Carlisle Counseling & Consulting Services

Instructions for your child (Ages 5-17) first appointment

Welcome to Carlisle Counseling & Consulting Services! Attached is your Registration packet (**Child Registration Packet**) that <u>must</u> be completed **prior** to your first appointment with us. You can also access your packet on our website at https://www.carlisleforgrowth.com/forms.

Please complete your Registration Packet, add a legible copy of your <u>Driver's License</u> and <u>Insurance Card</u> and return to us before you first session. Below is a checklist to help you determine if you have all items needed before sending it to us. Please do not forget to Sign your forms before sending.

Registr	ration Packet Checklist:
	Registration Packet (15 pages)
	HIPPA Notice of Privacy Practices (4 pages) & Duplicate Services Letter (1Page) (Do not need to return.)
	Behavior Health Referral Checklist (1 page)
	Child Intake Form (5 pages)
	Copy of Driver's License
	Copy of Insurance Card *Have you met your Deductible? What is your Co-Pay?
	Your preferred method of Payment
	Cash Debit/Credit CashApp (\$CARLISLE80) Vemno (@Shalonda-Carlisle) PayPal
	Invoice (provide email) (provide phone)

Please **Fax** your completed Registration Packet to **601-202-1798** or email it to Carlisle Counseling & Consulting Services' (carlisleforgrowth@yahoo.com) or your provider. You can also bring completed Registration Packet Checklist with you to your first session. If you choose to do this, you **MUST** arrive at least 15 minutes prior to your scheduled appointment.

Payment for Service

Payment is due at the time of service. Please be prepared to submit payment for your session upon arrival. This includes your Copay/Cost Share if you are using insurance. If paying with Cash, please have the exact amount. We do not keep cash in the office, so we will not be able to provide change.

If you are using insurance, contact your insurance to verify the following:

- Is Carlisle Counseling & Consultant Services/Dr. Sholanda Carlisle, LCSW is a supported provider?
- Have you met your deductible? (if applicable)
- What is your Co-Pay for Behavior Health/Mental Health Services?

We accept all major Credit/Debit Cards, PayPal (carlisleforgrowth@yahoo.com), CashApp and Vemno. You also have the option to be invoiced prior to your sessions. Telehealth/virtual sessions **must** be paid at least 24 hours prior to your scheduled session.

We accept all forms of Medicaid, Chips, Ambetter, BlueCross BlueShield, United HealthCare and Cigna. Sorry, we do not currently accept Medicare or Tricare. This list is subject to change without notice, therefore please check back for updates or contact us at 601-559-0599 or 769-300-1681.



Registration Form

Contact Information:

Last Name:	First Name:		MI:	
Preferred Name:				
DOB:	SSN#			_
Street Address:				_
Communication:				
		Cell:		
	ges regarding appointments,			s? Y N
Email address:				
Is it OK to send messag	es about your appointments,	results, etc	via email? Y N	
Emergency Contact:				
Who should be contacted	ed in case of an emergency?			
Name:				
Relationship:				
PhoneHome:	Work:	(Cell:	
Address:				
Insurance Information	<u>ı:</u>			
Name of Primary Insura	ance Company:			-
ID/Policy #:	Group 1	#		
Who is the subscriber?	Please check: Self	Parent	Spouse	_
Subscriber's Full Name	<u>:</u>			
Subscriber's Employer:				



Consent For Treatment

I have chosen to receive mental health services in the form of counseling/therapy for myself and/or my child Carlisle Counseling & Consulting Services. My decision is voluntary, and I understand that I may terminate these services at any time unless my participation has been mandated by a court of law.

Nature of Mental Health Services

I understand that during the course of treatment I may need to discuss material of any upsetting nature to resolve my problems. I also understand it cannot be guaranteed that I will feel better after completion of treatment.

Compliance with Treatment Plan

I agree to participate in the development of an individualized treatment plan. I understand that consistent attendance is essential to the success of my treatment. Frequent "no shows" and/or late cancellations may be grounds for termination of services, as well as failure to follow my treatment plan in any form.

