

# Downers Grove Counseling and Wellness PLLC

#### HIPAA PRIVACY POLICIES & PROCEDURES

Effective as of January 1, 2024

#### 1. Introduction

#### 1.1. Introduction

Downers Grove Counseling and Wellness PLLC (DGCW) is committed to protecting the privacy, security, confidentiality, integrity, and availability of Individually Identifiable Health Information (PHI) in compliance with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and their associated regulations. All individuals representing DGCW will take responsibility for safeguarding PHI to which they have access. Violation of provisions set forth in these policies and procedures may result in disciplinary action, which may include termination of employment. These policies and procedures override any policies and procedures previously set forth by DGCW.

#### 1.2 Purpose

This document outlines the policies and procedures implemented by DGCW to ensure compliance with the Health Insurance Portability and Accountability Act (HIPAA) and to protect the confidentiality, integrity, and availability of Protected Health Information (PHI).

In the event of any conflict between a provision of these policies and more stringent State laws or requirements, the more stringent law or requirement shall control.

# 1.3 Scope

This policy applies to all employees, contractors, and third-party service providers who have access to PHI at DGCW.

#### 1.4. Questions Concerning HIPAA Compliance

If any member of DGCW's Workforce has a question concerning DGCW's privacy or breach notification policies, the HIPAA Privacy or Breach Notification Rules, or their application to any situation, they shall contact the Privacy Officer, Jenna Kraft, LCSW, for guidance.

#### 1.5 Disclaimer

It is the intention of DGCW that these Privacy and Security Policies be used by its employees, and other members of its Workforce, in meeting their responsibilities to DGCW. Violation of a policy can be the basis for discipline or termination of employment; however, because these Privacy and Security Policies relate to the establishment and maintenance of high standards of performance, under no circumstances shall any policy or procedure be interpreted or construed as establishing a minimum standard, or any evidence of a minimum standard, of the safety, due care, or any other obligation which may be owed by DGCW, its employees, or its agents to another person.

#### 2. Definitions

#### Access

The ability or the means necessary to read, write, modify or communicate data/information or otherwise use any system resource.

#### **Business Associates**

Entities that perform functions or activities on behalf of a Covered Entity that involves the use or disclosure of PHI.

#### Breach

The unauthorized acquisition, access, use, or disclosure of PHI in a manner not permitted under the Privacy Rule, which compromises the security or privacy of PHI.

# **Covered Entities**

Entities that transmit health information electronically, such as healthcare providers, health plans, and healthcare clearinghouses.

# Encryption

The use of an algorithmic process to transform data into a form in which there is a low probability of assigning meaning without use of a confidential process or key.

# Healthcare Insurance Portability and Accountability Act (HIPAA)

Developed in 1996, the acronym HIPAA stands for Healthcare Insurance Portability and Accountability Act. Initially created to help the public with insurance portability, HHS eventually built administrative simplifications that involved electronic, medical record technology and other components. In addition, HHS built a series of privacy tools to protect healthcare data.

# Privacy Rule

The part of the HIPAA rule that addresses the saving, accessing and sharing of medical and personal information of an individual, including a patient's own right to access.

# Protected Health Information (PHI)

Protected Health Information (PHI) refers to any individually identifiable health information that is transmitted or maintained in any form or medium, including electronic, oral, or paper. PHI means any health information, including demographic information, HIPAA Privacy and Security Policies and Procedures, including demographic information collected from an individual, that:

1. Is created or received by a health-care provider, health plan, employer or health-care clearinghouse; and,

2. Relates to the past, present or future physical or mental health or condition of an individual; the provision of healthcare to an individual; or the past, present or future payment for the provision of healthcare to an individual; and,

a. That identifies the individual; or,

b. There is a reasonable basis to believe the information can be used to identify the individual.

#### Security Rule

The part of the HIPAA rule that outlines national security standards intended to protect health data created, received, maintained or transmitted electronically.

DGCW has made a significant effort to limit PHI collected. The primary PHI collected consists of an individual's name, address, phone number, email address, date of birth, legal sex/gender and insurance plan information. Other demographic or identifiable health information collected on DGCW's platform is limited to the extent possible.

