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Authorization for Release
For the
Use of Cell Phone, Text, E-mail, and Voicemail

I, _____ (print name) grant consent for my therapist Richard Brousell to correspond with me via cell phone, text, e-mail and voicemail for the purpose of scheduling appointments, treatment planning, diagnosis, or conveying general information about my case or the services. I understand that these are not secure forms of communication and that confidentiality of such communicated information cannot be ensured. Please be advised that e-mail and the use of voice mail are not to be used to communicate urgent matters or emergencies.

Please initial here to indicate that you understand the above _____.

Date _____

Authorization is valid until _____ (date must be within 12 months)

I understand I may revoke this authorization at any time, but not retroactive to the release of information made in good faith, by written notification to Richard Brousell. I understand that information released by this authorization may be subject to re-disclosure by the recipient and may no longer be protected by Federal Law. It has been explained to me that if I decline to consent to this release of information, the following are the consequences, specifically limited treatment-related communications.

Signature of authorizing person Date

Witness

Signature of authorizing person Date

Relationship to clients

Phone number(s) _____

E-mail address(es) _____

[] I choose to have a copy of this form [] I choose not to have a copy of this form

In accordance with Federal Regulations (42 CFR part 2 and 45 CFR part 160 and 164) and Delaware State Regulations: This information has been/is being disclosed to you from records whose confidentiality is protected by State and Federal Law. Regulations limit my/your right to make any further disclosure on this information without the prior written consent of the person to whom it pertains, or as otherwise permitted by 42 CFR Part 2. A general authorization for the release of medical or other information is not sufficient for this purpose. The federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient.