STAMFORD PEDIATRIC ASSOCIATES, P.C.

HIPAA AUTHORIZATION FOR RELEASE OF PATIENT RECORDS

DATE:		
Patient/Client name:	D.O.B	
Patient home address (for verification):		
Patient telephone number (in case we have questions):		
I,	d, all records for my care and regarding HIV/AIDs status, results (individually copied), the bill for services rendered,	
If any of the information to be released constitutes a psychiatric comwith a psychologist, this release will serve as my written release of that may refuse to grant the consent for this release of psychiatric/psychorefusal will in no way jeopardize my right to continue to obtain treatment permitted by law or necessary for treatment.	nmunication or a communication t information. I understand that I ological information, and such a	
I understand that no psychotherapy notes may be disclosed by my sign separate authorization would be required for the release of psychotherapy		
If any of the information to be released relates to treatment for alcohol and drug abuse, I understand that there are special requirements for my consent to release as found in Part 2 of Title 42 of the Code of Federal Regulations, which prohibits the further release of that information without my consent, as referenced in the federal regulations, or as otherwise permitted by law.		
The information to be used/disclosed consists of: o My entire record o A portion of my record (describe)		
Note: This description must be specific and meaningful. If all records a "entire record" should be stated.	are being authorized for release,	
The information will be used/disclosed for the following purposes: O Moved out of the area O Leaving the practice: O reached adulthood O Need the records to see a specialist: O not leave		

0	Need the records for insurance or legal matters:CD made of medical records	(not leaving practice) Paper Records made
I under health rediscle I under ability information	athorization is valid unless and until it is revoked, in written of the provider listed above. In the provider listed above are stand that if the person or the entity that receives the interpolar covered by the federal privacy regulations, the osed and no longer protected by those regulations. In the restand that I may refuse to sign this authorization and the to obtain treatment or payment or my eligibility for ation used/disclosed under this authorization. In the restand that I may revoke this authorization in writing at a cocation, except to the extent that action has been taken in	formation is not a health care provider or e information described above may be hat my refusal to sign will not affect my or benefits. I may inspect or copy any
The au	thorization expires	
Or pare to patie	are of Patient/Client or his/her authorized representative, ent or guardian if a minor, please specify relationship ent/client. resentative signs, describe the representative's authority	
And the same of th		-

PLEASE SEE THE FOLLOWING PAGE OF THIS FORM FOR SPECIAL DISCLOSURE INFORMATION REGARDING MENTAL HEALTH, DRUG AND/OR ALCOHOL ABUSE, AND HIV-RELATED INFORMATION.

TO THE RECIPIENT OF THESE MATERIALS:

HIV/AIDS INFORMATION: In the event that any of the disclosed information includes HIV/AIDs information, this is protected under state law as follows:

"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." Any oral disclosure shall by accompanied or followed by the above notice. See Connecticut General Statute section 19a-585.

PSYCHIATRIC COMMUNICATIONS: If the released material contains confidential psychiatric communication, as designated in C.G.S. sections 52-146d through 52-146i, inclusive, please note the following:

"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 consent or other authorization as provided in the aforementioned statutes." A copy of the consent form setting forth any limitations shall accompany the disclosure.

DRUG & ALCOHOL TREATMENT: No person, hospital, treatment facility or department of health may disclose or permit the disclosure of the identity, diagnosis, prognosis or treatment of any patient in a treatment for drug and\or alcohol abuse that would be in violation of federal or state law. In the event that the records contain information regarding drug and\or alcohol abuse treatment, please note the following legal requirements and prohibitions:

"This information has been disclosed to you from records protected by federal and state confidentiality rules (42 C.F.R. 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 CFR part 2. A general authorization for the release of medical or other information is NOT sufficient for this purpose. The federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient." See Connecticut General Statute section 17a-688.