# 3. Responsibilities

3.1 Designated Privacy Officer

DGCW designates Jenna Kraft, LCSW, as the Privacy Officer responsible for the development and implementation of privacy policies and procedures.

The Privacy Officer of DGGW shall:

1. Oversee the development, implementation, maintenance, and revision of policies and procedures to protect confidential health information in accordance with Federal and State regulations. The Privacy Officer is responsible for updating any policies, procedures, or implementation issues as required by law;

2. Perform periodic Privacy Rule focused risk assessments to identify issues that need attention;

3. Develop staff training on HIPAA policies, procedures, and practices;

4. Monitor and ensure that all DGCW employees receive HIPAA training;

5. Maintain an updated Notice of Privacy Practices that is distributed in accordance with these procedures;

6. Manage disclosures of information;

7. Investigate potential breaches and determine whether there has been a breach of unsecured PHI; notify appropriate parties as outlined in the Breach Notification Procedure.

8. Respond to Requests for Amendments of PHI;

9. Investigate and respond to complaints regarding the confidentiality of information;

10. Provide additional information about matters covered by the Notice of Privacy Practices;

11. Update privacy forms and coordinate the placement of these forms throughout DGCW.

# 3.2 Workforce Training

All employees must undergo training on HIPAA policies and procedures upon hire and regularly thereafter. Training will cover the importance of safeguarding PHI and the consequences of non-compliance. All members of DGCW shall be trained annually on DGCW's privacy and breach notification policies and procedures with respect to PHI as necessary and appropriate for the members of the Workforce to carry out their functions within DGCW. Additional training will also occur in response to any risk assessment identifying the need for additional training.

The Privacy Officer will ensure the documentation of each training session and the names of DGCW employees who completed the training. The supervisors of interns and volunteers, when applicable, will document their HIPAA training when it occurs.

# 4. Safeguards for PHI

# 4.1 Background

In compliance with the Privacy Rule of the Administrative Simplification provisions of the Health Insurance Portability and Accountability Act of 1996 (HIPAA) covered entities and business associates must have in place implemented policies and procedures to safeguard patients' PHI (§164.524).

All DGCW employees, subcontractors, Business Associates, interns, and volunteers are responsible for the privacy and security of PHI of persons receiving services. The Privacy Officer shall implement appropriate administrative, technical and physical safeguards to protect the privacy of PHI and to limit incidental uses or disclosures made pursuant to an otherwise permitted or required use or disclosure. They are responsible for periodically monitoring to ensure that uses and disclosure of PHI complies with applicable Federal, State and/or local law or regulation, and these policies and procedures.

# 4.2 Policy

It is the policy of DGCW to honor a patient's right of access to inspect and obtain a copy of their protected health information (PHI) in DGCW's designated record set, for as long as the PHI is maintained in compliance with HIPAA and DGCW's retention policy.

# 4.3 Limited Data Collection

DGCW will only collect the minimum necessary PHI required to perform business functions.

### 4.4 Access Controls

Access to PHI will be restricted to authorized personnel based on their job responsibilities. User accounts will be monitored and terminated promptly upon termination of employment.

#### 4.5 Transmission Security

Whenever possible, PHI transmitted electronically will be encrypted to ensure the confidentiality and integrity of the information.

4.6. Vulnerability Testing

DGCW will hire an external third-party company to perform vulnerability testing on an annual basis.

#### 5. Privacy Notice

5.1 Notice of Privacy Practices

DGCW will provide a Notice of Privacy Practices to individuals whose PHI is collected, outlining their rights and how their information will be used and disclosed.

The Notice of Privacy Practices shall comply with HIPAA rules and regulations. The Notice of Privacy Practices communicates:

1. The uses and disclosures of PHI that may be made by DGCW

2. The rights of a person with respect to their PHI; and,

3. DGCW's duties in safeguarding such PHI.

The Notice shall be written in plain language and shall be made available in languages understood by a substantial number of individuals served by DGCW.

5.2 Changes to Privacy Practices Not Stated in Notice of Privacy Practices

DGCW may change, at any time, a privacy practice that does not materially affect the content of its Notice of Privacy Practices, provided:

- 1. The policy or procedure involved, as revised, complies with the HIPAA Privacy and Breach Notification Rules; and,
- 2. Prior to the effective date of the change, the policy or practice, as revised, is documented by the Privacy Officer in written or electronic form for six (6) years from the date of its creation or the date when it last was in effect, whichever is later.

#### 6. Minimum Necessary Use and Disclosures of PHI

When using or disclosing PHI, members of DGCW Workforce shall make reasonable efforts to limit the amount of PHI used or disclosed to the minimum necessary. The following standards (the "Minimum Necessary Standard") apply to the use and disclosure of PHI:

- 1. DGCW Workforce members shall only have access to the amount and type of PHI necessary to carry out their job duties, functions and responsibilities.
- 2. DGCW limits access to, and use of, the PHI of persons served in accordance with its business associate agreements with vendors and subcontractors.
- 3. DGCW Workforce members shall restrict their use, access and disclosure of PHI to the minimum necessary to achieve the purpose of the disclosure.

This Minimum Necessary Standard does not apply in the following situations:

- 1. When the PHI is for use by, or a disclosure to, a healthcare provider for purposes of providing treatment to the patient;
- 2. When the disclosure is to the person served, their parent (if a minor), legal guardian or legally authorized personal representative;
- 3. When the disclosure is pursuant to a valid Authorization requested through the person served or their parent (if a minor), legal guardian or legally authorized personal representative, in which case the disclosure shall be

limited to the PHI specified in the Authorization;

- 4. When the disclosure is to the Secretary of the U.S. Department of Health and Human Services (Federal government);
- 5. When the law requires the disclosure; only PHI required to be disclosed by law shall be disclosed.

Minimum Necessary Standard When Requesting PHI

When requesting PHI from another entity, DGCW shall limit its request for PHI to the amount reasonably necessary to accomplish the purpose for which the request is made. For requests that are not on a routine or recurring basis, DGCW shall evaluate the request to determine if the requirements of the Privacy Rule have been satisfied.

# 7. Reporting and Response to Breaches

7.1 Determining Whether a Breach of PHI Occurred

This section addresses DGCW's Breach Notification Rule Requirements. An acquisition, access, use, or disclosure of PHI in a manner not permitted under the HIPAA Privacy Rule is presumed to be a breach unless the Privacy Officer or Business Associate, as applicable, demonstrates that there is a low probability that the PHI has been compromised based on a risk assessment of at least the following factors:

- 1. The nature and extent of the PHI involved, including the types of identifiers and the likelihood of re-identification;
- 2. The unauthorized person who used the PHI or to whom the disclosure was made;
- 3. Whether the PHI was actually acquired or viewed; and,
- 4. The extent to which the risk to the PHI has been mitigated.

The risk assessment will also examine the three exceptions of a definition of a breach:

- 1. Unintentional acquisition, access, or use of PHI by a Workforce member or person acting under the authority of DGCW or DGCW business associate and such acquisition, access, or use was made in good faith and within the scope of authority;
- 2. Inadvertent disclosure of PHI by a person authorized to access PHI to another person authorized to access PHI at DGCW or a DGCW business associate;
- 3. DGCW or DGCW business associate has a good faith belief that the unauthorized person to whom the impermissible disclosure was made would not have been able to retain the information.

# 7.2 Procedures for Breach Notification

DGCW maintains an open-door policy regarding compliance with HIPAA. Employees, subcontractors, interns and volunteers are encouraged to speak with the Privacy Officer or other appropriate individual regarding any concerns they may have with DGCW's HIPAA policies and procedures or initiatives designed to maintain and enhance privacy and security controls.

There shall be no retaliation against employees, subcontractors, interns or volunteers who, in good faith, report any activities he or she believes is a breach of HIPAA. Although not guaranteed (depending on the circumstances) anonymity shall be maintained whenever possible. DGCW may impose lesser sanctions, when it determines it is appropriate, when a Workforce member is responsible for a breach, and reports the breach; and/or that more severe sanctions may be imposed for a Workforce member who is responsible for a breach, but fails to report it, under appropriate circumstances.

