

Client #1 name: ___

Client #2 name:

Copy of both ids has been received

Fee Schedule and Payment Agreement

The Resolve Clinic is dedicated to Resolving barriers to your recovery & to the restoration of relationships. Specializing in Trauma, Process addiction, and eating disorders. We are a Fee-For-Service Provider and do not accept Insurance or Medicaid. **Fees are due at or before the time of service.**

Initial Intake: Application /Needs Assessment/Evaluation - \$200

Initial Paperwork includes Personal History Profile, Current Assessment of Functioning, Informed Consent for Services, Legal Consent to Treatment, Level of Care/Counseling Regimen and Recommendations.

Please check the type(s) of service below that you feel will be most appropriate for you.

____Individual Counseling Sessions:

45-50 minute individual session - \$125

___Family/Couples Counseling Sessions:

45-60 minute Family Counseling session - \$150 45-60 minute Couples/Marital Counseling session - \$150

_Group Process Sessions:

60 minute sessions - \$35 (Completed ROI required if receiving counseling services elsewhere)

____ TASK Group Sessions:

60 minute sessions - \$45 (Completed ROI required if receiving counseling services elsewhere)

Skills Group: 90 minute in-person sessions - \$50 per person

____ Urine Drug Screenings: - \$15

____ Intensive Workshop(s):

26 hours/ 5 days - \$2,000 per person & \$3,500 per couple

__Mini Intensive:

Sexual Health & Healing Intensive (10 hours/ Weekend) - \$775 "Survivors" of Childhood Trauma & Addicted family Systems (10 hours/ Weekend) - \$775

___ 5 Day "Deep Dive" Intensive:

Sexual Health & Healing Intensive (26 hours/ 5 Day) - \$2000 per Individual or \$3500 per Couple

____Psychometric Testing/ Sexual Inventories with Clinical interpretation: - \$200

Emotional Support Animal/Reasonable Accommodations (For housing/travel):
Initial Visit & Clinical Evaluation/Needs Assessment - \$200 + Letter - \$50 = \$250

Additional Services:

Superbills, Requested Letters, Summary of Service, Disability Paperwork, Case Management, etc. - \$125 per hour

Approved by: Date:

Intake Audited by: _____ Date: _____



Client #1 Registration

Client #1 Name: (First, Middle, La	ast)					
Nick Name:	Social Se	curity Number:				
Date of Birth: Ag	ge: Gender:	Pronoun:	Sexualit	y:		
Race/Ethnicity:	Re	ligion:				
Mailing Address:						
Email Address:		ode (Work)				
Preferred Method of Contact: Do we have permission to contact you via text message? Y N Do we have permission to contact you via email? Y N						
Emergency Contact Name:						
Relation to Client:	Phone: H	ome	Cell			
Employment Information: I am	currently - Employed	Unemployed Seeking Emp	oloymen	t		
If employed, please list the follow Name of Employer (Compar Date Employed: Monthly Income:	y/Business): Current Position/Job	Description:				
Education: I am currently a stud I have attended coll		I have completed High Schoc I have a college degree		N N		
I am Active Military	Y N	I am a Veteran	Y	Ν		

I, the undersigned, have provided accurate registration information (above) to the best of my knowledge. I agree to notify Resolve Strategies immediately if any changes occur to this information.

Client Signature

Printed Name



Client #2 Registration

Client #2 Name: (First, Middle, Last)				
Nick Name:	Social Sec	urity Number:		
Date of Birth: Age: Ge	ender:	Pronoun:	Sexuality	y:
Race/Ethnicity:	Re	ligion:		
Mailing Address:		(Call)		
Email Address:	Zip Co	ode (Work)		
Preferred Method of Contact: Do we have permission to contact you via t Do we have permission to contact you via e	ext message? email?	Y N		
Emergency Contact Name:				
Relation to Client:	Phone: Ho	ome	Cell	
Employment Information: I am currently	Employed	Unemployed Seeking Emp	ployment	t
If employed, please list the following: Name of Employer (Company/Business Date Employed: Current Monthly Income:				
Education: I am currently a student Y I have attended college Y		I have completed High Schoo I have a college degree		N N
I am Active Military	Y N	I am a Veteran	Y	Ν

I, the undersigned, have provided accurate registration information (above) to the best of my knowledge. I agree to notify Resolve Strategies immediately if any changes occur to this information.

Client Signature

Printed Name



Informed Consent for Services

Confidentiality:

The Health Insurance Portability and Accountability Act (HIPAA) has created new patient protections surrounding the use of protected health information. Commonly referred to as the "Medical Records Privacy Law," HIPAA provides patient protections related to the electronic transmission of data, the keeping and use of patient records, and storage and access to health care records. HIPAA applies to all health care providers, including mental health. Health care providers throughout the country are now required to provide patients a notification of their privacy rights as it relates to their health care records.

Be informed that the counselors and staff of Resolve Strategies, Inc. guard your privacy to the fullest extent. All communications between the client and therapist are confidential and will not be revealed *unless required by law*, such as in the case of child or elder abuse, or threats of physical harm to the client or others. I understand that it is NOT the Resolve Clinic's policy to release client progress notes to the client or any public or private entities, even with a signed consent to release information.

Client #1 Initial: _____ Client #2 Initial: _____

Legal Issues:

Resolve clinicians do not participate in legal proceedings. If they receive a subpoena to appear in court, the client or the legal representative must agree to pay Resolve Strategies \$250 per hour plus travel time. Please understand that a subpoena for a counselor to witness in court is always against therapeutic/clinical advisement, as it is likely to harm the client's case. In lieu of a court appearance, the counselor can provide a written Treatment Summary for a fee of \$125 per hour.

Client #1 Initial: _____ Client #2 Initial: _____

Electronic Communications:

While your therapist will take reasonable precautions to protect your confidential information, communication, texting & social networking are not completely secure methods of communication. Email and other forms of electronic communications may be used for convenience in regard to scheduling, appointment reminders, homework assignments, follow-up care, or information concerning payment status. It is NOT a way of communicating therapeutic information regarding care or emergency treatment.

I acknowledge that if I use electronic mail to initiate contact with my therapist, that he/she and/or his/her representative has my permission to respond via the originally initiated communication (i.e. text, email, etc.)

Client #1 Initial: _____ Client #2 Initial: _____

Emergencies:

While our clinical staff strives to be available when needed, please note that they are not on call for emergencies. I understand that, if I have an emergency, I should contact the nearest hospital emergency room or dial 911. I further understand that my listed "Emergency Contact" listed on page 3 will be notified for any medical emergencies or accidents.

Since Weapons of any kind are NOT allowed in the building, I understand that law enforcement officers required to carry a loaded weapon while on duty must sign a special waiver and it will be kept in their client file.

Client #1 Initial: _____ Client #2 Initial: _____

Appointments and Payments:

Insurance is not accepted, and clients will be expected to pay for services at the time of their appointments. If clients should choose to submit insurance claims on their own, Resolve will provide receipts for this purpose. Be advised that insurance cannot be billed for late, canceled, or missed appointments.

I understand the fee schedule and payment agreement for Resolve Strategies Counseling Services. I know that I will be expected to pay for missed appointments that are not canceled 48 hours in advance, except in the event of a documented emergency. If my fees are not paid in full for two sessions, I understand that no further sessions will be scheduled until the balance is paid.

Client #1 Initial: _____ Client #2 Initial: _____



Public Contact:

In order to maintain your confidentiality, your therapist will not acknowledge you in the event you encounter him/her in public. This ensures that you will never be put in an awkward position, not knowing how to respond. If you would like to initiate an acknowledgment, your therapist will be delighted to respond. He/she will not be offended if you choose not to do so. While our counselors do not view therapy as shameful or something to be concealed, they understand that discretion is important and your right to privacy will be respected.

I understand that information about therapy sessions will always be kept confidential, even if I choose to engage in a social conversation in public.

Client #1 Initial: _____ Client #2 Initial: _____

Payment Policy:

The fees listed may be adjusted annually. However, clients will be notified prior to any changes. **Payments are due in full at the time services are rendered.** Cash is the preferred method of payment, but personal checks and credit cards are accepted. There is a \$30 charge for all returned checks, and returned checks will result in a "cash only" payment from that time forward. A **\$5.00 fee is required for each credit card payment** to cover processing costs.

