

New Client Intake – Parenting Class

General Information If	registering as a couple, writ	e both names as cl	lient.
Client name:			Date:
			Service?
Client mailing address:			
City:	State:	2	Zip code:
Home phone:	Cell phone:	May we	leave voice mails? () Yes () No
Date of birth:	Age:	Gender:	Race:
Check your income tier: (household per year) # in household	0 - 7,000.00 7,001.00 - 17,000.00 17,001.00 - 29,000.00 29,001.00 - 49,000.00	Personal Email (no NCSD ema	ils)
Client Initials	49,001.00 - 69,000.00 69,001.00 and above	0 (no resp emans)	
<pre>support your learning in ou If yes, please explain: Do you have medical insura If yes, please specify:</pre>	ar programs? ance? Yes Medicaid	No Private insurance	in case of emergency, or to with
Court/legal referral New			
Other agency referral:			
Which class are you enrolling circle one or r Emergency Contact Inform	nore	-	ele of Security Nurtured Heart
Contact:		Relationship to y	ou:
Address:			
			Cell:
	rcer Family Resource Cente	er to release inform	nation about my participation
Signature:]	Date:

Family Members

Name	Relationship to you	Age	Lives with you? (check if yes)
Referral (if any) Referral Source:			
Parenting Class What do you hope to learn in this parenting c	lass?		
What is your favorite thing about parenting?			
What do you find most challenging about bein	ng a parent?		



AUTHORIZATION TO RELEASE CONFIDENTIAL INFORMATION

Name: _____

DOB:

I authorize Mercer Family Resource Center, Inc. to RELEASE the following protected information (initial all that apply):

<u>N/A</u>	Discharge Summary	N/A	Treatment Plan/Discharge Plan
N/A	Assessment instruments	N/A	Any communication about diagnosis, treatment, prognosis, etc.
N/A	History/Physical/Psych Eval	N/A	Clinical staffing notes
	Other (please specify) Proof of en	rollment, paym	nent, participation, and completion or non-completion, of programs
	Purpose: I understand that the in	formation will l	be used for further evaluation and treatment
	Any information relevant to medic	cal care in case	of emergency
	orize Mercer Family Resource Ce	nter, Inc. to (DBTAIN the following protected information (initial all that apply): proximately the last year unless otherwise specified.
Please	orize Mercer Family Resource Ce	nter, Inc. to (DBTAIN the following protected information (initial all that apply):
Please N/A	orize Mercer Family Resource Censer Send material which may be relevant	nter, Inc. to (relating to app	DBTAIN the following protected information (initial all that apply): proximately the last year unless otherwise specified.
	orize Mercer Family Resource Cense of the send material which may be relevant Discharge Summary	nter, Inc. to (relating to app <u>N/A</u>	DBTAIN the following protected information (initial all that apply): proximately the last year unless otherwise specified. Treatment Plan/Discharge Plan

Write NA if you do not need to share information with an outside organization like the courts or DFS.

Name:	Organization:	
Address:	Telephone:	
	Fax:	
Without expressed revocation, this consent expires on:		One year from today's date.

I understand that I may revoke this authorization in writing at any time, unless action has already been taken based upon this authorization. In any event, without expressed revocation, this consent expires one year from the date signed.

I understand that this information is protected by Federal regulations under 42 CFR Part 2 and 45 CFR Parts 160 and 164, and by Wyoming Statute 33-38-113-Privileged Communication, and will not be released to anyone outside of this agency without written consent, unless otherwise provided for in the regulations. The person receiving this information may re-disclose and use it only to carry out that person's official duties, and with regard to the client's criminal proceeding with which this consent is given. In criminal proceedings, I further understand that this consent is revocable after the final date cited above or upon the final disposition of the criminal proceeding against me.

In signing this authorization, the undersigned acknowledges that the records disclosed here might be subject to re-disclosure by or to persons not covered by HIPAA.

Date

Signature of client

Signature of witness

RELEASE TO/OBTAIN FROM:

Signature of parent or legal guardian



Consent for Services

Welcome to Mercer Family Resource Center, Inc. We are a community-based nonprofit agency designed to address the needs and concerns of families in Natrona County. We provide a range of services, and you are here to participate in one or several of those services. You are required to read and sign this form to document that you are aware of the services that we provide, are satisfied with the explanation of services, and are consenting to participate in those services.

