Creative Journeys Counseling, LLC

**AGREEMENT FOR COUNSELING WITH A MINOR RELATED TO DOMESTIC CONCERNS AND DIVORCE**

Psychotherapy can be a very important resource for children if facing domestic concerns related to separation, divorce, blended families, and parent-child estrangement.

Establishing a therapeutic alliance outside of the home can: ■ Facilitate open and appropriate expression of the strong feelings which routinely accompany family transitions, including guilt, grief, sadness and anger. ■ Provide an emotionally neutral setting in which children can explore these feelings. ■ Help children understand and accept the new family composition and the plans for contact with each member of the family. ■ Offer feedback and recommendations to a child’s caregivers based on knowledge of the child’s specific emotional needs and developmental capacities.

However, the usefulness of such therapy is extremely limited when the therapy itself becomes simply another matter of dispute between parents. With this in mind, and in order to best help your child, I strongly recommend that each of the child’s caregivers (e.g., parents, stepparents, etc.) mutually accept the following as requisites to participation in therapy:

1. As your child’s psychotherapist, it is my primary responsibility to respond to your child’s emotional needs. This includes, but is not limited to, contact with each of your child’s caregivers, and gathering information relevant to understanding your child’s welfare and circumstances as perceived by important others (e.g., pediatrician, teachers). In some cases, this may include a recommendation that you consult with a physician, should matters of your child’s physical health be relevant to this therapy. In addition, I may refer you to an Occupational Therapist or Speech Therapist, or to a psychologist for psychological evaluation of your child.

2. I ask that all caregivers remain in frequent communication regarding this child’s welfare and emotional wellbeing. Open communication about his or her emotional state and behavior is critical. In this regard, I invite each of you to initiate frequent and open exchange with me as your child’s counselor.

3. I ask that all parties recognize and, as necessary, reaffirm to the child, that I am the child’s helper and not allied with any disputing party.

4. I strongly recommend that all caregivers involved choose to participate in psychoeducational groups in which separating and divorced parents learn basic strategies for conducting a divorce in the best interests of the child. I can refer you to such programs.

5. Please be advised regarding the limits of confidentiality as it applies to psychotherapy with a child in these circumstances. Any matter brought to my attention by either parent regarding the child may be revealed to the other parent. Please be advised that legally, confidentiality and therapist-client privilege does not apply amongst family members when they have agreed to participate in family therapy. However, for best practice, I will use my clinical discretion to decide when such is appropriate, and I will inform either parent if I feel they have brought a matter to my attention that should be shared with the other parent.

6. Matters which are brought to my attention that are irrelevant to the child’s welfare may be kept in confidence. I will ask each party to sign an “Authorization for Release of Information” for any Agreement for parents regarding limitations and goal of psychotherapy with a child of divorce. I will also ask parties to sign an “Authorization for Release of Information” for auxiliary contacts they would like for me to speak with regarding my work with their child (teachers, grandparents, etc.).

I am legally obligated to bring any concern regarding the child’s health and safety to the attention of relevant authorities. When possible, should this necessity arise, I will advise all parties regarding my concerns.

7. This psychotherapy will not yield direct recommendations to a family court about parenting time or decision making. That role is governed by C.R.S. 14-10-124 which dictates that only appointed Child and Family Investigators make said recommendations directly. In general, I advise parties who are disputing these matters to strongly consider participation in alternative forms of negotiation and conflict resolution prior to disputing them in court.

8. Payment for my services is due, in full, at the time of service in a manner agreed to by all parties involved. Any outstanding balance accrued must be paid promptly and in full.

Your understanding of these points and agreement in advance of starting this therapy may resolve difficulties that would otherwise arise and will help make this therapy successful.

I have read the above “Agreement For Therapy with a Minor Related to Domestic Concerns and Divorce”. I understand them and agree to comply with them:

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Print Signature Date

Client (if over the age of 15)

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Print Signature Date

Parent/ Guardian of Client (if client is under 15)

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Print Signature Date

Parent/ Guardian of Client (if client is under 15)

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Print Signature Date

Therapist

Agreement for parents regarding limitations and goal of psychotherapy with a child of divorce. Adapted from Garber (1994). Copyright 1994 by Division of Psychotherapy (29) of the American Psychological Association (APA). Adapted by permission.