Supervision

I understand there are certain circumstances which may require Carlisle Counseling & Consulting Services provider (s) to receive supervision. These circumstances include, but are not limited to the following:

- State licensure regulations may require our therapists or service providers to receive ongoing supervision.
- Accreditation organizations, as well as insurance companies, may require our treatment plans to be reviewed.
- The standards of care which guide most mental health professionals recommend that supervision and/or consultation be obtained in high-risk situations such as threats and/or acts of harm to self or others.



Client Rights

- The right to be treated with dignity and respect by all staff
- The right to be involved in the planning and/or revision of my treatment plan
- The right to know about my treatment progress or lack thereof
- The right to reject the use of any therapeutic technique, and to ask questions at any
- time about the methods used
- The right to be spoken to in a language that is fully understood
- The right to a clean and safe environment
- The right to refuse to be videotaped, audio recorded, or photographed

Emergencies

I understand I may reach my service provider directly or Shalonda Carlisle at 601-559-0599. If not available, I can leave a message and my call will be returned as soon as possible. If I have a life-threatening emergency, I may call 911 or go to the nearest emergency room for evaluation and treatment.

Patients must give voluntary consent for mental health treatment. Your signature (or that of your legal guardian) will demonstrate consent for receiving mental health treatment from the Carlisle Counseling & Consulting Services. I voluntarily consent to mental health treatment as performed by the Carlisle Counseling & Consulting Services and its staff. This treatment may include but not limited to: assessment, screening, consultation and recommendations, psychotherapy, holistic services and psychiatric medication management. I understand that mental health treatment may involve certain risks and benefits and I understand these risks and benefits. I also understand the risks and benefits of declining treatment. I am also aware that I have the right to request information about alternative treatment options, should they exist. I have read the above information and I authorize the Carlisle Counseling & Consulting Services to provide mental health services to myself or this patient (if guardian).

that I have the right to request information about alternative treatment options, should they exist. I have read the above information and I authorize the Carlisle Counseling & Consulting Services to provide mental health services to myself or this patient (if guardian).
I have read, discussed and understood all of the above.
Signature/ Date



Financial Policy Agreement

Consent to File Insurance

Payment for services provided by the Carlisle Counseling & Consulting Services is due at the time that services are rendered. If the client is covered under insurance, payment of any applicable copayment, co-insurance, or deductible is due at the time of service. If Carlisle Counseling & Consulting Services is not contracted with the insurance, payment for services is due in full at the time that services are rendered.

As the patient/guarantor, you are financially responsible for any fees and costs associated with all services you receive from our office.

As the patient/guarantor, it is your responsibility to know your insurance benefits and to provide our office with accurate and current insurance information. You are strongly encouraged to verify your benefits and coverage to ensure you fully understand what is covered. If your specific insurance plan requires a referral, it is your responsibility to obtain the referral from your primary care physician. If you arrive for an appointment without a referral on file, you have the option to reschedule the appointment or to pay in full for all services rendered.

We will bill your insurance as applicable, however, you are ultimately liable for any fees and costs not covered or paid by your insurance. Questions about non-payment should be directed to your insurance company.

You agree that it is your responsibility to inform the practice of any changes to insurance plan prior to each of your visits, or you may be responsible for the full fee. Some services may not be covered by health insurance. You agree to be fully responsible for payment for all services that are not covered by your health plan. This may include charges for telephone consultations, written correspondence, or reports in connection with a client's evaluation or treatment, including consultation or correspondence with the client, family members, past or current treatment providers, educational professionals, attorneys, courts, agencies, or others. If these charges are excluded from your coverage by your health plan, they will be your responsibility. There will be a charge of \$40.00, including applicable fees from the financial institution(s) for returned checks or disputed credit card payments. All patients are required to have a credit card on file to initiate or continue care. It is your responsibility to update any expired cards. All outstanding balances are expected to be paid within 60 days. Payment plans can be provided upon request.



Fees Not Billed to Insurance/Professional Services

Carlisle Counseling & Consulting Services may provide, on a case-by-case basis consultations with family members, past or current medical providers, educational professionals, attorneys, courts, agencies or others. Limited telephone consultation is part of routine patient care and is undertaken without charge. However, when extensive or other than routine telephone consultations, written correspondence or reports are requested or required, a charge for these services will be applied. To comply with federal laws including HIPAA, this office must have a signed authorization from the patient, or responsible party stating who we are authorized to release information to. You can contact our office or visit our website for a copy of the form. If these charges are excluded from your coverage by the health plan, they will be your responsibility.