A Credit Card Authorization form must be kept in your personal file. I authorize Resolve Strategies, Inc. to store my Credit Card information in the SQUARE and STRIPE systems. This card will be charged for any appointments that you fail to keep without 48-hour cancellation notice, superbills, and any additional case management requests (i.e. Disability paperwork, letters to court).

There will be a charge of \$25 for requests and duplication of clinical records to be released. There will be a charge of \$75 for a written Treatment Summary.

Appointment Policy:

Counselors schedule all client appointments. When you confirm an appointment with your counselor, you are confirming payment for services. Resolve, therefore, requires that clients provide at least **48-hour notice when cancelling/rescheduling an appointment.** Emergency Cancellations are NOT refundable because you are paying for the counselor's time. Clients who do not show up for appointments, and have failed to call to cancel, will be charged the full fee for those appointments. If you must cancel, please contact your counselor directly.

*Availability: Please list times most convenient for you to schedule appointments:

*Preferences: While we cannot guarantee a certain gender, race, ethnicity, sexual orientation, etc. of your counselor, we try our best to accommodate when possible. Please list any preferences here:

*if you have a specific trauma response to a certain gender, race, ethnicity, sexual orientation, etc. **PLEASE** let us know so we can provide a safe and welcoming environment for all.

Gift Giving Policy:

We encourage and acknowledge the desire of our clients to express gratitude. However, due to our ACA and NASW Code of Ethics, counselors are not able to accept gifts of any kind over \$50 from their clients (a cup of coffee is acceptable instead).

I have reviewed the fee and payment guideline listed above. I agree to accept financial responsibility for services provided, as well as for missed appointments that have not been canceled 48 hours in advance.

Client Signature	Printed Name	Date
Client Signature	Printed Name	Date
Resolve Clinician & Credentials:		Date:



Credit Card Authorization

This form must be filled out even though you may not choose to pay for your appointments with a credit card. (This information will be kept confidential & secure.)

Please provide your credit card information below. This will simplify payment procedures in the event of a missed appointment without notice of cancellation, as well as occasions where an appointment is canceled without 48 hours advance notice. Additionally, this will be used for superbills and additional case management requests. In either event, your credit card payment will be processed at the end of your scheduled appointment. Your acceptance of this policy ensures your payment will always be up-to-date and will be made in a timely manner.

We do not accept HSA or Flex Spending Cards for payment.

If you choose to make your payments by Credit Card instead of cash or check, we must charge an additional \$5.00 fee per payment for processing costs.

Print Name:						
Cost of Session	:		Counselor:			
Billing Address:	:					
						(Must include Zip Code)
Phone Number	:		Email:			
Type of Card:	(Circle One):	VISA	MasterCard	AMEX	Discover	
Card #:						
Expiration Date	:		CVV :	_ (3 digi	t # on back of card)	
Confirm this is	not a HSA/Flex S	Spending a	ccount issued by	your emp	loyer or connected to	health benefits
Signature:						

Please Note: Your signature gives Resolve Strategies permission to bill your card for services provided, and to store your card in Square and STRIPE. This includes charges for "no shows" or cancellations not made within 48 hours of your scheduled appointment time.



Discharge Policy & Attendance:

A decision to discharge and/or transition a client will be based upon any of the following reasons:

- Client requests discharge and/or transition
- Therapeutic services no longer align with client's goals.
- Client requires an increased level of care
- Client is being transferred or transitioning to another agency •
- Clinical overlap from supplemental services (conflicting information from multiple providers)
- Client does not uphold attendance regulations
- Failure to adhere to clinical recommendations (i.e., increased level of care, session frequency, 12-Step Programs, IOP) • that could result high-risk behaviors
- Communication with client cannot be established or re-established despite continued efforts (i.e., phone calls, emails) •
- Client moves out of the state/area •
- Client achieves all goals established by client, family, caregiver and/or clinician ٠

Our staff must strictly adhere to regulations concerning missed and rescheduled appointments. Please understand that clients who have habitual cancellations and no-shows are preventing other clients from scheduling during that time slot.

Failure to attend for 2 scheduled sessions in a row (without a call or reschedule request), is considered "non-compliant" and a reason for Discharge. Client #1 Initial: _____ Client #2 Initial: _____

Habitual cancellations and reschedules and/or a pattern of non-compliance are considered reasons for Discharge. Client #1 Initial: _____ Client #2 Initial: ____

If a client cannot be reached after 3 attempts to contact within a two week period, they will be discharged. Client #1 Initial: Client #2 Initial:

Our commitment to serve you must be matched by your commitment to keep appointments and actively participate in treatment recommendations.

Please know that clinicians will make every effort to reach you before removing you from their caseloads. Clients that have not been seen in over a month without prior discussion will be discharged and are required to complete another intake appointment before continuing services. Continuation of services are based on clinician discretion and availability.

Client #1 Initial: _____ Client #2 Initial: _____



Couples Counseling Consent & Overview

What is couples counseling?

In contrast to individual counseling, couples counseling is a form of psychotherapy in which the coupleship (relationship between the two partners) is the identified client rather than the individual. This means that all treatment interventions and goals are implemented with the betterment of the relationship in mind, not the individual parties. Goals of couples counseling include:

- Gain a more thorough understanding of yourself, your partner, and your relationship
- Expand empathy in communication and learn to compromise
- Reduce criticism, judgment, and defensiveness
- Increase authenticity and convey feelings/needs
- Rebuild trust and intimacy

We have a "No Secrets" policy which means that the counselor may need to share information discovered in an individual discussion or collaborative session with the partner to effectively treat the coupleship. The counselor will use their professional judgment as to when and to what extent they will make disclosures to the partner or allow the individual the opportunity to make the disclosure themselves. We believe that secrets are toxic to the coupleship. Therefore, the counselor will not hold space for dishonesty, secrets, and/or deceit that might further injure the coupleship and/or therapeutic rapport. At Resolve Strategies, our counselors promote honesty, clear communication, and repair attempts.

What is couples counseling NOT?

Couples seeking formal disclosures for sexual addictions and betrayal will need to seek further consultation with a CSAT to ensure that formal disclosure is appropriate for the couple at this time. Formal disclosures are offered at Resolve Strategies over the course of 5 consecutive days and are very structured in nature. CSAT will review details if formal disclosure is indicated. This is a separate service from couple therapy. Your couples therapy can/will be asked to participate in your formal disclosure if approved.

When couples counseling is contraindicated:

The counselor may recommend that you do not pursue couples counseling under the following circumstances:

- Resistance to treating a diagnosable addiction (substance or behavioral)
- Ongoing affair
- Domestic violence without ongoing individual counseling for the offending party (?)
- Presence of an untreated mental disorder that interferes with couples counseling without ongoing individual therapy

Client #1 Signature:	Date:
Client #2 Signature:	Date:
Witnessed by:	Date:



Legal Consent to Treatment

Client #1 Name:	Birth Date:
Social Security Number:	Phone:
Email:	
Client #2 Name:	Birth Date:
Social Security Number:	Phone:
Email:	

Fill out the remainder of this application with your counselor & Initial each section as explained

_____ I have had confidentiality explained clearly to me by a Resolve Service Provider, and I fully understand that my privacy will be protected and respected by Resolve Strategies.

_____ I have had the "limits of confidentiality" explained to me by a Resolve Service Provider, and I fully understand that (as mandated reporters) Resolve Strategies, Inc. is ethically obligated to breach my confidentiality and report to the proper authorities any <u>active</u> intent to harm myself or others, and <u>active</u>/current instances of child abuse or elder neglect.

_____ I have been given the contact information for the Resolve Rights advocate, and I understand that I have an opportunity to schedule a meeting to discuss concerns involving any event in which I feel that my rights may have been violated.

_____ I have read the Client Bill of Rights and the Resolve Clinic Crisis Procedure.

_____ I have had Resolve program policies, regulations, and expectations explained clearly to me by a Resolve Service Provider, and I understand the consequences of non-compliance. I agree to abide by/comply with all their policies and safety regulations, and to respect the professional opinions of Resolve counselors and staff.

I have read the above information and voluntarily request counseling services from Resolve Strategies, Inc. I agree with their terms and conditions, and I give my formal consent willingly and without force for Resolve to provide any psychotherapy and/or psychoeducational services that their staff recommends and deems necessary for my treatment. I affirm my understanding of "Informed Consent" and "Restricted Confidentiality."

Signature of Client #1:	Date:

Signature of Client #2: _____ Date: ____

Resolve Clinician Signature

Printed Name





Divorce and Custody Cases

Resolve Counselors Do NOT Evaluate Custody Cases and cannot make any recommendations on custody.

We may elect to see children whose parents are in the process of custody litigation. Due to the sensitive nature of divorce and all potential issues that may arise in such cases, we have very specific policies to which you MUST agree before we enter a counseling relationship.

- 1. Provided all proceedings have come to a close, we require a copy of the current, standing court order demonstrating custodial rights of each parent and/or the parenting agreement that is signed by both parents and the judge. We will need to have contact with the parent who has legal custodial decision-making for medical issues before we see the child for counseling, and will need to obtain written consent for the child to participate in counseling from the legal custodian(s). We prefer to have contact with both parents prior to seeing the child.
- 2. We ask all clients to waive their right to subpoena our counselors to testify in court. This policy is set in order that we can preserve the efficacy and integrity of the therapeutic process and relationship with you and/or your child. It is our experience that a counselor's appearance in court often damages the therapist-client relationship, and it is our ethical duty to make every reasonable effort to promote the welfare, autonomy and best interests of our clients. By signing this agreement, you waive the right to subpoena a Resolve counselor and client records. If you prefer, we will recommend a referral to a therapist(s) who are willing to appear in court.
- 3. In the event that we are subpoenaed to appear in court despite this waiver- whether we testify or not we charge the full standard Court Related fee. A retainer of \$1,000 is billed and drawn on during the court process. Professional time is billed at \$250 an hour. All time dedicated to any court-mandated appearance including but not limited to: preparing documentation, discussions with lawyers and/or a guardian ad litem, affidavits, depositions, wait time spent at the courthouse, time on the stand, and travel will be billed at \$250 per hour. Food and lodging will be billed if expenses are incurred in relation to the court case.

I understand these policies and I, and any of my representatives now and in the future, hereby waive any and all rights to subpoena Andrea M. Epting or any Resolve Strategies Practitioners/Contractors.

Printed Name:	Signature:	Date:

Printed Name: ______Signature: _____

Date:



Authorization for Release of Information

I sign this form voluntarily knowing that I am authorizing the use or disclosure of my individual identifiable health information as described below. I understand that reports and/or medical records to be released may contain information pertaining to social, educational, psychiatric, drug and/or alcohol abuse diagnoses and treatment, and may also contain confidential HIV/AIDS related information. I understand that if the organization authorized to receive the information is not a health plan or healthcare provider, the released information may no longer be protected by federal privacy regulations.

Client #1 Name:	SSN:	DOB:
Organization:		
	(Telephone)	(Fax)
Collaborating Individual or Organization	L	
	(Telephone)	(Fax)
Type of Information that may be release	ed:	
Admission Notes	Continuing Care Plan	_Court OrdersParole Plan
Assessments	Psychological Evaluation	Probation Reports
Educational Evaluations	Psychiatric Evaluation	Laboratory Tests/Drug Screens
School Based Issues	Medical Evaluations	_ Police Reports
Legal Documents	_ Medical Regimen	_Treatment Plan
DFCS Investigation	_Family Relations Report	Discharge Summary
Client Attendance	Client Progress	_Client Billing
This is needed:To provide ongoing	g care/treatmentOther:	

This authorization will expire when this case is closed by Resolve Strategies, Inc.

I understand that my healthcare and payment for my healthcare will not be affected by my signing this form. I understand that I may see and copy the information described on this form. I understand that information disclosed in this request about substance abuse treatment is disclosed from records protected by Federal Confidentiality rules (42 CFR Part 2). Federal rules prohibit further disclosure of this information unless such disclosure is 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 release of information is not sufficient for this purpose. Federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient. I understand that I may revoke this authorization at any time by notifying Resolve Strategies, Inc. in writing, but that it will not affect my actions taken before the revocation.

I have read and understand the above statement and do hereby voluntarily consent the disclosure of the information and/or medical records (including alcohol/drug abuse records) to those persons/agencies named above. I hereby release Resolve Strategies, Inc. of liability arising from the release of this information. If this release concerns a minor, I certify that I am legally authorized to provide consent.