Mercer Family Resource Center services include:

- Family Education Groups
- Alcohol, Tobacco, and Other Drug Education Programming
- Case Management
- Individual Counseling
- Family Counseling
- Assessment and identification of personal and/or work-related problems
- Support Groups
- Referral to appropriate and accessible resources
- CHINS (Child in Need of Supervision) Prevention Support

You have the right to decide whether or not to participate in any of these services. For you to consent to services, we have the duty to inform you about the recommended care and conditions of services so that your decision is knowledgeable and meaningful. We have a sliding fee schedule for some services. The fee for your current services is \$______. Your service fee is not refundable or transferable if you are removed from the group for unacceptable behavior, if you decide to discontinue the service, or if you choose not to attend the group or class. We have the right to refuse service at anytime for any reason with no refund provided.

Initial _____ Service amount and initials will be completed in person.

If you choose to consent to services, we have a policy that prohibits you from participating in any of our services while under the influence of alcohol or drugs. If we suspect an adult client is under the influence of alcohol or drugs we will work with you to arrange to leave services in a safe and legal manner. If we suspect a minor client is under the influence of alcohol or drugs, we will first contact a parent or guardian to pick up the minor. If we cannot reach a parent or guardian, we will contact the probation officer, if applicable. As a last resort, we will contact the police in order to provide a safe and legal manner for the minor to leave the service.

Initial _____

Client Confidentiality

Information obtained during the process of counseling, whether verbal, written or recorded, is protected by Federal regulations under 42 CFR Part 2 and 45 CFR Parts 160 and 164, and by Wyoming Statute 33-38-113-Privileged Communication, and will not be released to anyone outside of this agency without written consent, unless otherwise provided for in the regulations. If the client is a minor, both the client and the parent/guardian must sign the release.

There are, however, situations that may arise in which the counselor is obligated to report information without first obtaining written permission. These exceptions are listed in the attached copy of Wyoming Statute 33-38-113. When information has been released or requested under these emergency conditions, the responsible staff member shall enter all pertinent details of the transactions into their client's record, including at a minimum: the date information was released, the person who requested or received it, the reason it was requested, the reason written permission could not be obtained, and the specific information released. The client shall be informed that the information was released or requested as soon as reasonable after the release of, or request for, information.

In other situations the counselor may feel that information shared by the client needs to be expressed to other individuals such as family members, schools, etc. Under such circumstances the counselor will maintain confidentiality unless expressed written permission is granted.

Communications via computer email or cellular text are not secure. If you choose to communicate electronically, such communications will be considered to be confidential, however we cannot guarantee that other parties, such as service providers, will abide by our confidentiality agreement.

If you have any question regarding confidentiality, or grievances regarding your treatment, please discuss them with your counselor. If you feel your issue has not been resolved, please contact the Executive Director, or the Mental Health and Substance Abuse Services Division of the State of Wyoming Department of Health at Suite 220, Qwest Bldg, 6101 Yellowstone Rd, Cheyenne, WY 82002.

Initial _____

Client Rights

- 1. Each program shall establish a written policy stating that the service will comply with the client rights requirements.
- 2. All persons residing in Natrona County shall have impartial access to the various services of Mercer Family Resource Center, Inc., regardless of race, religion, gender, sexual orientation, ethnicity, age, handicap or sources of financial support.
- 3. Each recipient's personal dignity and privacy shall be recognized and respected in the provision of the services of Mercer Family Resource Center, Inc.
- 4. Written or verbal communication between staff and service recipients shall be confidential, except as specified through the situations, or in accordance with specific and applicable laws. Additionally, the fact of being a recipient of agency services will also be confidential.

5. All service recipients have a right to initiate a grievance with respect to the quality of service provided to them by the staff of Mercer Family Resource Center, or with respect to the abridgement of their rights stated above. They also have a right to file a grievance arising from the denial, suspension, reduction, or termination of services provided by Mercer Family Resource Center. A written grievance shall be lodged with the Executive Director. If the grievance is not satisfactorily resolved, it may be reviewed by the Board of Directors. Service recipients also have the right to present a grievance and receive a fair hearing through the Wyoming Department of Health in regard to the denial, suspension, reduction or termination of their services by Mercer Family Resource Center. A written grievance should be directed to Wyoming Department of Health, Behavioral Health Division, Mental Health and Substance Abuse Services, 6101 Yellowstone Rd., Suite 220, Cheyenne, WY, 82002, Fax: (307) 777-5849.