Employees, subcontractors, interns or volunteers who believe that unauthorized access, use or disclosure of PHI has occurred shall immediately report the circumstances of the suspected breach to their supervisor and the Privacy Officer within forty-eight (48) hours after knowledge of the incident.

The report of a potential breach shall include the following information, to the extent available:

- 1. A brief description of what happened, including the date of the potential breach and the date the potential breach was discovered;
- 2. Who used the PHI without appropriate permission or Authorization and/or to whom the information was disclosed without permission or Authorization;
- 3. A description of the types of and amount of unsecured PHI involved in the breach;
- 4. Whether the PHI was secured by encryption, destruction, or other means;
- 5. Whether any intermediate steps were taken to mitigate an impermissible use or disclosure;
- 6. Whether the PHI that was disclosed was returned prior to being accessed for an improper purpose; and,
- 7. If the PHI was provided to DGCW under a Business Associate Agreement.

Following a report of a concern of impermissible use or disclosure of PHI, the Privacy Officer, or their designee, will complete a risk assessment to determine the probability level that the PHI has been compromised by the impermissible use or disclosure. The conclusion of the risk assessment will be documented, along with any actions needed, such as a notification letter, in the DGCW HIPAA Incident Log. It is expected that members of DGCW's Workforce will cooperate in the investigation and assessment.

Failure to report a suspected breach to the Privacy or Security Officer may result in disciplinary action against employees, subcontractors, interns or volunteers.

7.3 Timeline of Notification

HIPAA's breach notification rule requires notification to affected individuals, the Secretary of Department of Health & Human Services (USHHS), and in certain cases, the media, without unreasonable delay and within sixty (60) calendar days following the discovery of a breach under Federal and or State HIPAA rule guidelines. The discovery of a breach includes the first date it shall have been known by exercising reasonable diligence.

# 7.4 Content of Notification

The Privacy Officer will be responsible for writing and sending the Breach Notification letters to affected individuals. The notification shall be written in plain language and include to the extent possible:

- 1. A brief description of what happened, including the date of the breach and the date of the discovery of the breach, if known;
- 2. A description of the types of unsecured PHI that were involved in the breach (name, email address, phone number etc.);
- 3. Any steps individuals shall take to protect themselves from potential harm resulting from the breach;
- 4. A brief description of what DGCW is doing to investigate the breach, to mitigate harm to individuals, and to protect against any further breaches; and,
- 5. Contact procedures for individuals to ask questions or learn additional information, which shall include a phone number, an e-mail address, Web site, or postal address.

Reasonable steps shall be taken to have the notification translated into languages that are frequently encountered by DGCW and as may be necessary to ensure effective communication with individuals with disabilities.

# 8. Documentation and Record Retention

# 8.1 Documenting Policies and Procedures

All policies and procedures related to HIPAA compliance will be documented and maintained.

8.1.1 Policy Development Process:

• DGCW will establish a systematic process for developing, reviewing, and approving policies and procedures related to HIPAA compliance.

- The process will involve input from relevant stakeholders, including the Privacy Officer, legal counsel and other key staff.
- Policies and procedures will be reviewed at least annually or more frequently if there are changes in the business environment, technology, or regulations.

8.1.2 Policy Ownership and Accountability:

- Each HIPAA-related policy will have a designated owner who is responsible for its maintenance, updates, and compliance.
- Owners will ensure that policies are aligned with the current legal and regulatory landscape and communicate any changes to affected parties promptly.

8.1.3 Accessibility of Policies:

- All HIPAA policies and procedures will be maintained in a centralized repository accessible to all employees.
- The repository will include the most recent versions of policies, along with a version control mechanism to track changes.

8.1.4 Employee Acknowledgment:

- Employees will be required to acknowledge their understanding and agreement to comply with HIPAA policies and procedures.
- Acknowledgments will be documented and retained as part of the employee's personnel file.

8.1.5 Policy Training:

- DGCW will provide regular training sessions to employees regarding HIPAA policies and procedures.
- Training sessions will cover policy updates, best practices, and case studies to enhance understanding and application.

