PSYCHOTHERAPIST-CLIENT SERVICES AGREEMENT DISCLOSURE STATEMENT

Welcome to my practice. This document (the Agreement) contains important information about my professional services and business policies. This document also contains summary information about the Health Insurance Portability and Accountability Act (HIPPA), a federal law that provides privacy protections and client rights regarding the use and disclosure of your Protected Health Information (PHI) used for the purpose of treatment, payment, and health care operations. The law requires that, as soon as possible (first or second session), I obtain your signature acknowledging that I have provided you with this information. Although these documents are long and sometimes complex, please read them carefully. We can discuss your questions about the procedures at any time during our therapy timeframe. Your signature on this document represents an agreement between us. You can revoke this Agreement in writing at any time. That revocation is binding on me unless I have taken action in reference to this document (e.g., if any obligations are imposed on me by your health insurer in order to process substantiate claims made under your policy; if you have not satisfied any financial obligations you have incurred).

PSYCHOLOGICAL SERVICES

As a Washington Mental Health Counselor, I draw from the eclectic perspective grounded in depth psychology and psychodynamic approach of working with the psyche. I have a specific interest in somatic psychology, which focuses on bodily signals of illness and distress, using specific symptoms for further understanding of one's unique soul path and desires. On a larger scale, I am inspired by feminist theory, gender studies, postmodernism, multiculturalism, and Eastern thought.

I hold a master's degree from Voronezh State University, and I am in the process of completing my doctoral degree in Clinical Psychology through Pacifica Graduate Institute. As a part of my education, I've held multiple practicums and internships at various educational institutions. I also worked as a mental health counselor at the Juvenile Detention Center and provided therapy in private practice settings. I am currently licensed as a Mental Health Counselor (LMHC), working towards my licensure as a Psychologist in the state of WA.

My WA Mental Health Associate's License # LH61237218

I am supervised by two highly experienced Jungian-oriented therapists, with whom I will be sharing information about my clinical work with you. This information will be kept strictly confidential and comply with the industry standards outlined in the provided disclosure statement. You must understand this relationship before beginning services.

My primary supervisor is Ann B. Blake, PhD License #PY00001115 (206) 898-6563 4701 SW Admiral Way, #398 Seattle, WA 98116

I may also consult with Therese Brooks, M.A. License #LH60803970

My supervisors adhere to the Jungian tradition, which asserts that all psychological parts of each person are essential ingredients to the process of developing full potential and becoming a whole human being. Thus, in our therapeutic sessions, we'll work together to facilitate the process of re-discovering and compassionately accepting all aspects of the Self. We'll endeavor to relieve and resolve complicated feelings, examining issues that get stuck or repeated throughout your life.

Because psychotherapy varies depending on the personalities of the therapist and the client, as well as the particular problems the client experiences, the treatment processes involved are not easily described in general statements. I might use a variety of methods to deal with the issues you hope to

address. Unlike medical intervention, often based on physicians' unilaterally prescribing a treatment, psychotherapy involves an active effort by both the therapist and the client. In order for therapy to be most successful, you will work on issues we talk about during our sessions as well as between our sessions.

Psychotherapy can include both risks and benefits. Because therapy often involves discussing unpleasant aspects of your life, you might experience uncomfortable feelings such as sadness, guilt, anger, frustration, loneliness, and helplessness. On the other hand, psychotherapy has many benefits. Therapy often leads to improved relationships, solutions to specific problems, significant reductions in feelings of distress, and an increased sense of well-being. Yet, participation in psychotherapy cannot guarantee improvement in your experiences or the end results.

Our first few sessions involve an evaluation of your needs. By the end of the evaluation, I will be able to offer you some first impressions of the general process of our work so that you can make an informed decision about whether to continue with therapy. You will evaluate this information along with your perspective of whether you feel comfortable working with me. Therapy involves a large commitment of time, energy, and money, so carefully discern your decision about the therapist you select. If you have questions about my procedures, we will discuss these questions whenever they arise. If your doubts persist, I will assist you in finding another mental health practitioner.

APPOINTMENTS/MEETINGS

I usually conduct an initial evaluation that spans 2-4 sessions. During that time, we decide whether I am the person to provide the services you need in order to meet your treatment goals. After psychotherapy begins, we schedule one 50-minute session each week at a time we agree upon; occasionally, sessions are more frequent or are longer than 50-minutes. Requests to change the 50-munite session need to be discussed with me in order for time to be scheduled in advance.

