Insurance Portability and Accountability Act. Most state regulations, which afford you greater privileges or additional rights than those prescribed by HIPAA, still remain in effect.

HIPAA regulations set uniform national standards for anyone receiving, handling, and safeguarding a person's individually identifiable health information. Individually identifiable information about your past, present, or future health or condition, the provision of health care to you, or payment for the health care is considered "Protected Health Information" (PHI) under HIPAA. As part of our normal business operations, we encounter your PHI as a result of your treatment, our billing and payment, and other related health care operations. We also receive your PHI via the application and enrollment process, from healthcare providers and health plans, and by a variety of other activities.

Just as we need to inform you of the benefits and risks of psychotherapy and get your written consent for treatment, HIPAA requires us to provide you with a written Notice of Privacy Practices, hereafter referred to as NOTICE, and then ask for your written acknowledgement of your receiving the NOTICE before we can use or disclose your PHI in the course of treating you (except in cases of a medical emergency). This NOTICE must explain to you how we use and disclose medical information about you and inform you of your rights to access and control that information.

On the following pages, this NOTICE explains our current policies effective on the date specified at the end of this document. We are bound to the provisions of this NOTICE until they are revised and republished. We will display the most current NOTICE in our office and have available current paper copies. It will also be included on all public websites that we may maintain. We reserve the right to revise these policies at any time, as the law requires or permits, and the right to apply those changes to any PHI gathered prior to the policy changes.

HIPAA gives you specific rights of control and access to your PHI. Our responsibilities include assigning a privacy administrator to assist you with your rights under HIPAA. At any time, you may contact the administrator to request access to your medical records, give written instructions about your PHI, obtain the current version of this NOTICE, file a complaint, or ask questions about privacy issues you may have.

I. Uses and Disclosures for Treatment, Payment, and Health Care Operations.

In accordance with the HIPAA Privacy Rule, we may use and/or disclose your PHI for a variety of reasons. Generally, we are permitted to use and/or disclose your PHI for the purposes of treatment, payment for services you receive, normal health care operations, and other uses permitted or required by law. For most other uses and/or disclosures of your PHI, you will be asked to grant your permission via a signed authorization. However, the Privacy Rule provides that we are permitted to make certain other specified uses and/or disclosures of your PHI without your authorization. The following are examples of the types of uses and disclosures of your PHI that might occur. Some are more likely to occur than others; some may never happen. These examples are neither exhaustive nor an indication of what we intend to do. They are simply examples of the types of uses and disclosures that could be made by our practice without your permission as allowed by LHPAA

Treatment

We may use and/or disclose your PHI with psychologists, psychiatrists, physicians, nurses, and other health care personnel involved in providing health care services to you. For example, your PHI may be shared with your primary care physician, medical specialists, members of your treatment team, mental health service providers to whom your are referred, and other health care personnel involved in your treatment.

Payment

We may use and/or disclose your PHI for billing and collection activities and related data processing; for actions by a health plan or an insurer to obtain premiums or to determine or fulfill its responsibilities for coverage and the provision of benefits under its health plan insurance agreement; to make determinations of eligibility or coverage, adjudication or the subrogation of health benefit claims; for medical necessity and appropriateness of care reviews, utilization review activities; and related payment activities so that individuals involved in delivering health services to you may be properly compensated for the services they have provided.

Health Care Operations

We may use and/or disclose your PHI in the course of operating the various business functions of our office. For example, we may use and/or disclose your PHI to evaluate the quality of mental health services provided to you; develop clinical guidelines; contact you with information about treatment alternatives or communications in connection with your case management or care coordination; to review the

qualifications and training of health care professionals; for medical review, legal services, and auditing functions; and for general administrative activities such as customer service and data analysis.

Appointment Reminders

Unless you request that we contact you by other means, the Privacy Rule permits us to contact you regarding appointment reminders and other similar materials to you.

"As a courtesy to our clients, we may call your home, work, or cell phone, or we may email you, the day before your scheduled appointment to remind you of the appointment time. If you do now answer, we may leave a reminder message on your answering machine or with the person who answers the phone. No PHI will be disclosed during this conversation or message other than the date and time of your scheduled appointment and a request to call our office if you need to cancel or reschedule your appointment."