Requesting Records from Carlisle Counseling & Consulting Services for self/provider/ other entities

To request records from the Carlisle Counseling & Consulting Services for yourself, another provider or entity we require that you complete the "Authorization to Release Medical Records from Carlisle Counseling & Consulting Services" form in entirety. Incomplete forms will not be processed and will delay your request. The cost is a \$15.00 minimum processing fee and 25 cents per page to fax or copy your record and additional cost for required certified mail (postage and handling included in invoice paid prior to receipt). We do NOT email records. Processing is 8-10 business days for most circumstances. Please be aware, although you may have signed a release for communication, if you are requesting that we send records, you will need to complete the above process each time you request records to yourself or to be sent to any provider or entity, which includes primary care or change of psychiatric provider upon termination.

Patient/Guardian Responsibility

I understand and agree that I am financially responsible for all charges for all services rendered by Carlisle Counseling & Consulting Services for myself and/or my child.

I understand that while my insurance may confirm my benefits, confirmation of benefits is not a guarantee of payment and that I am responsible for any co-pays or unpaid balance.

I understand and agree that it is my responsibility to know if my insurance has any deductible, copayment, co-insurance, out-of-network, usual and customary limit, prior authorization requirements or any other type of benefit limitation for the services I receive and I agree to make payment in full.



I understand and agree that it is my responsibility to know if my insurance requires a referral from my primary care physician and that it is up to me to obtain the referral. I understand that without this referral, my insurance will not pay for any services and that I will be financially responsible for all services rendered.

I agree to inform the office of any changes in my insurance coverage. If my insurance has changed or is terminated at the time of service, I agree that I am financially responsible for the balance in full.

If I am a Medicare or Medicaid patient, I understand that I need to provide the office both my Medicare or Medicaid ID card and my secondary ID card. If the office does not have the proper information for a secondary insurance, the secondary will not be billed. It will be my responsibility to pay the balance and then file a claim with the secondary for reimbursement.

By signing this form, I consent to the use and disclosure of protected health information about me for treatment, payment and health care operations, and/or as required by law. I have the right to revoke this Consent, in writing, signed by me. However, such revocation shall not affect any disclosures already made in compliance with my prior Consent.

Appointment Cancellation, No-Show, and Late Arrival Policy

Carlisle Counseling & Consulting Services' policy requires patients to cancel 1 day (24 hours) in advance of their appointment to avoid a cancellation fee. Clients are expected to arrive on time for their scheduled appointments out of courtesy to the other clients and providers/clinicians. Clients who arrive more than 15 minutes late for an appointment may not be seen and will be charged a late cancellation fee. Carlisle Counseling & Consulting Services charges a \$40.00 fee for all late cancellations, no-shows, or late arrivals.

If you miss two appointments without prior cancellation (24 hours when possible, or prior to appointment time on the same day in emergency situation), you will be required to pay a \$40.00 deposit prior to scheduling further appointments. This is a good-faith deposit to reserve your appointment time. When the appointment is kept, this \$40 fee will be applied to your office visit fees or refunded as appropriate. If the appointment is missed without proper notice of cancellation, the deposit becomes non-refundable.



Carlisle Counseling & Consulting Services makes every attempt to remain on time for appointments, however, occasionally circumstances arise that may result in an appointment delay. For new patients' first appointments, a no show or late cancellation will result in a full charge of the new patient fee

How to Cancel Your Appointment

If you need to cancel your appointment, please call your provider or our office **at 601-559-0599** between the hours of 4:30 pm and 8:00 pm. If necessary, you may leave a detailed voicemail or text message. We will return your- call as soon as possible.

Discharge Policy

At the discretion of Carlisle Counseling & Consulting Services, a client may be discharged from the Practice and their insurance notified if any of the following guidelines are not followed:

- Patient's failure to follow the recommended treatment plan or medical instructions including the Controlled Substance Agreement, if applicable.
- Patient fails to meet financial responsibilities.
- The provider cannot provide the level of care necessary to meet the patient's needs.
- The member and/or member's family is abusive to the provider and/or staff.
- The patient or provider moves out of the service area.

Confidentiality

Confidentiality is a basis of mental health treatment and is protected by the law. Aside from emergency situations, information can only be released about your care with your written permission. A release is not needed for providers of Carlisle Counseling & Consulting Services to consult with other providers within the Practice. If insurance reimbursement is pursued, insurance companies also often require information about diagnosis, treatment, and other important information in the Disclosure of Health Information as a condition of your insurance coverage. Several exceptions to confidentiality do exist that require disclosure by law:

(1) danger to self – if there is threat to harm yourself, we are required to seek hospitalization for the client, or to contact family members or others who can help provide protection;



- (2) danger to others if there is threat of serious bodily harm to others, we are required to take protective actions, which may include notifying the potential victim, notifying the police, or seeking appropriate hospitalization;
- (3) grave disability or impairment if due to mental illness, you are unable to meet your basic needs, such as clothing, food/water, medical care, and shelter, we may have to disclose information in order to access services to provide for your basic needs;
- (4) suspicion of child, elder, or dependent abuse if there is an indication of abuse to a child, an elderly person, or a disabled person, even if it is about a party other than yourself, we must file a report with the appropriate state agency;
- (5) certain judicial proceedings if you are involved in judicial proceedings, you have the right to prevent us from providing any information about your treatment. However, in some circumstances in which your emotional condition is an important element, a judge may require testimony through a court order. Although these situations can be rare, we will make every effort to discuss the proceedings accordingly.
- (6) in the event of a national emergency such as a global pandemic, terrorism, wartime or any other catastrophic event, Carlisle Counseling & Consulting Services will follow the Governor's Orders of each state of the patients' residence to ensure continuation of health care for reasonable amount of time.
- * We also reserve the right to consult with other professionals when appropriate. In these circumstances, your identity will not be revealed, and only important clinical information will be discussed. Please note that such consultants are also legally bound to keep this information confidential.

Contacting Your Provider

Providers are not immediately available by office telephone, please call your provider directly or via the office at 601-559-0599. Calls are generally returned within 2 business days. Always leave a phone number where you can be reached along with any updated contact information. As we are an outpatient practice, we do not service walk ins or provide crisis services. If your call is an emergency, please call 911 immediately instead of calling the office. Emergency mental health services are provided by all hospitals through their emergency rooms and do not require appointments. Emergency room physicians can contact your provider at any time so please provide them with their contact information. When your provider is unavailable for extended periods of time (i.e., vacation, conferences, etc.), a



trusted colleague will provide coverage, if deemed necessary. Please also note that email should never be used for urgent or emergency issues.

Appointment Confirmations

Carlisle Counseling & Consulting Services will attempt to confirm appointments via email and text upon your consent, however, it is your responsibility to know the date, time and location of your appointment. Carlisle Counseling & Consulting Services has no control in regard to your phone or email connection or reliability. Inability or failure to receive a reminder or appointment confirmation via text or email is not a reason for waiver of fees.

Communication for Appointment Reminders

Carlisle Counseling & Consulting Services may need to use your name, phone number, email address ("Contact Information") to contact you with appointment reminders via phone, text or email. If this communication is made by text, a text message will be left on your phone. You have the right to refuse to give Carlisle Counseling & Consulting Services your consent to use your telephone number and/or email address for appointment reminders. If you chose to give your consent, you have the right to revoke it, in writing, at any time in the future. Should you agree to communicate via email, telephone or any electronic method of communication, Carlisle Counseling & Consulting Services cannot guarantee that those communications will remain confidential. There is a risk that the electronic or telephone communications may be compromised. There is never a 100% guarantee that information will remain confidential when transmitted electronically.

Legal

Legal matters requiring the testimony of a mental health professional can arise. This, however, can be damaging to the relationship between a patient and their provider. As such, we generally recommend that you hire an independent forensic mental health professional for such services. Please review our Fees for Court Appearance Policy.

Recording Sessions

Patients are not allowed to record sessions or providers/clinicians under any circumstances.

Controlled Substances

At Carlisle Counseling & Consulting Services, we do not prescribe controlled substances.



Our medication providers will not treat patients who are prescribed controlled substances from another provider. All patients are subject to urine drug testing per discretion of medical provider.

Inclement Weather

The Carlisle Counseling & Consulting Services closes for inclement weather per the discretion of the Practice and will offer telehealth sessions if able to given weather circumstances. If the Practice closes for inclement weather, it will be posted on the website. Patients are instructed check the website for updates and will be contacted via phone if their appointment requires rescheduling



Telebehavioral Health Treatment Consent

What is Telebehavioral Health?

