## Pediatric & Medical Associates, P.C.

1 Long Wharf Drive Suite #105, New Haven CT 06511 Fax (203-624-0751 325 South Main Street, Cheshire CT 06410 Fax (203)-272-3728

## HIPAA AUTHORIZATION FOR RELEASE OF PATIENT RECORDS

PATIENT NAMEADDRESS:		DOB	PHONE #	!	
I,	IDs status, treatment or te	esting, emergency ro	om records, nursing notes, la	receive my medical he uding psychiatric and oboratory results (indiv	ealth records drug information, idually copied),
TO / FROM (circle one):					
NAME: ADDRESS:			PHONE: _		<del></del>
PURPOSE OF RECORD					
☐Changing physicians ☐					
□Legal/Attorney/Insuran	ce	er			
INFORMATION TO BE	RELEASED				
☑ BASIC RECORD	S *No Charge: Proble	em list, Immunizatio	n record, Growth Charts, mo	est recent Well Child V	isit and labs
* ADDITIONAL INFO					
☐ COMPLETE MEDI			der or mash drive		
☐ADHD related records			atric/Mental health records	☐Substance abuse	records
METHOD OF RELEASE					
PLEASE SEND RECORDS BY		PICK UP	PORTAL (Must have active	ve account)	MAIL
ENCRYPTED EMAIL:		FAX (BASI	C RECORDS ONLY) Fax	#:	<del> </del>
FORMAT FOR MAIL					
PLEASE SEND RECORDS BY	(CIRCLE ONE):	FLASH DRIVE	(Secure/Encrypted)	PAPER	
PLEASE INITIAL ITEMS  I understand that if the person		s the information is	not a health care provider or	hoolth plan govered by	the federal privies
regulations, the information descri	ibed above may be redisc	losed and no longer	protected by those regulation	is.	the rederal privacy
I understand that I may refuse eligibility for benefits. I may inspe				ility to obtain treatmen	t or payment or my
I understand that I may revoke action has been taken in reliance of		iting at any time by	submitting a written notice of	of my revocation, exce	pt to the extent tha
This authorization expires 6 month office of the provider listed above		ı is signed, unless rev	voked by the patient in writing	ng, and properly preser	nted to the records
PARENT/GUARDIAN SIG	GNATURE or PATI	ENT 18+SIGNA	TURE – required		
Signature of Patient or Guardia	n/Representative			Date	
Relationship to Patient (If a rep	nocontativo ciono decesi	ho the very sent of	- vols authority to act as help	nalf of the potions)	

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## TO THE RECIPIENT OF THESE MATERIALS:

In the event that any of the disclosed information includes HIV/AIDs information, this is protected under state law as follows:

"This information has been disclosed to you from records whose confidentiality is protected by state law. State law prohibits you from making any further disclosure of it without the specific written consent of the person to whom it pertains, or as otherwise permitted by said law. A general authorization for the release of medical or other information is NOT sufficient for this purpose." Any oral disclosure shall by accompanied or followed by the above notice. See Connecticut General Statute section 19a-585.

PSYCHIATRIC COMMUNICATIONS: If the released material contains confidential psychiatric communication, as designated in C.G.S. sections 52-146d through 52-146i, inclusive, please note the following:

"The confidentiality of this record is required under Chapter 899 of the Connecticut general statutes. This material shall not be transmitted to anyone without written consent or other authorization as provided in the aforementioned statutes." A copy of the consent form setting forth any limitations shall accompany the disclosure.

DRUG & ALCOHOL TREATMENT: No person, hospital, treatment facility or department of health may disclose or permit the disclosure of the identity, diagnosis, prognosis or treatment of any patient in a treatment for drug and\or alcohol abuse that would be in violation of federal or state law. In the event that the records contain information regarding drug and\or alcohol abuse treatment, please note the following legal requirements and prohibitions:

"This information has been disclosed to you from records protected by federal and state confidentiality rules (2 C.F.R. Part 2). The federal rules prohibit you from making any further disclosure of this information unless further disclosure is expressly permitted by the 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." See Connecticut General Statute section 17a-688.