Initial

Electronic Consent

I agree to participate in Mercer FRC programs and services through an electronic manner and upon enrolling, I may be given a more detailed Telehealth Client Consent Form. If I am unable to provide a return signature, a verbal, email or text message with consent will be documented in my records.

I grant consent for Mercer Family Resource Center therapists and staff to correspond with me via zoom, telephone, e-mail or mail for the purpose of scheduling appointments, receiving group homework, or conveying general information about my treatment or education class. I understand that the telephone, e-mail or mail is not a secure form of communication and that confidentiality of any telephone call, e-mailed or mailed information cannot be ensured. Please be advised that e-mail or mail is not to be used in order to communicate urgent matters or emergencies, however, the telephone may be used for that purpose.

	Personal Email Address:
Initial	

I have read and understand the information outlined above. I understand that I will have an opportunity to discuss any questions I may have regarding Mercer Family Resource Center services and confidentiality policy. On the basis of the stated information, I consent to services at Mercer Family Resource Center, Inc.

Printed Name of Client:	
Client Signature:	Date:
Parent/Guardian Signature:	Date:
Witness:	

Wyoming Statute 33-38-113. Privileged communication.

(a) In judicial proceedings, whether civil, criminal, or juvenile, in administrative proceedings, and in proceedings preliminary and ancillary thereto, a patient or client, or his guardian or personal representative, may refuse to disclose and may prevent the disclosure of confidential information, including information contained in administrative records, communicated to a person licensed or otherwise authorized to practice under this act, and their agents, for the purpose of diagnosis, evaluation or treatment of any mental or emotional condition or disorder. A person licensed or otherwise authorized to practice under the privilege except in the following circumstances:

(i) Where abuse or harmful neglect of children, the elderly or disabled or incompetent individuals is known or reasonably suspected;

(ii) Where the validity of a will of a former patient or client is contested;

(iii) Where such information is necessary to defend against a malpractice action brought by the patient or client;

(iv) Where an immediate threat of physical violence against a readily identifiable victim is disclosed to the person licensed or otherwise authorized to practice under this act;

(v) In the context of civil commitment proceedings, where an immediate threat of self-inflicted damage is disclosed to the person licensed or otherwise authorized to practice under this act;

(vi) Where the patient or client alleges mental or emotional damages in civil litigation or otherwise places his mental or emotional state in issue in any judicial or administrative proceeding concerning child custody or visitation;

(vii) Where the patient or client is examined pursuant to court order; or

(viii) In the context of investigations and hearings brought by the patient or client and conducted by the board where violations of this act are at issue. Information that is deemed to be of sensitive nature shall be inspected by the board in camera and the board shall determine whether or not the information shall become a part of the record and subject to public disclosure.



CLIENT NO-SHOW, NO-PAY POLICY FOR GROUP PARTICIPANTS

_____ Mercer Family Resource Center, Inc. is a local non-profit agency that is able to provide professional service to Natrona County residents. In order to provide professional services, we need to be aware when a group participant will be unable to attend scheduled group sessions. Mercer Family Resource Center requires a 24-hour notice if a participant is unable to attend any group session.

_____ If we do not receive a 24-hour notice of non-attendance, the registered attendant will be marked absent, which may affect completion of the group as some of Mercer Family Resource Center's groups require 100% attendance.

_____ If you have been dismissed from group for any reason, including, but not limited to, unexcused absences, behavioral problems while attending group, or non-participation in the group, no portion of your group fee will be refunded or credited.

_____ You must give 24 hours notice if you are going to miss a class. If you have been excused by the facilitator for a scheduled class, then you will be required to complete make-up work for the session missed. Make-up work must be turned in within 7 days. If assigned make-up work is not completed and turned in to the group facilitator, it will affect completion of the class.

