



Fowler and Tidwell Counseling
7155 Old Katy Road Suite N244
Houston, TX 77024
Office: 832-831-8379 Fax: 832-831-8388

INFORMED CONSENT

The following is an agreement entered into between the above therapist and _____ (as client).

The modalities of outpatient psychotherapy utilized in my office are widely accepted forms of psychological treatment. As with all forms of clinical treatment however, there are risks to be considered in the process of making an informed decision. This form is designed to inform you of these risks as well as the potential benefits of outpatient therapy, and to discuss the general policies and procedures of my office.

Overview of Clinical Services

During treatment, I often use a variety of outpatient treatment modalities which include Individual, Family, Marital, and Group psychotherapy. My treatment approach is based upon each client's specific clinical needs as identified during the initial session(s). The client's therapy options are then discussed and a plan for treatment is determined. A client's needs sometimes change over the course of their outpatient therapy, which may necessitate a reevaluation of their treatment plan. When this occurs, treatment options are once again discussed and determined by the client and therapist. If, at any time, the client and/or therapist believe the client's clinical issues require alternative or additional resources, every effort will be made to assist the client in locating these resources. While therapy should end through mutual agreement once desired goals have been reached, you have the right to end therapy at any time. Please feel you always have the right to ask questions of me. Therapy only works if you have trust and confidence in me and feel my respect and concern for you.

Benefits and Risks of Treatment

The risks or potential side effects of participating in psychotherapy may include increased levels of stress and anxiety, escalation of undesired behaviors, relationship disruption, and emotional reactivity. The benefits of outpatient psychotherapy may include improved functioning in your personal and professional relationships, improved communication skills, and a reduction in the symptoms which led you to seek therapy in the first place.

Office Policies

1. Payment in the form of check or cash or credit card is due at the beginning of each appointment.
2. As a courtesy we will bill your insurance company, HMO, responsible party or third party payer for you if you wish. In the event you have not met your deductible, the full fee is due at each session until the deductible is satisfied.
3. Most insurance plans require a diagnosis as part of filing a claim. This diagnosis will be discussed with the client prior to providing a statement.
4. If you are using insurance, you are responsible for your co-pay as required by your insurance company. The session length may change slightly as dictated by the terms of your insurance company. If your insurance company denies payment or does not cover counseling, we request that you pay the balance due at that time.
5. Cancellation of an appointment for Individual, Marital, or Family therapy requires 24 hours advanced notice. (Advanced cancellation of Monday morning appointments should be made on the therapist's cell phone.)

Otherwise, the client will be charged **\$85.00** for the missed session. Emergencies (death in the family, hospitalizations, etc. will be addressed on a case by case basis).

6. If you are using insurance and cancel with less than 24 hours notice or do not show-up for the appointment, **you, not your insurance company**, are responsible for the missed session (\$85.00).

7. After 60 days any unpaid balance will be charged 1.5% interest a month (18% APR). In the event that an account is overdue and turned over to our collection agency, the client or responsible party will be held responsible for any collection fee charged to our office to collect the debt owed. If after 90 days the fees are still unpaid within the above terms, the client's account may be turned over to a collection agency. The client or responsible part will be held responsible for any collections fee charged to my office to collect the debt owed.

8. Session duration is fifty (50) minutes. The fee per session is \$125.00. Those electing to receive services from an LPC-Intern will be charged a \$40.00 fee per session. Sessions longer than 50 minutes will be prorated accordingly based upon this per session rate. (After hours or emergency calls will be billed on the same basis)

9. If you need to reach your therapist prior to scheduled therapy sessions, you can leave me a message at 832-831-8379 or email them at {therapist's first name}@fowlerandtidwell.com. Your therapist will return your call/ email as promptly as possible. If your therapist am out of town, a designated colleague will be on call and can be accessed. At that time, the colleague's emergency contact information will be left on my voicemail message. If at any time, you are unable to get a response and your need is urgent, please contact your physician, 911, or go to the nearest emergency room.

10. Fowler and Tidwell Counseling, PLLC is not responsible for child care. If the client is under the age of 16, a parent/ guardian must accompany the minor and remain on-site for the duration of the appointment.

11. Under the Texas State Board of Professional Counters, Title 22, Texas Administrative Code Chapter 681.41- A copy of the custody agreement or court order, as well as any applicable divorce decree shall be maintained in a client's records for a minor who is named in a custody agreement or court order. Therefore, if there is a custody agreement it must be brought to initial appointment.

I have received a copy of my fee schedule. (Please initial) _____

Signature(s)_____ Date_____

Confidentiality and Emergency Situations

Please understand that all records, written information, or any electronic data are marked CONFIDENTIAL and are kept under lock and key. No one inside or outside the office will have access to your case except for me. This applies as well to the other therapists in the office.

Information shared with a therapist is held in confidence. A signed and dated Release of Information (which clearly defines the nature of information to be shared, to whom and for how long) is required as consent to disclose confidential information. If the client is a minor, the release must be completed, signed, and dated by a parent or legal guardian. In counseling children or adolescents, confidentiality is a necessity; as much as possible, in order for the therapeutic process to work. While you as parent or guardian have a legal right to information, I will speak with you in a general way unless there is a danger to the child's life. This is conveyed to the child as well. Usually I ask the child and parent to meet with me together so that the parent can voice concerns or ask questions.

If an emergency situation for which the client or their guardian feels immediate attention is necessary, please call the office to have a counselor paged. If no call is received within 15 minutes, the client or guardian understands that they are to contact the emergency services in the community (911) for those services. Fowler and Tidwell Counseling, PLLC will follow those emergency services with standard counseling and support to the client or the client's family. E-mail, text messages and social networking sites are not confidential and I may not be able to respond.