#### 8.2 Record Retention

8.2.1 Retention Period:

- DGCW will establish and maintain a record retention schedule for all documents containing PHI.
- The retention period will comply with HIPAA regulations and any applicable state laws, taking into account the nature of the information and business needs.

8.2.2 Secure Storage:

- PHI and related records will be stored securely, whether in physical or electronic form, to prevent unauthorized access, disclosure, or tampering.
- Physical records will be stored in locked cabinets, and electronic records will be stored on secure servers with access controls.

8.2.3 Record Disposal:

- DGCW will implement secure procedures for the disposal of PHI and related records.
- Procedures will ensure the permanent and irretrievable destruction of PHI to prevent unauthorized access.

8.2.4 Documentation of Record Disposal:

- DGCW will maintain documentation of the disposal process, including dates, methods, and responsible parties.
- Documentation will be retained in accordance with the record retention schedule.

By implementing these detailed documentation and record retention practices, DGCW aims to ensure the ongoing effectiveness and compliance of its HIPAA policies and procedures. Regular reviews, updates, and training will contribute to a culture of awareness and responsibility surrounding the handling of PHI.

#### 9. Enforcement and Penalties

9.1 Disciplinary Actions

9.1.1 Non-Compliance Investigations:

• Any suspected or reported instances of non-compliance with HIPAA policies and procedures will be thoroughly investigated by the Privacy Officer or designated personnel.

• Investigations may involve interviews, document reviews, and other relevant actions to determine the extent of the non-compliance.

9.1.2 Disciplinary Actions Process:

- Disciplinary actions will be taken in a fair and consistent manner, following a documented process.
- The severity of the disciplinary action will be commensurate with the nature and recurrence of the violation, ranging from verbal counseling to termination of employment.

9.1.3 Employee Reporting Obligations:

- Employees are obligated to report any known or suspected non-compliance with HIPAA policies and procedures promptly.
- Failure to report violations may result in disciplinary action.

9.1.4 Record of Disciplinary Actions:

- DGCW will maintain a confidential record of all disciplinary actions related to HIPAA non-compliance.
- Records will include details of the violation, actions taken, and any remedial measures implemented.

9.2.1 Civil Penalties:

- Violations of HIPAA may result in civil penalties imposed by the Office for Civil Rights (OCR).
- Civil penalties may include fines, with amounts varying based on the level of negligence, the nature of the violation, and the number of affected individuals.

9.2.2 Criminal Penalties:

- Intentional or willful violations of HIPAA may result in criminal charges, leading to fines and imprisonment.
- Criminal charges may be pursued when there is evidence of deliberate disregard for patient privacy or when PHI is used for malicious purposes.

#### 10. Review and Revision

10.1 Periodic Review

10.1.1 Scheduled Reviews:

- DGCW is committed to conducting scheduled reviews of all HIPAA policies and procedures on an annual basis.
- The Privacy Officer, in collaboration with relevant stakeholders, will initiate and oversee the review process.

10.1.2 Review Committee:

- A designated committee, including the Privacy Officer, legal counsel, and representatives from relevant departments (key staff), will be responsible for conducting the periodic reviews.
- The committee will assess the effectiveness and appropriateness of existing policies, considering changes in the regulatory environment, technology, and business practices.

10.1.3 Documentation of Reviews:

- Each review will be thoroughly documented, capturing any identified deficiencies, recommended changes, and actions taken.
- Documentation will include the date of the review, participants, and a summary of findings.

10.2 Policy Update Process

10.2.1 Change Management Process:

- DGCW will implement a change management process to facilitate updates to HIPAA policies and procedures.
- Proposed changes will be documented, reviewed by the designated committee, and approved by the Privacy Officer before implementation.

10.2.2 Communication of Changes:

- Employees will be promptly informed of any updates or changes to HIPAA policies and procedures.
- Communication methods may include email notifications or training sessions.

10.2.3 Acknowledgment of Policy Changes:

- Employees will be required to acknowledge and confirm their understanding of any updated HIPAA policies within a specified timeframe.
- Acknowledgments will be documented and retained as part of the employee's personnel file.