"Telebehavioral health" means, in short, services delivered via telebehavioral health rely on a number of electronic, often Internet-based, technology tools. These tools can include video conferencing software, email, text messaging, virtual environments, specialized mobile health ("mHealth") apps, and others.

Your Telebehavioral Health Environment:

You will be responsible for creating a safe and confidential space during sessions. You should use a space that is free of other people. It should also be difficult or impossible for people outside the space to see or hear your interactions with your provider during the session. If you are unsure of how to do this, please ask your provider for assistance.

Client Understanding

I understand that Telebehavioral health services are completely voluntary and that I can withdraw this consent at any time.

I understand that none of the Telebehavioral health sessions will be recorded or photographed.

I agree not to make or allow audio or video recordings of any portion of the sessions.

I understand that the laws that protect privacy and the confidentiality of client information also apply to Telebehavioral health, and that no information obtained in the use of Telebehavioral health that identifies me will be disclosed to other entities without my consent.

I understand that Telebehavioral health is performed over a secure communication system that is almost impossible for anyone else to access. I understand that any internet-based ommunication is not 100 % guaranteed to be secure.

I agree that the therapist and practice will not be held responsible if any outside party gains access to my personal information by bypassing the security measures of the communication system.

I understand there are potential risks to this technology, including interruptions, unauthorized access, and technical difficulties.



I understand that I or my therapist may discontinue the Telebehavioral sessions at any time if it is felt that the video technology is not adequate for the situation.

I understand that if there is an emergency during a Telebehavioral health session, then my therapist may call emergency services and/ or my emergency contact.

I understand that this form is signed in addition to the Notice of Privacy Practices and Consent to Treatment and that all office policies and procedures apply to Telebehavioral health services.

I understand that if the video conferencing connection drops while I am in a session, I will have an additional phone line available to contact my therapist, or I will make additional plans with my therapist ahead of time for re - contact.

I understand a "no show" or late fee will be charged if I miss an appointment or do not cancel within 24 hours of scheduled appointment. I understand credit card or other form of payment will be established before the first session.

I understand my therapist will advise me about what Telebehavioral health platform to use and she will establish a video conference session.

Client Consent

Client Name:	
I hereby give my informed consent for the use	of Telebehavioral health in my care.
Email:	Phone Number:
Client Signature:	



FEES FOR COURT APPEARANCE

Fees for Court Preparation and Appearance

Please note that my fee to appear in court is \$1,500 (one thousand-five hundred dollars), per appearance. In the event that I receive a subpoena to appear in court to testify on the behalf of you, your child, or any other family member, there will be a fee of

\$1,500. I do not voluntarily testify in court cases. Other fees include \$225 per hour to prepare records for submission to court, \$225 per hour for depositions and phone contacts, and all attorney costs incurred by therapist as result of legal action.

Note that this fee is payable 7 days prior to your court date. Since I will be required to clear my calendar of all appointments and prior engagements so that I may be available to appear in court, this fee is non-refundable. If your court date is postponed and I must again clear my calendar to attend court, you will again be charged the full fee. If your court date is cancelled this fee is non-refundable.

No further appointments will be scheduled until this fee is paid in full. If this payment is not paid in full within one calendar month it will be brought to collections.

Divorce/Custody Cases

Please be advised that, if I receive a subpoena to testify in a divorce/custody case, I will not make a custody recommendation, or a recommendation of where a child should live, nor will I make a determination as to one's fitness as a parent.

Confidentiality

Your rights to privacy and confidentiality are important to me, and I work hard to protect them. There are also laws in place to protect you. Please note there are situations during court and legal proceedings where they may be compromised. Examples of this include you waiving confidentially by agreeing to disclosure the client's mental health records in a lawsuit for emotional distress; your decision to pursue a lawsuit where the client's mental or emotional condition is relevant or critical, if the client's records are



requested by a valid subpoena or court order. It is your responsibility to learn how to confidentially and privacy may be compromised as a result of legal or court proceedings.

