

General Adult and Children's Psychiatry (800) 560-1980

21043 N Cave Creek Rd., Suite A8B Phoenix, AZ 85024

Please read and complete each of the sections listed below as completely as possible.

# **PSYCHIATRY INTAKE FORMS**

•	Name (First, Middle, Last):							
•	Have you ever gone by any o	ther name? If yes	, please specify:					
•	Date of birth:	Sex: M / F	Marital Status:					
•	Street Address:							
	City:	State:	_ Zip:					
•	SSN:	Email address:						
<ul> <li>Phone Numbers (Please check the box if able to leave a detailed message):</li> </ul>								
	☐ Home:	☐ Work:	Cell:					
<u>Medical</u>	and Referral Information							
Name of	f Primary Care Physician:							
Telephone Number of Primary Care Physician:								
Address	of Primary Care Physician: _							
May I contact your health care provider in the future? Yes, No								
Who referred you to our practice?								
Please list names and contact information for any doctors and/or therapists that have been significantly involved in your care over the last ten years.								
Emerge	ency Contact							
Who sho	ould we contact in case of em	ergency?						
Relation	ship to you?	Phone	e number					

# **Medical History** Current medical problems (please include date of onset): Past medical problems and/or surgical history (with dates): Family Medical/Mental Health/Drug/Alcohol History (siblings, parents, children, aunts/uncles): Current medications (name/dosage/frequency/reason for taking the medication): Past psychiatric medications (name/dosage/frequency/reason for taking the medication): Allergies to medications and reaction: Supplements, vitamins, or herbs: Drug or alcohol use (include amount and frequency): If yes, how long? \_\_\_\_\_ Do you currently use tobacco: Yes, No Have you ever used tobacco in the past? Yes, No If yes, please specify:

Exercise (frequency & type):

Present Issues:					
Symptoms and duration:					
Authorization to Release Patient Health Information for Treatment,					
Billing, or Healthcare Operations					
I understand that Clearview Health reserves the right to change their notices and practices, and I will be given new notification if this occurs. I understand that I have the right to request restrictions as to how my health information may be used or disclosed to carry out treatment, payment, or healthcare operations. I understand that I may revoke this consent in writing. I understand that the Clearview Health staff are not required to adhere to these restrictions requested in the event of a potentially life threatening emergency.					
Records may be needed in order to process a claim for medical services. I authorize providers at Clearview Health to release information needed for billing purposes to entities that may provide services pertaining to my physical visit, such as laboratories. I understand that by signing below, I am authorizing the release of all or part of my medical record for the purpose of billing, treatment, or pertinent healthcare operations.					
Patient/Guardian Signature					
Date					
Patient/Guardian Printed Name					
I authorize Clearview Health to discuss my psychiatric/mental health care to any and all past or present treating health professionals as well as the following ( <i>please list</i> any friends or family members that you may want to have included in your treatment):					
I am aware that this information may pertain to my psychiatric condition and/or treatment of substance abuse. I execute the release of this information.					
Patient/Guardian Printed Name Signature					
Date					

Patient/Guardian Printed Name\_\_\_\_\_

## Notice of Office Policies and Procedures and Consent of Treatment

## Privacy and Release of Information

Services that you receive in this office are confidential, except in the following circumstances listed below:

- Threats of harm to yourself of others
- Abuse of a vulnerable adult, child, or developmentally disabled person
- A court order to release information
- Subpoena of treatment records by an attorney. If you do not want this information released, you must obtain a protective order from the court within fourteen days of the request.
- If you will be submitting a claim to your health insurance, we may be required to prove information to your health plan, including some or all of your record of treatment, in order for your carrier to pay for services. By signing this form, you consent to release this information to your health plan.
- If you are involved in a child custody litigation at any time in the future, the court may order release of information about your treatment

In circumstances other than these, I will not release information about your treatment without your authorization.

## Patient Records

A secured electronic record is kept of services you receive in this office. You have the right to see the record and receive a copy of it upon request. You may ask that factual errors in the record be corrected. You may authorize, in writing, that copies of the record be released to entities you designate. Under certain circumstances where seeing the record may put a patient or other person at risk, I may redact certain information in the record and/or require that you review the record in consultation with another healthcare provider.

## Methods of Communication and Execution of Clinical Care

You can generally expect a return call within one business day that a message is left. Should there be an emergency or concern for imminent health or the safety of yourself or another person, please call 911 or go to the nearest emergency room immediately.

## Hospitalization

Should you require hospitalization, please go to your nearest emergency room or dial 911. Staff at Clearview Health do not have admitting privileges at the hospital. Should you need to be admitted, they can communicate with the inpatient treatment team to let them know about your prior treatment.

## **Travelling Out of State:**

Should you leave the state, your provider will not be able to continue to prescribe medication? If you are going on vacation, please call your provider with enough notice so that he or she can give you enough medication prior to your trip.

#### "Controlled" Substances

Federal law does not allow physicians to prescribe "controlled" substances (including most medicines for ADHD) unless patients have had an appointment within three months, and thus this DEA policy is completely out of the control of the doctors at CVH. For this reason, it is imperative that you plan in advance for any foreseeable appointment scheduling changes. Remember: medications cannot be filled outside of the three-month appointment window.