10.3 Continuous Monitoring

10.3.1 Ongoing Compliance Monitoring:

- DGCW will establish continuous monitoring mechanisms to assess ongoing compliance with HIPAA policies and procedures.
- Monitoring activities may include regular audits, risk assessments, and internal reporting mechanisms.

10.3.2 Incident Reporting and Analysis:

- Employees will be encouraged to report any incidents, near misses, or concerns related to HIPAA compliance promptly.
- Reported incidents will be thoroughly investigated, and findings will be used to inform updates to policies and procedures as necessary.

10.4 Documentation of Changes

10.4.1 Version Control

- A version control system will be maintained for all HIPAA policies and procedures, clearly indicating the most recent versions.
- Version control will assist in tracking changes over time and ensuring that employees are working with the latest policies.

10.4.2 Archiving Previous Versions:

- Previous versions of policies and procedures will be archived for a specified period, as required by record retention policies.
- Archived versions will be maintained for reference and auditing purposes.

By establishing a comprehensive review and revision process, DGCW aims to ensure that HIPAA policies and procedures remain current, effective, and aligned with regulatory requirements. Regular reviews, effective communication of changes, and continuous monitoring contribute to the ongoing success of the organization's HIPAA compliance efforts.

# 11. Contact Information

#### 11.1 Privacy Officer Contact

Individuals may contact Jenna Kraft, LCSW, the Privacy Officer, at <u>info@downersgrovecounseling.com</u> or (630) 426-9719 with any questions or concerns regarding the company's HIPAA policies and procedures.

By implementing and adhering to these policies and procedures, DGCW aims to protect the privacy and security of PHI in compliance with HIPAA regulations. Employees are responsible for familiarizing themselves with these policies and procedures and following them diligently. Non-compliance may result in disciplinary action, legal consequences, and damage to DGCW's reputation.

In conclusion, DGCW is committed to upholding the highest standards of privacy and security in the handling of Protected Health Information (PHI). This HIPAA policy serves as a testament to our dedication to compliance with regulatory requirements and the safeguarding of individuals' sensitive health information. As we navigate the dynamic landscape of healthcare and technology, we recognize the importance of continuous improvement.

Through periodic reviews, diligent enforcement, and a culture of responsibility, we strive to not only meet but exceed the expectations set forth by the Health Insurance Portability and Accountability Act.

By embracing these principles, we ensure that PHI is handled with the utmost care, integrity, and confidentiality, thereby fostering trust among our patients, partners, and the community we serve. Thank you for your commitment to maintaining the highest standards of ethical and legal conduct in all aspects of our operations.

# Appendix A:

# DGCW's Notice of Privacy Policy

# **Notice of Privacy Practices**

Effective Date: January 1, 2024

THIS NOTICE DESCRIBES HOW HEALTH INFORMATION MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

# I. MY PLEDGE REGARDING HEALTH INFORMATION:

I understand that health information about you and your health care is personal. I am committed to protecting health information about you. I create a record of the care and services you receive from me. I need this record to provide you with quality care and to comply with certain legal requirements. This notice applies to all of the records of your care generated by this mental health care practice. This notice will tell you about the ways in which I may use and disclose health information about you. I also describe your rights to the health information I keep about you, and describe certain obligations I have regarding the use and disclosure of your health information. I am required by law to:

• Make sure that protected health information ("PHI") that identifies you is kept private.

• Give you this notice of my legal duties and privacy practices with respect to health information.

• Follow the terms of the notice that is currently in effect.

• I can change the terms of this Notice, and such changes will apply to all information I have about you. The new Notice will be available upon request, in my office, and on my website.

# II. HOW I MAY USE AND DISCLOSE HEALTH INFORMATION ABOUT YOU:

The following categories describe different ways that I use and disclose health information. For each category of uses or disclosures I will explain what I mean and try to give some examples. Not every use or disclosure in a category will be listed.

However, all of the ways I am permitted to use and disclose information will fall within one of the categories.