Client #1 Signature:	Date:
Printed Name:	Relationship to Client:
Witness:	Date:



Authorization for Release of Information

I sign this form voluntarily knowing that I am authorizing the use or disclosure of my individual identifiable health information as described below. I understand that reports and/or medical records to be released may contain information pertaining to social, educational, psychiatric, drug and/or alcohol abuse diagnoses and treatment, and may also contain confidential HIV/AIDS related information. I understand that if the organization authorized to receive the information is not a health plan or healthcare provider, the released information may no longer be protected by federal privacy regulations.

Client #2 Name:	SSN:	DOB:	
Organization:			
	(Telephone)	(Fax)	
Collaborating Individual or Organiza	tion		
	(Telephone)	(Fax)	
Type of Information that may be rel	eased:		
Admission Notes	Continuing Care Plan	Court OrdersParole Plan	I
Assessments	Psychological Evaluation	Probation Reports	
Educational Evaluations	Psychiatric Evaluation	Laboratory Tests/Drug Screens	
School Based Issues	Medical Evaluations	Police Reports	
Legal Documents	Medical Regimen	Treatment Plan	
DFCS Investigation	Family Relations Report	Discharge Summary	
Client Attendance	Client Progress	Client Billing	
This is needed:To provide ong	oing care/treatmentOthe	er:	

This authorization will expire when this case is closed by Resolve Strategies, Inc.

I understand that my healthcare and payment for my healthcare will not be affected by my signing this form. I understand that I may see and copy the information described on this form. I understand that information disclosed in this request about substance abuse treatment is disclosed from records protected by Federal Confidentiality rules (42 CFR Part 2). Federal rules prohibit further disclosure of this information unless such disclosure is 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 release of information is not sufficient for this purpose. Federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient. I understand that I may revoke this authorization at any time by notifying Resolve Strategies, Inc. in writing, but that it will not affect my actions taken before the revocation.

I have read and understand the above statement and do hereby voluntarily consent the disclosure of the information and/or medical records (including alcohol/drug abuse records) to those persons/agencies named above. I hereby release Resolve Strategies, Inc. of liability arising from the release of this information. If this release concerns a minor, I certify that I am legally authorized to provide consent.

Client #2 Signature:	Date:
Printed Name:	Relationship to Client:
Witness:	Date:



Consent for TeleMental Health Services

Introduction to TMH Services:

TMH services involve the use of electronic communications (telephone, written, text, email, video conference, etc.) to enable therapists to provide services to individuals who may otherwise not have adequate access to care. TMH may be used for services such as individual, couples, or family therapy, follow-ups, and trainings/education in a group setting. TMH is a relatively recent approach to delivering care and there are some limitations compared with seeing a therapist in person. These limitations can be addressed and are fairly minor depending on the needs of the client and the care with which the technology (cell phone, computer, etc.) is utilized. It is important that both the client and the counselor be located in a private place during their sessions, and that the security of their technology be up-to-date with appropriate security protection.

Consent for TMH Therapy

Client #1 Name: (Please Print):
Email Address:
Location/Address from which TMH Services will be Received:
Phone Number and/or Serial # of mobile Device being used:
Client #2 Name: (Please Print):
Email Address:
Location/Address from which TMH Services will be Received:

Phone Number and/or Serial # of mobile Device being used: _

I understand that my mental health counselor is offering to engage in TMH services via electronic communication, and that this type of therapeutic session has potential benefits including easier access to care and the convenience of meeting from a location of my choosing.

I understand that TMH has potential disadvantages and risks which include interruptions, unauthorized access, and technical difficulties.

• Information transmitted may not be sufficient (e.g., poor sound or resolution of images) to allow for appropriate treatment such as play therapy or EMDR.

• Delays in treatment could occur due to deficiencies or failures of the equipment

• In very rare instances, security protocols could fail, causing a breach of privacy of personal information. However, security measures will be taken to prevent a breach of privacy.

I understand that all the "Informed Consent" policies, presented and agreed to in my Initial Intake, will also apply to my TMH services. These include Confidentiality, Legal Issues, Electronic Communications, Emergencies, Appointments & Payments.



I understand that the client "Bill of Rights" and "Crisis Procedure" presented to me at the time of my Initial Intake will also apply to TMH services. I understand that Resolve Strategies' TMH service is NOT an Emergency Service, and in the event of an emergency, I will use a phone to call 911.

