

Date of Birth

Legal guardian is to fill out this form if client is under the age of 18
Counseling sessions: At Spero Counseling we provide individual, family, couples, and group counseling. Sessions last approximately 45-60 minutes. Your counselor will make every effort to begin/end on time. If you are more than 10 minutes late for your session, your counselor may not be available. Clients/Guardians are responsible for remembering appointments. If you miss an appointment and do not contact your counselor within 7 days, it will be considered that you desire to terminate counseling.
No call/No show fee: We require 24-hour notice regarding the cancelation of scheduled

No call/No show fee: We require 24-hour notice regarding the cancelation of scheduled appointments. Your counselor will charge you for missed appointments or late cancelations. Decisions to waive these fees due to unforeseen circumstances will be considered on a case-by-case basis. Payment of this fee or payment arrangements are required before attending further sessions. *Please note: this fee will not be billed to your insurance.* **You are responsible to pay the entire fee.**

No show fee:	Late cancelation fee:	

Confidentiality: Confidentiality is a very important aspect of trust between therapist and client. According to Oklahoma state law, confidentiality and privileged communication generally remain rights of all clients of behavioral health practitioners. However, pursuant to various Oklahoma law, your counselor is required to disclose confidential information if any of the following exist:

You are a danger to yourself or others

Client name

- Your therapist is appointed by the courts to evaluate you
- You are a minor/vulnerable adult and your therapist reasonably suspects you are a victim of child abuse/neglect
- Your therapist reasonably suspects you have committed child abuse/neglect
- You waive your right to privilege or give consent to limited disclosure by your therapist, either in writing or in court testimony
- When a release of information and/or records is ordered by a court of law
- When a release of information is subpoenaed by supervising government agencies in connection with an investigation, public hearing, health oversight activities, or other proceeding
- With your written consent, your insurance company or paying entity requests to review all relevant records



Duty to warn: Should your counselor believe you have intent to harm yourself and/or someone else, such information will be shared with:

- the person who is likely to be the victim of potential harm, or
- the family/guardian of the client who intends to harm himself
- the parent/guardian if the potential victim is a minor child

If for some reason notification of the intended victim is not possible, the practitioner must, by law, do the following:

- notify a law enforcement agency in the vicinity where the client or potential victim resides:
- take reasonable steps to initiate proceedings for voluntary or involuntary hospitalization, if appropriate;
- take any other precautions that a reasonable and prudent mental health provider would take under the circumstances

Recording of sessions: Due to the confidentiality of sessions, audio/video recording of therapy sessions is prohibited without the consent of every person involved in the counseling session, and advance knowledge of the therapist.

Support services: Your counselor may submit insurance claims electronically and also utilizes the services of professionals for accounting, bookkeeping, and technology support services. HIPPAA regulations are followed to maintain confidentiality within the parameters of typical business functions.

Consultation: Consultation with other professionals may be required to ensure a high quality of service to you. In the event that your counselor discusses your case with another professional, no identifying information will be used unless prior authorization has been given by the client.

Outside of the office: In an attempt to maintain your confidentiality your counselor will not acknowledge you in any way if you were to run into each other outside of the counseling office. If you choose to address your counselor in this instance, she will respond in kind. However, she will not speak with you about any therapeutic issues outside of the office.

Communication: Technological forms of communication including email, texting, and social networking are not confidential methods of contacting one's counselor. If you choose to contact your counselor using these methods, it should be with the understanding that your confidentiality cannot be 100% protected.



will be discussed and agreed upon prior to	counselor will set her own fee schedule. Fees services being provided. You will also be notified st be made directly to your counselor in the form
Agreed per session fee for therapy:	(leave blank to discuss with therapist)
counseling at any time and for any reason.	tment is voluntary and you may withdraw from Your counselor reserves the right to terminate our counselor will make applicable referrals as
	reatment, I fully understand and accept that such benefits and desired outcomes cannot
I understand I am free to discontin deemed mandatory by guardian or legal	ue treatment at any time, unless treatment is entity.
I understand treatment progress is participation and agree to notify therapis	s dependent upon my cooperation and st of behavior/symptom changes.
I am not aware of any reason why	treatment should not proceed as discussed.
I have read this form, discussed my que terms.	stions with my counselor, and agree to its
Client/Guardian signature	Date
Counselor signature	Date