II. Uses and Disclosures Requiring your Authorization.

Generally, our use and/or disclosure of your PHI for any purpose that falls outside of the definitions of treatment, payment, and health care operations identified above will require your signed Authorization. The Privacy Rule grants us permission for certain specified uses and/or disclosures of your PHI that fall outside of the treatment, payment, and health care operations definitions as itemized below. However, for all other uses and/or disclosures of your PHI by any other person or entity, you retain the power to grant your permission via your signed Authorization. Additionally, if you grant your permission for such use and/or disclosure of your PHI, you retain the right to revoke your Authorization at any time except to the extent that we have already undertaken an action in reliance upon your Authorization. In those instances when we are asked for information for purposes outside of treatment and payment operations, we will obtain an authorization from you before releasing this information. We will also need to obtain an authorization before releasing your psychotherapy notes. "Psychotherapy notes" are notes we make about our conversations during private, group, conjoint, or family counselling sessions which we keep separate from the rest of your medical record. These notes are given a greater degree of protection than PHI.

You may revoke all such authorizations (of PHI or Psychotherapy Notes) at any time, provided each revocation is in writing. You may not revoke an authorization to the extent that (1) we have relied on that authorization, or (2) if the authorization was obtained as a condition of obtaining insurance coverage, law provides the insurer the right to contest the claim under the policy.

III. Uses and Disclosures that Do Not Require your Consent or Authorization.

We may use and/or disclosure PHI without your consent or authorization in the following circumstances:

- Child Abuse. We may disclose your PHI if disclosure is compelled by the California Child Abuse and Reporting Act. For example, if we, in our professional capacity, observe or have reason to suspect that a child has been injured as a result of physical, mental, or emotional abuse, neglect, sexual abuse, or exposure to domestic violence, we must immediately report this information to a police or sheriff's department or social service or protective service agency. Also, if we have knowledge of or reasonably suspect that mental suffering has been inflicted upon a child or that his or her emotional well-being is endangered in any other way, we may report this information to the above agencies.
- Adult and Domestic Abuse. We may disclose your PHI if disclosure is compelled by the California Elder/Dependent Adult Abuse Reporting Law. For example, if we have reasonable cause to believe that an adult has been or is being abused, abandoned, abducted, isolated, neglected, financially exploited, or is need of protective services, we must report this belief to the appropriate authorities as permitted or required by law.
- Health Oversight Activities. We may use and/or disclose your PHI to the California Board of Psychology, California Board of Behavioral Science Examiners, or other oversight agency if necessary for a proceeding before these boards. We may also use and or disclose your PHI in designated activities and functions including audits, civil, administrative, or criminal investigations, inspections, licensure or disciplinary actions, or civil, administrative, or criminal proceedings or actions.
- Judicial and Administrative Proceedings. We may use and/or disclose your PHI in response to an order of a court or administrative tribunal, a warrant, subpoena duces tecum, discovery request, or other lawful process. If you are involved in a court proceeding and a request is made about the professional services that we have provided you, we must not release your information without 1) your written authorization or the authorization of your attorney or personal representative; 2) a court order; or 3) a subpoena duces tecum (a subpoena to produce records) where the party seeking your records provides us with a showing that you or your attorney have been served with a copy of the subpoena, affidavit and the appropriate notice, and you have not notified us that you are bringing a motion in the court to quash (block) or modify the subpoena. The privilege does not apply when you are being evaluated for a third party or where the evaluation is court-ordered.
- Relating to Decedents. We may use and/or disclose your PHI if compelled or permitted, in the event of
 your death, to the coroner or medical examiner.
- Appointment Reminders. As indicated above, we are permitted to contact you without your prior
 authorization to provide appointment reminders. Be sure to let us know where and by what means
 (e.g., telephone, letter, mail, fax) you prefer to be contacted.
- Marketing. We may contact you to provide you with information about alternative treatments or other health-related benefits and services that may be of interest to you. For example, we may at times provide clients with information about workshops, services, or resources that we recommend or that may be of interest. It is not our policy to disclose any psychological personal health information for the purpose of notifying you about such activities and resources. Be sure to let us know where and by what means (e.g., telephone, letter, mail, fax) you prefer to be contacted.