Emergency Plan: My counselor and I have developed an Emergency plan for my file. I understand that in case of serious threat or plan to harm self or others during a TMH session, my counselor will have the police or an ambulance sent to my location and call the following Emergency Contacts:

Client #1 Emergency Contact:		Phone:	
	(Cannot be Client #2)		
Relation to Client:			
Client #2 Emergency Contact:		Phone:	
	(Cannot be Client #1)		
Relation to Client:			

Please initial the following statements:

_____ I understand that TMH services are completely voluntary and that I can choose not to do it or not to answer questions at any time. To maintain confidentiality, I will not share my TMH appointment link with anyone unauthorized to attend the appointment.

_____ I understand that none of the TMH sessions will be recorded or photographed without my written permission. I understand that the laws that protect privacy and the confidentiality of client information also apply to TMH, and that no information obtained in the use of TMH, which identifies me, will be disclosed to other entities without my consent.

_____ If technical difficulties ensue (audio and/or visual disconnects), we will end the call, wait 5 minutes, and attempt to reconnect. If, at that time, technical difficulties persist, we will reschedule our session.

_____ I understand that I will be expected to pay promptly for invoices emailed to me for the payment of each session. I understand that I can make TMH session payments online with a credit card or mail a check to the PO Box address.

_____ I have had a direct conversation with my counselor about this "Consent for TMH Services" form, and have had all my questions answered regarding the procedure. The information provided by the counselor included technical directions in obtaining remote access for the TMH session.

_____ If the clinician determines that TMH services are contraindicated, the client will be either transferred to in-person sessions or referred to a local provider.

I understand the information provided above regarding TMH Services. I understand that I MUST be located at the address that I provided above at the time of my scheduled session. I hereby give my informed consent for the use of TMH in my care.

Client #1 Printed Name:		
Signature of client or person authorized to sign:		
Relationship of signee to client:	Date signed:	
Client #2 Printed Name:		
Signature of client or person authorized to sign:		
Relationship of signee to client:	Date signed:	

Please call or email your counselor directly with any questions or concerns you may have. Mailing Address: PO Box 16026, Savannah, GA 31416



For Office Use Only
This Signed TMH Consent Form was received:
By Whom:
When:
How:
Client # 1 Mental Health History/Self Report
Please describe current difficulties in functioning that should be addressed in counseling sessions.
Were you referred here for services? Y N If yes, who referred you? If no - How did you hear about Resolve?
Client's Family History of psychiatric/substance use problems? If yes, please describe:
Client's current primary physician, psychiatrist, therapist, or other specialists:
Client's past physician, psychiatrist, therapist, or other specialists:
Client's Current Medications and the conditions for which they are prescribed:
Are you currently experiencing suicidal ideations? Y N Do you have a history of suicidal ideation? Y N If yes, what year(s)?
Number of suicide attempts: Date of attempts:
Note the year of that you received any of the following services: Outpatient TherapyInpatient TherapyResidential Treatment IOP (Intensive Outpatient Program) Detox

Client #1 Signature

(i.e. medications, hospitalizations, physicians, etc.)

Printed Name



Client #2 Mental Health History/Self Report

Please describe current difficulties in functioning that should be addressed in counseling sessions.

Were you referred here for services? Y N If yes, who referred you? If no - How did you hear about Resolve?	
Client's Family History of psychiatric/substance use problems? If yes, pleas	e describe:
Client's current primary physician, psychiatrist, therapist, or other specialist	is:
Client's past physician, psychiatrist, therapist, or other specialists:	
Client's Current Medications and the conditions for which they are prescrib	ed:
Are you currently experiencing suicidal ideations? Y N Do you have a history of suicidal ideation? Y N If yes, what year(s)? Number of suicide attempts: Date of attempts:	
Note the year of that you received any of the following services: Outpatient TherapyInpatient Therapy IOP (Intensive Outpatient Program) Detox	

I, the undersigned service recipient, have reported the above information honestly, accurately, and to the best of my ability. I acknowledge that it is my responsibility to notify Resolve Strategies immediately upon any change to the above information (i.e. medications, hospitalizations, physicians, etc.)

Client #2 Signature

Printed Name