# Secure Messaging:

Patients are offered the opportunity to use secure messaging (similar to email) with providers through patient fusion. Should a patient elect to do this, please keep in mind that this service should only be used for non-emergent matters as messages are not checked daily. This service is HIPAA compliant.

Should there be an emergency, the best option is call 911 or go to the nearest emergency room.
Patient/Guardian Signature
Date
Patient/Guardian Printed Name
Tele psychiatry:
Providers can use video conferencing to see patients, should that be the best option for the patient. Please keep in mind that this is up to the discretion of the provider. This is typically only used for patients that are stable on their current medication regimen. In addition, controlled substances cannot be called into pharmacies, so should those medications be part of the treatment plan, the patient would need to be seen in person. Also, please note that if you plan to submit your superbill to your insurance company for reimbursement, they may not reimburse as much as they would if you were seen in the office.
Patient/Guardian Signature
Date
Patient/Guardian Printed Name
Consent for email/text messages
I understand that Clearview Health cannot guarantee the confidentiality of any email communications and will not be liable for improper disclosure of confidential information and/or breaches in confidentially caused by me or a third party. I understand that Clearview health has no control over the security or management of my individual email service provider and cannot guarantee that information will not be intercepted, altered, or read by an unintended recipient. I further understand and agree that: email will not be used in emergencies and I agree to call 911 in the event of an emergency, emails will be answered within a maximum of 7 business days and that a prompt reply may not be available during weekends or holidays, I must include my full name and date of birth in every email message I send, I understand and agree that providers may choose to stop electronic communications with me at any time, and I understand that the confidentiality of my individually identifiable health information may be compromised when such is sent through email. I agree to the requirements listed above and hereby voluntarily request and consent to communicate with physician and/or office personnel by email or text.
Patient/Guardian Signature
Date
Patient/Guardian Name

## PHYSICIAN-PATIENT ARBITRATION AGREEMENT

Article 1: **Agreement to Arbitrate:** It is understood that any dispute as the medical 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 Arizona law, and not by a lawsuit or resort to court process except up as Arizona law provides for judicial review of arbitration proceedings. Both parties to this contact, 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.

Article 2: **All Claims Must Be Arbitrated:** It is the intention of the parties that this agreement shall cover all claims or controversies whether in tort, contract or otherwise, and shall bind all parties whose claims may arise out of or in any way relate to treatment or services provided or not provided by the below identified physician, medical group or association, their partners, associates, associations, corporations, partnerships, employees, agents, clinics, and/or providers (hereafter collectively referred to as "Physician") to a patient, including any spouse or heirs of the patient and any children, whether born or unborn, at the time of the occurrence giving rise to any claim. In the case of any pregnant mother, the term "patient" herein shall mean both the mother and the mother's expected child or children.

Filing by Physician of any action in any court by the physician to collect any fee from the patient shall not waive the right to compel arbitration of any malpractice claim. However, following the assertion of any claim against Physician, any fee dispute, whether or not the subject of any existing court action, shall also be resolved by arbitration.

Article 3: **Procedures and Applicable Law:** A demand for arbitration must be communicated in writing by U.S. mail, postage prepaid, to all parties, describing the claim against Physician, the amount of damages sought, and the names, addresses and telephone numbers of the patient, and (if applicable) his/her attorney. The parties shall thereafter select a neutral arbitrator who was previously an Arizona superior court judge, to preside over the matter. Both parties shall have the absolute right to arbitrate separately the issues of liabilities and damages upon written request to the arbitrator. Patient shall pursue his/her claims with reasonable diligence, and the arbitration shall be governed pursuant to Code of Civil Procedure §§ 1280-1295 and the Federal Arbitration Act (9 U.S.C §§ 1-4). The parties shall bear their own costs, fees and expenses, along with a pro rata share of the neutral arbitrator's fees and expenses.

Article 4: Retroactive Effect: The patient intends this agreement to cover all services rendered by Physician not only after the date it is signed (including, but not limited to, emergency treatment), but also before it was signed as well.

Article 5: **Revocation:** This agreement may be revoked by written notice delivered to Physician within 30 days of signature and if not revoked will govern all medical services received by the patient.

Article 6: **Severability Provision**: In the event any provision(s) of this Agreement is declared void and/or unenforceable, such provision(s) shall be deemed severed therefrom and the remainder of the Agreement enforced in accordance with Arizona law. I understand that I have the right to receive a copy of this agreement. By my signature below, I acknowledge that I have received a copy.

NOTICE: BY SIGNING THIS CONTRACT YOU ARE AGREEING 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:		By:		
Physician's or Duly Authorized	(Date)	Patient's Signature	(Date)	
Representative Signature				
Ву:		Ву:		
Print of Stamp Name of Physician,	(Date)	Patient's Name	(Date)	
Medical Group or Association Name				
Ву:		Ву:		
Signature of Translator (if applicable)	(Date)	Patient's Representative's Signature	(Date)	
		(If applicable)		
 Print Name of Translator		Print Name and Relationship to Patient		
FILL INALLIC OF FRANSIALO		Finit Name and Neighbright to Fallent		