For Treatment Payment, or Health Care Operations: Federal privacy rules and regulations allow health care providers who have direct treatment relationship with the client to use or disclose the client's personal health information without the client's written authorization, to carry out the health care provider's own treatment, payment or health care operations. I may also disclose your protected health information for the treatment activities of any health care provider. This too can be done without your written authorization. For example, if a clinician were to consult with another licensed health care provider about your condition, we would be permitted to use and disclose your personal health information, which is otherwise confidential, in order to assist the clinician in diagnosis and treatment of your mental health condition.

Disclosures for treatment purposes are not limited to the minimum necessary standard. Because therapists and other health care providers need access to the full record and/or full and complete information in order to provide quality care. The word "treatment" includes, among other things, the coordination and management of health care providers with a third party, consultations between health care providers and referrals of a patient for health care from one health care provider to another.

Lawsuits and Disputes: If you are involved in a lawsuit, I may disclose health information in response to a court or administrative order. I may also disclose health information about your child in response to a subpoena, discovery

# III. CERTAIN USES AND DISCLOSURES REQUIRE YOUR AUTHORIZATION:

1. Psychotherapy Notes. I do keep "psychotherapy notes" as that term is defined in 45 CFR § 164.501, and any use or disclosure of such notes requires your Authorization unless the use or disclosure is:

a. For my use in treating you.

b. For my use in training or supervising mental health practitioners to help them improve their skills in group, joint, family, or individual counseling or therapy.

c. For my use in defending myself in legal proceedings instituted by you.

d. For use by the Secretary of Health and Human Services to investigate my compliance with HIPAA.

e. Required by law and the use or disclosure is limited to the requirements of such law.

f. Required by law for certain health oversight activities pertaining to the originator of the psychotherapy notes.

g. Required by a coroner who is performing duties authorized by law.

h. Required to help avert a serious threat to the health and safety of others.

2. Marketing Purposes. As a psychotherapist, I will not use or disclose your PHI for marketing purposes.

3. Sale of PHI. As a psychotherapist, I will not sell your PHI in the regular course of my business.

IV. CERTAIN USES AND DISCLOSURES DO NOT REQUIRE YOUR AUTHORIZATION. Subject to certain limitations in the law, I can use and disclose your PHI without your Authorization for the following reasons:

1. When disclosure is required by state or federal law, and the use or disclosure complies with and is limited to the relevant requirements of such law.

2. For public health activities, including reporting suspected child, elder, or dependent adult abuse, or preventing or reducing a serious threat to anyone's health or safety.

3. For health oversight activities, including audits and investigations.

4. For judicial and administrative proceedings, including responding to a court or administrative order, although my preference is to obtain an Authorization from you before doing so.

5. For law enforcement purposes, including reporting crimes occurring on my premises.

6. To coroners or medical examiners, when such individuals are performing duties authorized by law.

7. For research purposes, including studying and comparing the mental health of patients who received one form of therapy versus those who received another form of therapy for the same condition.

8. Specialized government functions, including, ensuring the proper execution of military missions; protecting the President of the United States; conducting intelligence or counterintelligence operations; or, helping to ensure the safety of those working within or housed in correctional institutions.

9. For workers' compensation purposes. Although my preference is to obtain an Authorization from you, I may provide your PHI in order to comply with workers' compensation laws.

10. Appointment reminders and health related benefits or services. I may use and disclose your PHI to contact you to remind you that you have an appointment with me. I may also use and disclose your PHI to tell you about treatment alternatives, or other health care services or benefits that I offer.

V. CERTAIN USES AND DISCLOSURES REQUIRE YOU TO HAVE THE OPPORTUNITY TO OBJECT.

1. Disclosures to family, friends, or others. I may provide your PHI to a family member, friend, or other person that you indicate is involved in your care or the payment for your health care, unless you object in whole or in part. The opportunity to consent may be obtained retroactively in emergency situations.

# VI. YOU HAVE THE FOLLOWING RIGHTS WITH RESPECT TO YOUR PHI:

1. The Right to Request Limits on Uses and Disclosures of Your PHI. You have the right to ask me not to use or disclose certain PHI for treatment, payment, or health care operations purposes. I am not required to agree to your request, and I may say "no" if I believe it would affect your health care.

