

GENERAL CONSENT TO CARE AND TREATMENT AND ACKNOWLEDGEMENT FORM

Case#	Name	
PERMISSION FOR TREATMENT		
	to render any examination, prescription of medication whose relationship to me is (whether it be a fa	
APPOINTMENT REMINDER CALLS		
As a courtesy, Pathways places appointment reminder calls, texts, and emails to its consumers which includes leaving a message if the consumer is unable to answer the call. I agree to be reminded via: PHONE CALL TYPES TO TEXT MESSAGE TYPES TO And/or EMAIL TYPES TO NO		
EMERGENCY MEDICAL AUTHORIZATION		
I, the undersigned, do hereby authorize Pathways, Inc. and its agents or representatives to consent, on my behalf, to any emergency medical/hospital care or treatment to be rendered upon the advice of any licensed physician. I agree to be responsible for all necessary charges incurred by any hospitalization or treatment rendered pursuant to this authorization.		
CONSUMER CONFIDENTIALITY STATEMENT		
As a consumer of services provided by Pathways, Inc., I understand that the identity of other consumers is confidential. I understand that Federal Law and regulations protect the confidentiality of each individual who receives services from Pathways, Inc.		
I will respect other consumers' confidentiality. I understand that if I obtain information regarding another consumer, including but not limited to, the fact that an individual is being treated at Pathways; and/or, if while attending a group service, should I learn any additional information regarding an individual, I cannot discuss this outside of the program.		
I understand that there could be penalties for failure to comply with the above statements, including possible civil penalties.		
PATHWAYS CONFIDENTIALTY STATEMENT		
In general, the privacy of all communications between a consumer and Pathways is protected by law, and Pathways can only release information about our work to others with written permission; however, there are a few exceptions.		
• In most legal proceedings, you have the right to refuse permission for Pathways to provide any information about your treatment. However, in some proceedings, such as child custody and others in which your emotional condition is an important issue, a judge may order testimony from a Pathways employee, in which case we will comply with the order.		
• There are some situations in which Pathways is legally obligated to take action to protect others from harm, even if we have to reveal some information about your treatment. For example, if we believe that a child, elderly person, or disabled person is being abused, we must file a report with the appropriate state agency.		
 If Pathways believes that you are threatening serious bodily harm to another, we are required to take protective actions. These actions may include notifying the potential victim, contacting the police, or seeking hospitalization for you. If you threaten to harm yourself, we may be obligated to seek hospitalization for you or to contact family members or others who can help provide protection. If a situation like this occurs, we will make every effort to fully discuss it with you before taking any action. 		
• Pathways professionals function from an Interdisciplinary team approach and consult with each other regarding the treatment of consumers. All employees of Pathways are legally bound to keep the information confidential.		
If you have not received services within 180 days, your record will be closed. Should you need services in the future, we would be happy to serve you. You will be reassessed at that time.		
SIGNATURES:		
I have read, understand, and conse		
Signature of Consumer:		Date://
Authorized Representative/Guardian:		Date://

Pathways Witness: _____ Date: __/__/