Printed name of client:

Client signature:

Date:

Date:



LIABILITY, MEDICAL & MEDIA RELEASE - Minor Child(ren) & Adult

I am the parent/guardian of _

the minor child(ren) on whose behalf I have submitted the attached application for participation in the following program(s):_______

If registering for parent only class, add your name. If registering for Strengthening Families add names of all that will attend. **LIABILITY RELEASE (REQUIRED)** I hereby grant permission for the child(ren) named above to participate in the above program, which Lunderstand may include travel in a vehicle or on foot to and/or from various venues, including our

above program, which I understand may include travel in a vehicle or on foot to and/or from various venues, including our residences. I hereby release, forever discharge and agree to hold harmless Mercer Family Resource Center and its directors, employees and agents ("releasees") from

- 1. any and all liability, claims or demands for personal injury, sickness or death which may occur to myself or the child(ren), even though the liability may result from negligence of, or carelessness by, the releasees; and
- 2. any and all liability sustained by Mercer Family Resource Center and its directors, employees and agents as the result of the negligent, willful or intentional acts of myself or the child(ren), including expenses incurred,

during the program and transportation to and from it. Furthermore, I hereby forever release, discharge, indemnify, hold harmless, defend, exonerate and covenant not to sue the releasees with respect to any and all liability, claims, or demands of any kind or nature whatsoever, whether at law, in equity, or otherwise, which arise or may hereafter arise directly or indirectly from participation in this program.

MEDICAL RELEASE (REQUIRED) If a medical emergency should arise during participation in the program, I hereby grant permission to Mercer Family Resource Center and its employees, on my and the child(ren)'s behalf, to take whatever measures it deems advisable to ensure that emergency medical treatment, including hospitalization, is provided.

□ I DO grant the permissions stated above.

MEDIA RELEASE (OPTIONAL) I hereby grant permission, for myself and any minor child(ren) named above to Mercer Family Resource Center, both during and after the program above, to use our likeness, name, voice or words in television, radio, film, newspapers, magazine, and other media, and in any form, for the purpose of advertising or communicating the purposes and activities of Mercer Family Resource Center for fundraising events, and in applications for funds to support these purposes and activities.

□ I DO grant the permission stated above.

□ I DO NOT grant the permission stated above.

I have read and fully understand the provisions of the above release, and have explained these provisions to my child(ren). Through my signature below, I am agreeing to the above provisions on my behalf and that of the minor child named above.

PRINT NAME OF PARENT/GUARDIAN/ADULT

SIGNATURE OF PARENT/GUARDIAN/ADULT

ADDRESS, CITY, STATE & ZIP CODE

PRINT NAME(S) OF MINOR(S)



Group Agreement

In this group you are free to express your feelings, circumstances or insights about your own behavior. We learn from hearing ourselves, listening to others, and by participating in group activities.

CONFIDENTIALITY

Group participants and facilitators agree that what is said in group will stay in group. Content of discussion and personal information is to be held in strict confidence by all involved in the group. However, you are free to share the curriculum discussed by the facilitators.

EXCEPTIONS TO CONFIDENTIALITY

Safety is our number one priority. Wyoming State Law and Mercer Family Resource Center policy require that certain issues must be reported to the proper authorities by the group facilitators. These issues are: attendance, abuse and neglect, potential harm to self or others, someone under the influence of an illegal substance, and a crime in progress.

PROCEDURE FOR PARTICIPATION

- Group members agree that respect will be shown to all present.
- Only one person will talk at a time during class. There will be no talking or gossiping in undertones while another participant is speaking. All participants have the right to hear all comments.
- Verbal abuse will not be tolerated.
- Keep your hands to yourself.
- Participants are expected to complete all projects and paperwork in the time given.
- Cell phones, i-pods etc. are to be turned off once class has started.

BEHAVIOR

Appropriate behavior is expected of all participants. Concerns will be expressed in a respectful and caring manner. Full participation and 100% attendance are required to pass the class. Mercer is a substance free agency. No substance use will be allowed. No smoking, wearing headphones, or sleeping during class.

ADDITIONAL EXPECTATIONS FOR ONLINE CLASS

- It is important to recognize that the online classroom is in fact a classroom, and certain behaviors are expected when you communicate with both your peers and your instructors.
- It is the participant's responsibility to contact the facilitator before the due date if you need help with online assignments.
- Make posts that are on topic and within the scope of the course material.
- Take your posts seriously. Review and edit your posts before sending.
- Be cautious when using sarcasm or humor as tone is sometimes lost in an email/post and your message might be taking seriously or sound offensive.
- Be careful with personal information (both yours and other's).
- Don't send confidential information over email.

I understand that if I do not abide by the expectations set above, I will be asked to leave group and will not be permitted back to this group. If I am not permitted back in the group, my class fee will not be returned or transferred to another class. I understand that facilitators hold the discretion to ask me to leave the group if they feel it is warranted.