



JENNIFER HARRIS PSYD & ASSOCIATES

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Family and Couples Psychotherapy Policy

If you are here to work on a relationship problem, it is important for you to understand what I believe about relationships and marriage. When working with you, it is expressly understood that the “identified client” is both your relationship and each of you as individuals. In order to maintain fidelity to both of you and to your relationship, I ask for your consent on the following agreements.

Confidentiality

All information disclosed within sessions is confidential and may not be revealed to anyone without written permission except where disclosure is permitted or required by law. Those situations include but are not limited to: (a) when there is reasonable suspicion of abuse to a child or to a dependent or elder adult; (b) when the client communicates a threat of bodily injury to others; (c) when the client is suicidal; (d) when the client has been physically injured due to violence; (e) when disclosure is required pursuant to a legal proceeding.

I receive occasional professional consultation. In such cases, neither your name nor any identifying information about you is revealed.

No Secrets Policy

When a couple or family enters into therapy, they are considered to be one unit. This means that my allegiance is to the “unit,” and not to either partner/family member as individuals. I find this is particularly important in creating a space where both partners/family members can feel safe. Therefore, I adhere to a strict “No Secrets” policy. This means that I will not hold secrets for either partner. This policy is intended to allow me to continue to treat the couple/family unit by preventing, to the extent possible, a conflict of interest to arise where an individual’s interests may not be consistent with the interests of the unit being treated.

On occasion during the therapy process, individual partners may be seen for an individual therapy session. In this case, the individual session is still considered as part of the couple’s or family’s therapy relationship. Information disclosed during individual sessions may be relevant or even essential to the proper treatment of the unit. If an individual chooses to share such information with me, I will offer the individual every opportunity to disclose the relevant information and will provide guidance in this process. If the individual refuses to disclose this information within the couple’s/family’s session, I may determine that it is necessary to discontinue the therapy relationship with the couple or family. If there is information that an individual desires to address within a context of individual confidentiality, I will be happy to provide referrals to therapists who can provide concurrent individual therapy. This policy is intended to maintain the integrity of the couples/family therapy relationship.

Court Proceedings/Subpoena of Records

It is understood that the purpose of couples/family therapy is for the amelioration of distress within a relationship. Therefore, if all members request my services as a therapist, they are expected not to use information given to me during the therapy process against the other party in a judicial setting of any

kind, be it civil, criminal, or circuit. Likewise, neither party shall for any reason attempt to subpoena my testimony or my records to be presented in a deposition or court hearing of any kind for any reason, such as a divorce case.

Release of Records

Both partners must provide their consent to release couples/couples therapy records. If one partner does not provide consent, records will not be released.

Course of Treatment

The continued participation by each person is voluntary. Either participant may suspend or terminate the therapy at their individual request.

By signing below, I understand and agree to these terms. I understand the conditions of this policy and agree to the conditions stated above.

CLIENT NAME (PRINT) _____

CLIENT SIGNATURE _____ DATE _____