

MKR Therapies, LLC  
Mary Kate Robb, LCSW  
203-556-7125  
mkrtherapiesct@gmail.com

INFORMED CONSENT TO CHILD PSYCHOTHERAPY  
Page 1 of 3

This form documents that we, \_\_\_\_\_ (The child's parent (s) or guardian), give our consent and agreement to Mary Kate Robb, LCSW (the "psychotherapist") to provide psychotherapeutic treatment to our child, \_\_\_\_\_ and to include us, the parents, as necessary, as adjuncts in the child's treatment.

While the parents can expect benefits from this treatment for the child, they fully understand that no particular outcome can be guaranteed. The parents understand that they are free to discontinue treatment of the child at any time but that it would be best to discuss with the psychotherapist any plans to end therapy before doing so.

The parents have fully discussed with the psychotherapist what is involved in psychotherapy and understand and agree to the policies about scheduling, fees and missed appointments. The discussion about psychotherapy has included the therapist's evaluation and diagnostic formulation of the child's problems, the method of treatment, goals and length of treatment, and information about record-keeping. The parents have been informed about and understand the extent of treatment, its foreseeable benefits and risks, and possible alternative methods of treatment.

The parents understand that therapy can sometimes cause upsetting feelings to emerge, and that the child's problems may worsen temporarily before improving.

The parents understand that the psychotherapist cannot provide emergency service. The psychotherapist has told the parents whom to call if an emergency arises and the psychotherapist is unavailable. In the event of an emergency call Kids in Crisis at 212

### **Confidentiality**

All information obtained in the course of the professional service is confidential unless there is a compelling professional reason for its disclosure. Your therapist will disclose confidential information without a specific release if it is necessary to prevent foreseeable harm to the client's well-being or others. In all circumstances, your therapist will be judicious in the amount of information that is disclosed. The therapist may disclose confidential information without the consent of the client only as mandated or permitted by law. When possible, the therapist will inform clients about the disclosure of confidential information and possible ramifications before the disclosure is made.

The therapist will only disclose confidential information to third parties with the appropriate written consent.

The parents have access to the HIPAA Notice of Privacy Practices at [www.hhs.gov](http://www.hhs.gov). A copy can be provided if the parents do not have access to the internet. The parents understand that information about the coaching is almost always kept confidential by the coach and not revealed to others besides the parents unless a parent authorizes such release.

There are a few exceptions as noted in the HIPAA Notice of Privacy Practices. Details about certain of those exceptions follow:

1. The psychotherapist is required by law to report suspected child abuse or neglect to the proper authorities.
2. If a child tells the psychotherapist that he or she intends to harm another person, the psychotherapist must try to protect the endangered person, including by telling the police, the person and other health care providers. Similarly, if a child threatens to harm him or herself, or a child's life or health is in any immediate danger, the psychotherapist will try to protect the child, including, as necessary, by telling the police and other health care providers, who may be able to assist in protecting the child.
3. If a child is involved in certain court proceedings the psychotherapist may be required by law to reveal information about the child's treatment. These situations include child custody disputes, cases where a patient's psychological condition is an issue, lawsuits or formal complaints against the psychotherapist, civil commitment hearings, and court-ordered treatment.

INFORMED CONSENT TO CHILD PSYCHOTHERAPY  
Page 2 of 3

4. If the parents' and child's health insurance or managed care plan will be reimbursing or paying the psychotherapist directly, they will require that confidentiality be waived and that the psychotherapist give them information about the child's treatment.
5. The psychotherapist may consult with other healthcare professionals about the child's treatment, but in doing so will not reveal the child's name or other information that would identify the child unless specific consent to do so is obtained from a parent. Further, when the psychotherapist is away or unavailable, another psychotherapist might answer calls and so will need to have access to information about the child's treatment.
6. If an account with the psychotherapist becomes overdue and responsible parties do not work out a payment plan, the psychotherapist will have to reveal a limited amount of information about a patient's treatment in taking legal measures to be paid. This would include the child's and parents' names, social security number, address, dates and type of treatment and the amount due.

In all of the situations described above, the psychotherapist will try to discuss the situation with a parent before any confidential information is revealed, and will reveal only the least amount of information that is necessary.

The parents, as legal guardians of the child, have rights to general information about what takes place in the child's therapy, to information about the child's progress in therapy, to information about any dangers the child might present to self or others, and, upon request, to obtain copies of the child's treatment record (with certain qualifications and exceptions). The parents understand that it is usually best not to ask for specific information about what was said in therapy sessions because this might break the trust between the child and the psychotherapist, especially for children over the age of 12.

The parents agree that in the event custody of, or visitation with, the child is contested in a legal proceeding, each of the parents and their attorneys will not require the psychotherapist to testify at any of the proceedings, because to do so would hurt the child's treatment, because the psychotherapist's role is a therapeutic and not evaluative one, and because other forensic professionals would be better able and more appropriate to conduct any necessary evaluation. Because of these limitations, the psychotherapist also will not be able to give any opinion regarding custody, visitation or any other legal issue. If such a proceeding does occur, the parents agree that the psychotherapist's role will be limited to providing to a mental health professional appointed to perform such an evaluation, and/or to the attorneys, law guardian, if any, and the judge involved in the legal proceeding, written information regarding, and/or the record of, the child's treatment; the psychotherapist will provide these either as required by law or upon the authorization of either parent.

The psychotherapist has explained to the parents that children with two parents have the best chance to benefit from therapy if both parents are involved and cooperate with each other and the psychotherapist. If both of a child's parents are consenting to therapy:

- Each of us agrees that he or she will not end the child's therapy without the agreement of the other parent, and that if we disagree about the child's continuing in therapy, we will try to come to an agreement, by counseling if necessary, before ending the child's therapy.
- We each agree to cooperate with the treatment plan of the psychotherapist for the child and understand that without mutual cooperation, the psychotherapist may not be able to act in the child's best interests and may have to end therapy.
- If the parents and child are participating in a managed care plan, the parents have discussed with the psychotherapist their financial responsibility for treatment, including any portion of the fees not reimbursed by health insurance.

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INFORMED CONSENT TO CHILD PSYCHOTHERAPY  
Page 3 of 3

- The parents understand that they are working with Mary Kate Robb. Mary Kate Robb is a licensed clinical social worker (LCSW) in the state of Connecticut. That means that Mary Kate Robb has a Master's Degree in Social Work with a specialization in children and families and has completed 3000 supervised hours of therapy sessions and related professional activities and one licensing exam. She also completes 15 hours of Continuing Education per year in the field of Social Work related to Children and Families. She follows the ethics of the National Association of Social Workers. Licensed Clinical Social Workers are licensed and regulated in the state of Connecticut by the Department of Public Health.
- The parents understand that they have a right to ask the psychotherapist at any time about any further information regarding the psychotherapist's training and qualifications and about where to file complaints about the psychotherapist's professional conduct.

**Fees and Insurance**

The fee for service is \$175 per individual 50 minute session. Fees are payable through cash, check at the time that services are rendered. At this point MKR Therapies, LLC does not accept insurance but parents will be given an invoice for the services provided that can be submitted to their insurance companies. Insurance companies may contact MKR Therapies, LLC for confidential information about the services being provided to the child. MKR Therapies is required to provide the insurance company with that confidential information.

By signing below the parents are indicating that they have read and understood this agreement, that they give consent to the psychotherapist's treatment of the child, and that they have the proper legal status to give consent to therapy for the child.

Name of Parent: \_\_\_\_\_

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Name of Parent: \_\_\_\_\_

Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Signature (of child over 12 years of age): \_\_\_\_\_