Non-Payment

If you have not paid your court-related fees and do not respond to my attempts to contact you and work out a payment plan, I have the option of using legal means to secure the payment. This involves hiring a collection agency or going through small claims court. In most collection situations, the only information I release regarding a patient's treatment is his/her name, the nature of the services provided, and the amount due. A late fee of 20% of the unpaid balance will be charged each month that a balance remains unpaid.

Clients Statement of Agreement

I have read this notice and fully understand the statement. I agree to pay the full fee of \$1,500, seven (7) days in advance, for any court appearance this therapist may need to make on behalf of myself, my child, or any other family member. I understand that my therapist is not responsible for the outcome, or any judgments made, regarding my court case.

Client/Legal Guardian Signature:	
Client Name (Please Print):	
Date:	



Policies & Procedures/Acknowledgment Agreement Signature Form

Acknowledgement of Receipt of Carlisle Counseling & Consulting Services' Policies By signing this agreement, you agree that you have read, agree with and understand the Carlisle Counseling & Consulting Services' Policies which include, but not limited to, information on Carlisle Counseling & Consulting Services' consent for treatment policy, financial policy, professional fees, cancellation/no-show/late arrival, discharge policies, confidentiality, contacting your provider, confirmation and communication for appointment reminders, legal, recording sessions, controlled substances, inclement weather, telehealth treatment, fees for court appearance and you agree to abide by its terms during our professional relationship. Please look at our website to review our annually updated policy form.

Acknowledgement of Receipt of Notice of Privacy Practices

We are required to provide you with a copy of our Notice of Privacy Practices, which states how we may use/or disclose your health information. Please sign this form to acknowledge receipt of the Notice. You may refuse to sign this acknowledgement, if you wish.

Consent Form for Cor	nmunication of Protected Health Informati	on
I CONSENT to the communication	n for appointment reminders via text, email or	phone. Cell
phone number	Other contact number	
Email Address		
· · · · · · · · · · · · · · · · · · ·	cument. My signature indicates my full und seling & Consulting Services Policies & Pro ents.	_
Please print patient's name here	Signature of patient/parent/legal guardian	Date
receipt of our Notice of Privacy fron The patient refused to sign	1	



HIPAA Notice of Privacy Practices

This notice describes how medical information about you/child may be used and disclosed and how you can get access to this information. Please review carefully.

You have the right to:

- Get a copy of your paper or electronic medical record
- Correct your paper or electronic medical record
- Request confidential communication
- Ask us to limit the information we share
- Get a list of those with whom we've shared your information
- Get a copy of this privacy notice
- Choose someone to act for you
- File a complaint if you believe your privacy rights have been violated
- You have some choices in the way that we use and share information as we:
- o Tell family and friends about your condition
- o Provide disaster relief
- o Include you in a hospital directory
- o Provide mental health care
- o Market our services and sell your information
- o Raise funds

When it comes to your health information, you have certain rights.

This section explains your rights and some of our responsibilities to help you.

Get an electronic or paper copy of your medical record

- You can ask to see or get an electronic or paper copy of your medical record and other health information we have about you.
- We will provide a copy or a summary of your health information, usually within 30 days of your request. We may charge a reasonable, cost-based fee. Ask us to correct your medical record
- You can ask us to correct health information about you that you think is incorrect or incomplete.
- We may say "no" to your request, but we'll tell you why in writing within 60 days.

Request confidential communications

- You can ask us to contact you in a specific way or to send mail to a different address.
- We will say "yes" to all reasonable requests.



Ask us to limit what we use or share

- You can ask us not to use or share certain health information for treatment, payment, or our operations. We are not required to agree to your request, and we may say "no" if it would affect your care.
- If you pay for a service or health care item out-of-pocket in full, you can ask us not to share that information for the purpose of payment or our operations with your health insurer. We will say "yes" unless a law requires us to share that information.

Get a list of those with whom we've shared information

- You can ask for a list (accounting) of the times we've shared your health information for six years prior to the date you ask, who we shared it with, and why.
- We will include all the disclosures except for those about treatment, payment, and health care operations, and certain other disclosures (such as any you asked us to make).

Get a copy of this privacy notice

• You can ask for a paper copy of this notice at any time, even if you have agreed to receive the notice electronically. We will provide you with a paper copy promptly.