2. The Right to Request Restrictions for Out-of-Pocket Expenses Paid for In Full. You have the right to request restrictions on disclosures of your PHI to health plans for payment or health care operations purposes if the PHI pertains solely to a health care item or a health care service that you have paid for out-of-pocket in full.

3. The Right to Choose How I Send PHI to You. You have the right to ask me to contact you in a specific way (for example, home or office phone) or to send mail to a different address, and I will agree to all reasonable requests.

4. The Right to See and Get Copies of Your PHI. Other than "psychotherapy notes," you have the right to get an electronic or paper copy of your medical record and other information that I have about you. I will provide you with a copy of your record, or a summary of it, if you agree to receive a summary, within 30 days of receiving your written request, and I may charge a reasonable, cost based fee for doing so.

5. The Right to Get a List of the Disclosures I Have Made. You have the right to request a list of instances in which I have disclosed your PHI for purposes other than treatment, payment, or health care operations, or for which you provided me with an Authorization. I will respond to your request for an accounting of disclosures within 60 days of receiving your request. The list I will give you will include disclosures made in the last six years unless you request a shorter time. I will provide the list to you at no charge, but if you make more than one request in the same year, I will charge you a reasonable cost based fee for each additional request.

6. The Right to Correct or Update Your PHI. If you believe that there is a mistake in your PHI, or that a piece of important information is missing from your PHI, you have the right to request that I correct the existing information or add the missing information. I may say "no" to your request, but I will tell you why in writing within 60 days of receiving your request.

7. The Right to Get a Paper or Electronic Copy of this Notice. You have the right get a paper copy of this Notice, and you have the right to get a copy of this notice by e-mail. And, even if you have agreed to receive this Notice via e-mail, you also have the right to request a paper copy of it. We reserve the right to change this Notice. Any changes will be effective for all PHI that we maintain. An updated Notice will be available upon request and will be posted on our website.

# **Contact Information:**

If you have any questions or concerns regarding this Notice, please contact: Jenna Kraft, LCSW, Privacy Officer, at info@downersgrovecounseling.com, (630) 426-9719.

We are dedicated to protecting your privacy and providing you with the highest level of service.

Jenna Kraft, LCSW

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Owner/Director, Downers Grove Counseling and Wellness PLLC Date: January 1, 2024

#### **Appendix B**:

#### **Release of Records Form (ROI)**

Authorization to Release Mental Health Record (This form is optional)

I hereby give consent to the below "Named Person" affiliated with Downers Grove Counseling and Wellness PLLC, address 5117B Main St. STE 5, Downers Grove, IL 60515, to release information concerning myself and/or my dependent(s) to the named "Recipient of Information," address "Address of Recipient of Information," from today until "Date Consent Expires." I acknowledge and understand that I may revoke this authorization at any time by providing verbal and/or written notice to my therapist and/or the clinical director at Downers Grove Counseling and Wellness PLLC. I certify that I am executing and delivering this authorization freely and unilaterally as of the date written below and that all information contained in this authorization is true and correct. I further certify that this authorization is written in plain language and that I have received and retained a copy of this signed authorization for my future reference. I understand that I have the right to inspect and copy the information to be disclosed.

Client Information:
Client's Full Name:
If Client is a Minor, Name of Parent/Guardian(s):
Client's Date of Birth:
Client's Address:
If Client is a Minor, Parent/Guardian(s) Address:
Named Person (person who will release client information):
Recipient of Information (person who will receive client information):
Address of Recipient of Information:
Date Consent Expires:

# Type of Information To Be Released

Please specify each specific type of information you want released.

Medical (specify):
Psychiatric/psychological (specify):
Social history/assessment (specify):
Other (specify):

# Acknowledgement

Client's Name:
Client's Date of Birth:
If Client is a Minor, Name of Parent/Guardian(s):
Date:

# Appendix C:

**DGCW's List of Business Associates and dates of signed Business Associate Agreements.** Copies of signed Business Associate Agreements are stored on DGCW's HIPAA-compliant Google Workspace account.

- 1. Doxy.me
  - a. January 3, 2023
- 2. Google Workspace
  - a. April 19, 2023
- 3. TheraNest
  - a. March 16, 2024
- 4. Zoom
  - a. April 19, 2023