

Therapist and Parents Child Safe Harbor Agreement



Whereas, both parents seek to establish a therapeutic relationship for their child or children.

Whereas, both parents wish this therapeutic relationship for their child or children to be confidential and to provide the child or children with a safe harbor and a place to go to help them during difficult times without fear that anything that they say will be disclosed to either the other parent or a court.

Whereas, both parents have chosen _____, hereinafter Therapist, to work with their child or children and it is their intention to establish in this agreement certain limits to protect their child or children's disclosures in therapy from being used as ammunition in litigation.

Whereas, both parents agree that Therapist's role is that of a psychotherapist for their child or children and to create a therapeutic and safe environment for the sharing of feelings related to the divorce/custody matters and/or unrest in the family and that unfettered confidentiality is necessary to provide the child or children with a positive therapeutic result.

Whereas, both parents have been admonished and advised to submit a copy of this agreement to their respective attorneys prior to executing this agreement and by executing this document below they either acknowledge that they have sought legal representation with regard to the ramifications of this agreement or specifically waived the opportunity to do so and agree to be bound by its terms regardless.

Therefore, both parents by executing this agreement herein below agree to be bound by and to follow the following limitations as a condition of Therapist providing services to their child or children:

1. Judicially related conflict issues will not be submitted to Therapist for intervention. Any concerns Therapist has regarding visitation or parenting will be presented to the child's representative or guardian ad litem and only with full releases of information and subject to the provisions herein below.
2. Therapist may provide the parents with interventions and strategies to enhance the child or children's mental and emotional health but Therapist will refrain from any comments regarding the other parent or otherwise participating in any way in the divorce/custody case or settlement activities.
3. That the child or children are the client(s) and neither parent will, or can, be considered a recipient of services from Therapist. It is agreed that neither parent will consider Therapist to have provided any treatment or therapy directly to the parents and that they can expect no personal confidentiality with regard to any statements they make during or in connection with the services being provided to the child or children.
4. It is understood that prior to the child or children commencing with therapy, and throughout treatment, signed releases by both parents will be necessary to authorize the release of records or information to any third party, and then only at Therapist's sole discretion.
5. Therapy will terminate at a mutually agreed upon time or such earlier time as Therapist believes that the terms of this agreement are not being met and/or if Therapist believes that a continued therapeutic relationship would not be appropriate.
6. It is understood that once therapy has commenced, Therapist will not speak with either parent's attorneys nor will she appear in court proceedings related to the divorce/custody settlement or visitation disputes.
7. The parents and Therapist agree on a therapy fee of \$_____ per hour. Therapist is not a member of any managed care panels and does not provide direct billing services. Therapist will furnish a monthly statement reflecting services provided and payments made that may be submitted to an insurance company in pursuit of partial reimbursement. The parents are advised to consult their insurance plan(s) directly regarding benefit information. Fees are payable at the time of services by cash, check, or debit card. If any work is determined by the insurance company to be uncovered, which, by way of example, may include reports,

evaluations, diagnostics, or other related services, the parents acknowledge that by executing this agreement herein below they agree to be personally and severally responsible and liable for the full payment of any such sums billed at the above stated hourly rate.

8. All phone calls (whether to the parents, or other involved persons (school personnel, GAL, physicians, evaluators, etc.), report writing, evaluations, and other work including, but not with a limited to, file review and research related to the treatment or services provided, are billed at quarter hour segments at the above said rate. Both parents acknowledge that insurance usually does not cover this expense.
9. It is agreed that execution of this agreement and compliance with all of its provisions establish the primary conditions under which Therapist has undertaken to treat the child or children. Both parents do hereby stipulate that Therapist is, for the purposes of any litigation engaged in by or between either of the parents herein-identified, an incompetent witness.
10. It is understood that by executing this agreement, the parties stipulate that except as mandated pursuant to the abused and neglected child reporting act and/or juvenile court act obligations, Therapist cannot be called to testify with regard to any matters involving a therapeutic relationship with the child or children.
11. It is further understood and agreed that should Therapist be contacted with regard to any courtroom issues (including when she is obligated to participate pursuant to the abused and neglected child reporting act and/or juvenile court act, and/or communications with the child's representative, or GAL, custody evaluators, or otherwise), and regardless of the circumstances, the parents shall be individually and severally liable for the payment of fees as indicated above for any time spent in connection with such participation. It is also agreed that should either parent hire an attorney to represent them with regard to any such matter or communication, he, or she, will be bound by this agreement as agents.
12. If either party, the child's representative, the GAL, or anyone else attempts to secure Therapist's testimony at a deposition, trial, or otherwise, and Therapist chooses to be represented, at Therapist's sole discretion, both parents shall be jointly and severally liable for all attorneys fees and costs incurred and the parents hereby agree to indemnify Therapist for any such attorney fees and costs regardless of outcome including any fees, expenses, or costs associated with any collections matters which may result from nonpayment of fees or costs.
13. Should there exist at the time of the execution of this document or at any time subsequent to the execution of this agreement a case involving the two parents which in any way involves child custody or visitation, the parents stipulate to the entry of an order incorporating this document as an agreed order by both parties barring Therapist from testifying. It is understood and agreed that the provisions of this agreement shall be binding upon the parties subsequent to Therapist's termination with the child or children.

This agreement must be signed by both parents and upon either parent's failure to meet or comply with any provision of this agreement Therapist shall immediately initiate appropriate termination of therapy procedures.

Signature of parent: _____

Date: _____

Printed Name: _____

Signature of parent: _____

Date: _____

Printed Name: _____

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