Choose someone to act for you

- If you have given someone medical power of attorney or if someone is your legal guardian, that person can exercise your rights and make choices about your health information
- We will make sure the person has this authority and can for you before we take any action

File a complaint if you feel your rights are violated

- You can complain if you feel we have violated your rights by contacting us
- You can file a complaint with the U.S. Department of Health and Human Services Office for Civil Rights.
- We will not retaliate against you for filing a complaint.



For certain health information, you can tell us your choices about what we share. If you have a clear preference for how we share your information in the situations described below, talk to us. In these cases, you have both the right and choice to tell us to:

- Share information with your family, close friends, or others involved in your care
- Share information in a disaster relief situation
- If you are not able to tell us your preference, for example if you are unconscious, we may go ahead and share your information if we believe it is in your best interest. We may also share your information when needed to lessen a serious and imminent threat to health or safety.

In these cases we never share your information unless you give us written permission:

- Marketing purposes
- Sale of your information
- Most sharing of psychotherapy notes
- In the case of fundraising, we will not contact you for fundraising

We typically use or share your health information to in the following ways:

- To treat you
- To share your information with other professionals who are also treating you.
- Run our organization
- Improve your care and contact you when necessary
- Bill for your services
- Help with public health, research, and safety issues such as:
- Preventing disease
- Helping with product recalls
- Reporting adverse reactions to medications
- Reporting suspected abuse, neglect, or domestic violence
- Preventing or reducing a serious threat to anyone's health or safety
- Comply with law
- We can share health information with a coroner, medical examiner, or funeral director when an individual dies
- Address workers' compensation, law enforcement, and other government requests

We can use or share health information about you:

- For workers' compensation claims
- For law enforcement purposes or with a law enforcement official
- With health oversight agencies for activities authorized by law
- For special government functions such as military, national security, and presidential



protective services

- Respond to lawsuits and legal actions
- We can share health information about you in response to a court or administrative order, or in response to a subpoena.
- We are required by law to maintain the privacy and security of your protected health information.
- We will let you know promptly if a breach occurs that may have compromised the privacy or security of --your information.
- We must follow the duties and privacy practices described in this notice and give you a copy of it.
- We will not use or share your information other than as described here unless you tell us that we can in writing. If you tell us we can, you may change your mind at any time. Let us know in writing if you change your mind.



Carlisle Counseling & Consulting Services, LLC

Shalonda D. Carlisle, LCSW,M.S Edu 357 Towne Centre, Ridgeland, MS 39157 601-559-0599 Hours of Operation Monday through Friday 5:00pm to 8:00pm Saturday 8:00am to 5:00pm

To whom it may concern:

In an effort to prevent duplication of services, Carlisle Counseling & Consulting Services, LLC has asked that you refrain from seeking counseling services for your child from multiple therapeutic service providers. For example, if your child is receiving services from Carlisle Counseling Consulting Services and any other therapeutic counseling provider. This is considered a duplication of services due to both entities providing therapy.

You will be required to pay any out of pocket expenses incurred should your medical coverage deny payment. If you have any further questions, please contact me at carlisleforgrowth@yahoo.com or (601)559-0599.

Sincerely,

Shalonda D. Carlisle, LCSW, M.S. Edu

Shalonda D. Carlisle, LCSW,M.S Edu Licensed Clinical Social Worker



CARLISLE COUNSELING & CONSULTING SERVICES,LLC

Behavioral Health Referral Check List

Please think of your child in several settings and complete this form.