Limitations to Confidentiality

Your verbal communication and clinical records are strictly confidential except for: a) information (diagnosis and dates of service) shared with your insurance company to process your claims, b) information you and/or you child or children report about physical, sexual abuse or elder abuse; then, by State Law, I am obligated to report this to the Department of Children and Family Services, c) where you sign a release of information to have specific information shared and d) if you provide information that informs me that you are in danger of harming yourself or others e) information necessary for case supervision or consultation and f) or when required by law. If an emergency situation for which the client or their guardian feels immediate attention is necessary, please call the office to have a counselor paged. If no call is received within 15 minutes, the client or guardian understands that they are to contact the emergency services in the community (911) for those services. Fowler and Tidwell Counseling, PLLC will follow those emergency services with standard counseling and support to the client or the client's family. E-mail, text messages and social networking sites are not confidential and I may not be able to respond.

1. Texas State Law requires any therapist to notify the legal authorities if you provide information indicating that you are abusing children, the elderly, or if you express intent to harm yourself or another person(s).
2. If a client reveals to the therapist any evidence of professional misconduct (e.g., sexual involvement) perpetrated by a previous clinical provider, the current therapist is required to report this information to the state licensing board for that clinician.

Failure of the treating therapist to report in either of the aforementioned circumstances is a breach of legal and ethical standards which can lead to prosecution and/or loss of licensure.

Signature(s) _____ **Date** _____

Consent for Treatment by a Licensed Professional Counselor-Intern (LPC-I)

If you have elected to receive services from an LPC-I, the intern is working under the supervision of Jenai Tidwell, LPC-S. The intern has completed his/her training in professional counseling and has passed all required state exams, but he/she is currently working under a provisional license. Under Texas law, an LPC-I must complete 3,000 hours of additional training under the supervision of a qualified LPC-S in order to become fully licensed. Sessions with an LPC-I CANNOT BE BILLED UNDER YOUR INSURANCE POLICY. YOU ARE FULLY RESPONSIBLE FOR PAYING THE \$40.00 SESSION FEE. If you miss a scheduled session without the required 24-hour cancellation notice, then you may be charged the FULL \$40.00 SESSION FEE.

All of the above policies pertaining to confidentiality and the limits of confidentiality apply to sessions with an LPC-I. In the State of Texas, an LPC-I has the same ethical and legal obligations to report child abuse, elder abuse, and unethical/criminal behavior on the part of a prior clinician. LPC-Is are also required to notify the appropriate authorities if they have reasonable belief that a client is at risk of self-harm or harming others. If required by law, court order, or subpoena, an LPC-I may also breach confidentiality to comply with a judicial process. A client may also waive confidentiality voluntarily through a Release of Information.

The risks and benefits of therapy with an LPC-I are similar to those as with a fully-licensed therapist. Please keep in mind that LPC-Is are not seasoned clinicians. Your LPC-I will be meeting regularly with Jenai Tidwell, LPC-S to discuss the progress of your treatment and the general content of your sessions. Your LPC-I may also request to consult with Jenai Tidwell on an as-needed basis. This is an important part of the supervision process

that will help your LPC-I to become a more experienced practitioner. If you are not comfortable with the supervisor having knowledge of your progress or the content of your therapy, then this should be discussed with the treating LPC-I UP FRONT. Also, if you would like to meet with Jenai Tidwell prior to beginning treatment with an LPC-I, this may be arranged.

IF AT ANY TIME YOU WISH TO TERMINATE TREATMENT WITH YOUR LPC-I, THIS WILL NOT IMPACT YOUR ABILITY TO REVCEIVE TREATMENT WITH ANOTHER PRACTIONER EMPLOYED BY FOWLER AND TIDWELL COUNSELING. Also, should your LPC-I determine that he/she is not qualified to provide treatment for your specific issue/diagnosis, then you may be referred to another therapist employed by Fowler and Tidwell Counseling, PLLC or to another outside agency or practice. Your LPC-I will assist with your transition to the other treatment provider.

COORDINATION OF TREAMENT: It is important that all health care providers work together. As such, we would like your permission to communicate with your primary care physician and/or psychiatrist. Your consent is valid for one year. **Please understand that you have the right to revoke this authorization, in writing, at any time by sending notice. However, a revocation is not valid to the extent that we have acted in reliance on such authorization.** If you prefer to decline consent no inform will be shared.

___ You may inform my physician(s) ___ I decline to inform my physician

PHYSICIAN NAME: _____

CLINIC: _____

ADDRESS: _____

PHONE: _____

Signature(s) _____ Date _____

NOTICE OF PRIVACY PRACTICES AND CLIENT RIGHTS: I/We have read and received a copy of the, Notice of Privacy Practices and Client Rights document.

Signature(s) _____ Date _____

May we contact you at home (circle one) **yes no?** May we contact you at work **yes no?** May we contact you by cell phone **yes no?** Where may we contact you _____?

CONSENT FOR TREATMENT OF CHILDREN OR ADOLESCENTS: I/We consent that _____ may be treated as a client by Fowler and Tidwell Counseling, PLLC. It is understood that children over the age of 12 have confidentiality protected by law. At times it may be necessary to schedule appointments during school hours. We ask for your cooperation to provide the most timely treatment for you and your children. This consent to treat expires at the end of treatment or if revoked in writing.

Signature(s) _____ Date _____