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- Worker's Compensation. We may disclose your health information as necessary to comply with State Workers' Compensation Laws.
- Emergencies. We may disclose your health information to notify or assist in notifying a family member, relative, or another person responsible for your care about your psychological or medical condition or in the event of an emergency or of your death.
- To Avert a Serious Threat to Health or Safety. If we believe that there is a substantial likelihood that you have threatened an identifiable person or persons and that you are likely to act on that threat, or if we believe that you present an imminent risk of serious physical harm or death to yourself, we may use and/or disclose your PHI in order to avert a serious threat to health or safety.
- Research. In certain circumstances, and under the supervision of an Internal Review Board, we may disclose your PHI to assist in medical/psychiatric research.
- U.S. Secretary of Health and Human Services. We may disclose your PHI to the U.S. Secretary of Health and Human Services or the Office of Civil Rights if compelled to participate in an investigation or determination of our compliance with privacy, security, and transaction requirements under federal regulations.
- For Specific Government Functions. We may disclose your health information for military, national security, prisoner, and government benefit purposes. For example, we may use and/or disclose the PHI of military personnel and veterans in certain situations. Similarly, we may disclose the PHI of immates to correctional facilities in certain situations. We may also disclose your PHI to governmental programs responsible for providing public health benefits and for workers' compensation. Additionally, we may disclose your PHI, if required, for national security reasons.
- When Required by Law. We may use and/or disclose your PHI in other circumstances not described above when law specifically requires that we disclose this information.

IV. Your Rights Regarding Your Protected Health Information (PHI).

The HIPAA Privacy Rule grants you each of the following individual rights:

- Right to Receive Confidential Communication by Alternative Means and at Alternative Locations. You have the right to choose how we send your PHI to you. It is your right to ask that your PHI be sent to you at an alternate address or by an alternate method (e.g., email). For example, you may not want a family member to know that you are receiving services from our office. On your request, we will send your bills to another address. We are obliged to agree to your request providing that we can give you the PHI in the format you requested without undue inconvenience.
- The Right to View and Obtain Copies of Your PHI. You have the right to view or obtain a copy of your PHI. Under federal law, however, you may not inspect or copy the following records: psychotherapy notes, information compiled in reasonable anticipation of, or use in, a civil, criminal, or administrative action or proceeding, and PHI that is subject to law that prohibits access to PHI. On your request, we will discuss with you the details of the request and approval/denial processes. You will receive a response from us within 30 days of our receiving your written request. Under certain circumstances, we may deny your request. If your request is denied, you will be given in writing the reasons for the denial. We will also explain your right to have our denial reviewed. If you ask for copies of your PHI, we will charge you an Administrative Fee of \$4 per quarter hour plus not more than 10 cents per page. We may opt to provide you with a summary or explanation of the PHI at a prorated report writing fee, but only if you agree in advance.
- Right to Request Restrictions. You have the right to request limits on certain uses and disclosures of your PHI. You have the right to ask that we limit how we use and disclose your PHI for the purpose of treatment, payment, or healthcare operations. If we agree to your request, we will put those limits in writing and abide by them except in emergency situations. However, we are not legally required to agree to restrictions you may request. If we believe it to be in your best interest to permit use and disclosure of your PHI, your PHI will not be restricted. You then have the right to use another healthcare professional. Additionally, you do not have the right to limit the uses and disclosures that we are legally required or permitted to make.
- Right to an Accounting. You have the right to receive a list, or accounting, of the disclosures of your PHI we have made. The list will not include uses or disclosures to which you have already consented, those for treatment, payment, or health care operations, those sent directly to you or to your family, those made for law enforcement, corrections, or national security purposes, or those disclosures made before April 15th, 2003. After April 15th, 2003, disclosure records will be held for six years. We will respond to your request for an accounting of disclosures within 60 days of receiving your request. The list we provide to you will include disclosures made in the previous six years (the first six-year period being 2003-2009) unless you indicate a shorter period. The list will include the date of the disclosure, to whom PHI was disclosed (including their address if known), a description of the information disclosed, and the reason for the disclosure. We will provide the list to you at no cost, unless you make more than one request in the same year, in which case we will charge you a reasonable sum based on a set fee for each additional request.
- Right to Amend. You have the right to request an amendment of your PHI for as long as the information is maintained in the record. If you believe that there is some error in your PHI or that important information has been omitted, it is your right to request that we correct the existing information or add the missing information. Your request and the reason for the request must be made in writing. You will receive a response within 60 days of our receipt of your request. We may deny your request in writing if we find that: the PHI is (a) correct and complete, (b) forbidden to be disclosed, (c) not part of our records, or (d) written by a party outside of this office. Our denial will be in writing and will state the reasons for the denial. It must also explain your right to file a written statement objecting to the denial. If you do not file a written objection, you still have the right to ask that your request and our denial be attached to any future disclosures of your PHI. If we approve your request, we will make the change(s) to your PHI. Additionally, we will tell you that the changes have been made, and we will advise all others who need to know about the change(s) to your PHI. On your request, we will discuss with you the details of the amendment process.
- Right to a Paper Copy. You have the right to obtain a paper copy of this notice upon request, even if you
 have agreed to receive the notice electronically. You may also request to receive a copy of this notice
 electronically.