Name:	School/Location:
Grade: Date of Birth:	School/Location: Insurance Type/Number:
Often distracted	Does not follow through on instructions
Fails to give close attention to details	Difficulty organizing tasks
Difficulty sustaining attention in tasks	Often loses things necessary for tasks
Picks at things (nails, clothing, hair, etc.)	_Worries unnecessarily
Talks back to authority figures (attitude)	Has problems with speech (stuttering, baby talk)
Often angry and resentful	Lies to obtain goods or favors
Wants to give orders	_Experiences fear and anxiety in new situations
Excitable or impulsive	Does not follow rules, makes wrong decisions
Difficulty or impulsive	Often runs about or climbs excessively
Cries easily	_Forced someone into sexual activity
Pouts and has a bad temper	Blurts out answers before questions have been asked
Sucks or chews thumb, finger, or clothing	Has difficulty awaiting their turn
Does not seem to listen when spoken to d	lirectlyOften interrupts or intrudes on others
Tendency to daydream	Often forgetful in daily activities
Has a chip on his or her shoulder	_Physically cruel to people/animals
Often fidgets with hands or feet, squirms	in seatOften loses temper
Breaks things/destructive	Poor personal hygiene habits
Shy and does not assert self	Often bullies, threatens, or intimidates
Has stolen items (shoplifting)	Used weapons to cause physical harm to others
Blames others for their mistakes	Reserved, a loner, unusually quiet, or sad
Argues with adults	_Has a learning disability or IEP
Disrespectful	_Sneaks to use alcohol/drugs/cigarettes/etc.
Talks excessively	Often has difficulty playing or engaging in leisure activitie
Often leaves seat in classroom	Often avoids or dislikes mental effort activities
Deliberately engaging in fire setting	_Deliberately destroyed others' property
Broken into someone's house	_Runs away from home overnight at least twice
Truant from school	_Stays out at night despite parental prohibitions
Deliberately annoys people	Often defies or refuses to comply with adults' rules
Broken into someone else's house	_Often initiates physical fights
Parent Name:	Phone Number: DATE:



CARLISLE COUNSELING & CONSULTING, LLC

CHILD INTAKE

Patient name:	Age:	Date of Birth://
Name of person completing form:		
Relationship to Child:		Today's Date://
School:		Grade:
Race:	_Ethnicity:	
Parent:(last name)	(first name)	Mother / Father / Guardian
Parent:(last name)	(first name)	Mother / Father / Guardian
Parent relationship: partners	married separated	divorced widowed
If separated or divorced, provide da	ate of separation:	
If widowed, date of death:		
Sibling(s) (name/age):		
Who suggested that you seek asses School teacher School cou		our child? er Other:
Describe the overall problem that lo	ed you to seek help for your chi	ld:

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My child has difficulty with a relationship in our family (parent, sibling, parent's partner):	Yes No
f yes, who:	
have reason to suspect my child has been abused (emotionally, sexually, and/or physically):	Yes No [
f yes, please explain:	
Describe your child's interactions with his/her parents or guardians:	
Describe your child's interactions with siblings:	
Describe your child's ability to complete tasks and follow directions:	
would describe my child as: Independent Dependent	
explain:	

My child ap	pears to have high levels of stress:	Ye	es	No
If yes, expla	in:			
Describe yo	ur child's sleep patterns:			
Describe yo	ur child's eating patterns:			
Describe yo	ur child's physical activity level:			
Medical His	tory			
Birth:	Duration of labor: Type of delivery:			_
	Difficulties:			_
	How soon did the mother see bab	y?		
	Birth weight:			
Infancy:	Age of weaning:			
	Feeding problems?			
Approximat	e age of walking:			
Approximat	e age of talking:			
Sleep proble	ems?	Yes	No	
If yes, pleas	e explain:			

Any behavior such as head banging,	, rocking, etc.? Yes	No	
If yes, please explain:			
Does your child have difficulty sepa	rating from his/her par	ents? Yes	No
If yes, please explain:			
Has your child had any severe, long	-term illnesses or accid	ents? Yes	No
If yes, please explain:			
Is your child on any medication?		Yes	No
If yes, please explain:			
Does your child have any digestive p	problems?	Yes	No
If yes, please explain:		Yes No)
If yes, please explain:			
Does your child have any physical p	ain?	Yes	No
If yes, please explain:			
Does your child ever appear disorie	nted or dizzy?	Yes	No
If yes, please explain:			
Family Mental Health History			
The following is to provide information please indicate family member/related	= = = = = = = = = = = = = = = = = = = =	nistory. Please mai	rk each as yes or no. If ye
Autism	Voc. No.		
	Yes No		

Attention Deficit	Yes	No
Depression	Yes	No
Anxiety Disorder	Yes	No
Bipolar Disorder	Yes	No
Panic Attacks	Yes	No
Alcohol/Substance Abuse	Yes	No
Eating Disorder	Yes	No
Learning Disability	Yes	No
Trauma History	Yes	No
Domestic Violence	Yes	No
Obesity	Yes	No
Obsessive Compulsive Behavior	Yes	No
Schizophrenia	Yes	No
Other		
Strict		
Any other information you would	like to sh	iare?