


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Confidentiality agreement template for social workers

Confidentiality is one of the fundamental principles of social work practice. When a customer seeks treatment from a social worker there is often a hypothesis from the customer, and sometimes also of the social worker, that anything discussed between the customer and the social worker will be kept confidential, as well as any written documentation relating to the customer/worker relationship. But in fact, this confidentiality had no basis in the Connecticut Statute until 1992 when NASW/CT successfully introduced and passed the law on the confidentiality of social work (section 52-146a of the Connecticut General Statutes). Even with the passage of this law there are restrictions on the confidentiality of social work registers in Connecticut. The following is a description of the key provisions of the Staff Regulations, including limits and exemptions to the law. Who has the confidentiality? Any individual who consults a social worker for the assessment or treatment may claim the confidentiality of their registers (see below for others who are authorized representatives.) In addition, the law states that any individual who reasonably believed to be treated by an authorized clinical social worker (LCSW) may claim the confidentiality of their records. Social workers and LCSW under the supervision of an LCSW may also invoke the right of confidentiality of customer records. For the rest of this article, the term social worker will mean an LCSW or a social worker under the supervision of an LCSW unless otherwise indicated by stating "licensed clinical social worker" or "LCSW", which communications and records are covered? all oral and written communications and registrations related to customer evaluation and treatment. This applies to communications between the customer and the social worker, between a member of the customer's family and the social worker, and between the customer or a member of the customer's family and an individual who participates under the supervision of a clinical social worker authorized to achieve the evaluation or treatment objectives. confidentiality applies wherever communications have taken place. who are the representatives authorized to assert or waive confidentiality? the customer has the right to confidentiality and the right to give up his/her confidentiality. in the event that the customer has deceased the administrator or the customer's executor holds the confidentiality and in the absence of such trust, the next relative. if the customer has been declared incapable of asserting or renouncing its confidentiality a guardian or conservative who is duly appointed to act for the customer holds the right of confidentiality. the statute does not specifically address children who are customers, however, one can make a case that, according to the statute, if the child can understand his rights to confidentiality, they should be able to invoke such rights and if not that it would fall on the next of the relatives or a duly appointed guardian. Our readers might want to search a lawyer when it comes to confidentiality issues regarding children. How is the consent provided and withdrawn? Pursuant to this Statute, consent must be given in writing by the customer or their authorized representative. Any consent given specifies the individual or agency to which the communications and records must be disclosed, the scope of the communications and documents to be disclosed, and the purpose of disclosure and the expiry date of consent. A copy of the consent form must accompany any notices and records disclosed. The customer or their authorized representative may revoke any form of consent at any time by written communication to the social worker with whom or the office in which the original consent was submitted. The withdrawal of consent shall not prejudice the notices and records disclosed before the notification of the withdrawal, unless such notices and records may be re-expended after the date of the withdrawal consent. What are the exemptions to the Statute? The specific statute is six specific sectors of exemption from confidentiality of communications and registers. Some of these are very clear and others are based on the professional judgment of social workers. The exemptions to be followed are intended to allow the customer or their authorized representative to violate confidentiality in limited circumstances and to protect the social worker under specific circumstances where compelling professional reasons exist disclosure of confidential information. Communications and registers may be communicated to other parties involved in the diagnosis or treatment of the customer or may be transmitted to a mental health facility to which the customer is admitted for diagnosis or treatment if the social worker in possession of communications or records determines that disclosure or transmission is necessary to achieve the objectives of diagnosis and treatment of the customer. This is also the case in situations where the social worker, during the evaluation and treatment of the customer, finds it necessary to disclose communications and documents in order to refer to the person to a mental health plant. In such cases the customer must be informed that the communications or records have been communicated and/or transmitted. The purpose of the previous section is to allow information to flow between mental health care providers in those circumstances where the need of the diagnosis and treatment customer is relevant. An example, from a real case reported by a member, is a client who was brought to the emergency of a hospital and had a social worker's business card on them. The first aid psychiatrist has sought information from the social worker and under this section of the Staff Regulations the social worker has been able to provide the necessary information for the treatment of the customer. Although this exemption may seem quite wide, in fact, it should only be used when the social worker that the need to disclose information is of an immediate nature such that they do not have the time to acquire the consent of the customer or according to the consent of current condition of the customer is not feasible and the timely treatment is required. notices and records may be communicated when a social worker determines that there is a substantial risk of imminent physical injury by the customer to himself or to others. It is important to note that unlike other professions, the social labour statute applies only to physical harm per person (s.) not to property. notices and records are communicated when such disclosure is provided for by statute, such as the mandatory reporting of child abuse or neglect or mandatory reporting of abuse of elderly or neglected. notices and registrations made during an orderly assessment of the court may be disclosed in court proceedings where the customer is a party to the proceedings, provided that the court finds that the customer has been informed in advance that their notices and records may be disclosed. Furthermore, communications and logs will be eligible only on issues involving the customer's mental conditions. notices and records may be disclosed in a civil proceedings in which the customer introduces their mental condition as an element of their claim or defence or if the customer is deceased, introduction of the customer's mental condition by another party. for this exemption the judge must determine the importance of interests larger than protecting the relationship between the customer and the social worker. Among these areas covered by this exemption there is the right of a social worker to disclose information in their defense when the customer (or in the case of deceased customer representative) is carrying a civil action against the social worker and the mental condition of the customer has been introduced as part of the civil action. If a social worker makes a claim for the collection of taxes for the services rendered, the name and address of the person and the amount of taxes can be communicated to persons or agencies involved in this collection, provided that the written notification of the disclosure is sent to the customer at least 30 days before the disclosure. In the event that a dispute arises on taxes or further information is necessary to justify taxes or complaints, disclosure of further information is limited to the following: (A) That the person has actually received the services of the social worker, (B) the dates and duration of such services, and (C) a general description of the types of services. For example, this section would allow a social worker to contact an unpaid collection agency. It does not limit disclosure of information when a customer has agreed to disclosure by signing an insurance request form (there are arguments to restrict disclosure for insurance claims, but this is not one of them). In addition to the Statute of Connecticut, socialare led by the NASW Code of Ethics, which NASW members have agreed to respect, and non-members should respect how the Connecticut State Department of Public Health uses the Ethics Code for driving when investigating complaints against social workers. The Code of Ethics is broadly addressed to confidentiality in section 1.07 Privacy and confidentiality, as well as citing confidentiality issues in section 1.08 Record access, section 2.02 Privacy and section 5.02 Evaluation and Research. If you don't have a copy of the NASW Code of Ethics, revised in 1999, you can download a copy from NASW, www.socialworkers.org or you can be connected via the NASW/CT website, www.naswct.org or if you don't have access to the Internet, you can request a single copy from the chapter office by calling (860) 257-8066. The information presented here is based on the current status of Connecticut and may be subject to change. This fact sheet is for informational purposes only and should not be interpreted as legal advice. tips.

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