V. Psychotherapist's Duties.

As mental health care providers, we are charged with the following duties under HIPAA:

- We are required by law to maintain the privacy of PHI and to provide you with a notice of our legal duties and privacy practices with respect to PHI.
- We reserve the right to change the privacy policies and practices described in this notice. Unless we notify you of such changes, however, we are required to abide by the terms currently in effect.
- If we revise our policies and procedures, we will notify you by mail or upon your first office visit after our revised policies and procedures are enacted. Additionally, you may always view our current Notice of Privacy Practices by viewing our website.

Questions and Complaints.

If you have questions about this notice, disagree with a decision made about access to your records, or have other concerns about your privacy rights, you may contact **David NeeSmith**, **Ph.D.** at 251.341.2393.

If you believe that we may have violated your individual privacy rights, or if you object to a decision we made about access to your PHI, you are entitled to file a complaint by submitting a written complaint to David NeeSmith, Ph.D., 3929 Airport Blvd, Bldg 2 Ste 520, Mobile, AL 36608. Your written complaint must name the person or entity that is the subject of your complaint and describe the acts or omissions you believe to be in violation of the Privacy Rule or the provisions outlined in this Notice of Privacy Practices.

If you prefer or are unsatisfied with the manner in which this office handles your complaint, you may file your written complaint with the Secretary of the U.S. Department of Health and Human Services (Secretary):

DHHS, Office of Civil Rights 200 Independence Avenue, S.W. Washington, D.C. 20201.

Any complaint you file must be received by us or filed with the Secretary within 180 days of when you knew, or should have known, the suspected act or omission occurred. We will take no retaliatory action against you if you make such complaints.

Effective Date: This NOTICE is effective April 14th, 2003.

Consent and Authorization.

The Health Insurance Portability and Accountability Act (HIPAA) is a new federal law that provides new privacy protections and new patient rights with regard to the use and disclosure of your Protected Health Information. HIPAA allows health service providers to disclose Protected Health Information (PHI) from your records in order to provide you with treatment services, obtain payment for these services, and perform other professional activities known as "health care operations." HIPAA requires that we provide you with our Notice of Privacy Practices and obtain your authorization and consent to use and disclose your protected health information for the purposes of treatment, payment, and health care operations as described in the Notice of Privacy Practices.

We need your consent in order to provide you with health care services in accordance with our Notice of Privacy Practices. You have the right to review our Notice of Privacy Practices before signing this consent. We reserve the right to revise our Notice of Privacy Practices at any time. If we revise our privacy practices, we will notify you by mail or upon your first office visit after our revised policies and procedures are enacted. We always have our Notice of Privacy Practices posted in the office, and you may request a copy at any time. Additionally, you may view our current Notice of Privacy Practices on our website.

You may ask us to restrict the use and disclosure of certain information in your record that otherwise would be disclosed for your treatment, payment, or health care operations. However, we do not have to agree to these restrictions. If we do agree to a restriction, that agreement is binding.

You may revoke this consent at any time by submitting a written request for revocation of this consent and authorization **David NeeSmith**, **Ph.D.** at **3929 Airport Blvd**, **Bldg 2 Ste 520**, **Mobile**, **AL 36609**. Such revocation will not affect any action taken in reliance on the consent prior to the revocation.

This consent is voluntary and you may refuse to sign it. However, we are permitted to refuse to provide health care services if this consent is not granted or we may terminate health care services and refer you to another service provider if the consent is later revoked.

By way of my signature, I provide David NeeSmith, Ph.D. with my authorization and consent to use and disclose my protected health information for the purposes of treatment, payment, and health care operations as described in this Notice of Privacy Practices.

Signature	Date
Signature	Date

NPP v1.0