Once an appointment time is scheduled, you are responsible for paying for the appointment unless you provide 24-hour advance notice prior to your appointment time. If we both agree that you were unable to attend due to circumstances beyond your control (e.g., last-minute illnesses/injury), I will not charge for the session. Based on my schedule, I might not be able to offer you an alternative appointment in the same week. If you are late for the session, you may lose some of that session time. No-shows are charged at the full fee. You will never be charged for any sessions I cancel. I will do my best to notify you well in advance about upcoming vacation weeks or any need to change or cancel an appointment.

Please, note that **you must be located in Washington at the time of treatment** in order for me to practice with the legal limits of my licenses. If you show up to a session and are not currently in Washington, we will not be able to continue the session. Because this time was set for you, the situation would be treated the same as a no-show and charged at full fee.

PROFESSIONAL FEES

Once an appointment time is scheduled, you are expected to pay for the appointment unless you provide advance notice 24 hours prior to your appointment time. If we both agree that you were unable to attend due to circumstances beyond your control (e.g., last-minute illnesses/injury), I will not charge for the session. Insurance companies do not provide reimbursement for canceled sessions. Based on my schedule, I might not be able to offer you an alternative appointment in the same week.

If you are late for the session, you may lose some of that session time. **No-shows are charged at the full fee**. You will never be charged for any sessions I cancel. I will do my best to notify you well in advance about upcoming vacation weeks or any need to change or cancel an appointment.

I am currently not in network with any insurance providers. However, I provide my services at a flat fee of \$130, and I accept a limited amount of sliding-fee patients. I prorate the fee for periods of less than 50 minutes, and I charge a minimum fee of 50% your usual fee for any time in excess of 15 minutes. When I increase these fees, I will offer a one-month notice during which we can discuss the impact of this increase. I charge \$35 administration fee for returned checks.

In addition to weekly appointments, I charge my hourly fee for other professional services you request. Other services include, but are not limited to, report writing, telephone conversations, consulting with other professionals (with your written permission), and time spent completing other service(s) you

request. If you become involved with legal proceedings that require my participation, you pay for all of my professional time, including preparation and transportation costs, even when I am called to testify by another party in your suit.

You are expected to pay for each session at the end of the session, unless we agree otherwise or unless you have insurance that requires another arrangement. Payment schedules for other professional services will be agreed to when these services are requested. If the cost of individual therapy becomes prohibitive to receiving services, **please** let me know. I can help you find alternatives such as joining group therapy, finding a practitioner in network with your insurance, or discuss a temporary decrease in the self-pay fee.

I am unable to let clients carry a balance of more than two sessions. If your account has not been paid for more than 60 days and arrangements for payment have not been agreed upon, I reserve the right to obtain legal means to secure the payment. This could involve hiring a collection agency or going through small claims court. If such legal action is necessary, legal costs will be included in the claim.

INSURANCE REIMBURSEMENT

In order for us to set realistic treatment goals and priorities, we will assess the resources available to pay for your treatment. Because I do not participate in managed care panels, I collect fees directly from clients. If your health insurance reimburses you directly, I will honor your request to share the clinical information you might need to complete those forms. You (not your insurance company) are responsible for the full payment of my fees.

Please carefully read the section in your insurance coverage booklet that describes mental health services in order to determine the extent of your coverage. Your insurance plan administrator can answer any questions.

Your accessing insurance coverage to pay for your psychotherapy requires that I provide information relevant to the services I provide to you. I am required to provide a clinical diagnosis as well as all session dates. Because I do not participate in managed care, I do not provide additional clinical information such as treatment plans, treatment summaries, or copies of your entire Clinical Record. By signing this Agreement, you agree that I can provide the following specific requested information to your insurance carrier: your name, clinical diagnosis, treatment dates, my fees, and your payments.

CONTACTING ME

The most effective means of contacting me between sessions are via phone, text message, and voice mail. I might not be immediately available, but I make an effort to get back to you within 24 hours.

My phone/text, e-mail, and telehealth video systems are encrypted/confidential.

Phone/text: (360) 797-5512

E-mail: maria@compass-soul.com

HIPPA-compliant video platform: Simple Practice

Request an appointment at: https://meetmonarch.com/therapist/maria-bloomfield-ma-lmhca-cpa-

counseling-intern-camas-wa

When I leave a message for you, I will be as circumspect as possible. I will not identify myself as your therapist, and I will use my first name only. I will refer to our appointments as "meetings." When I am away from the office for an extended period of time, I will provide you with a colleague's name and information for contact in case of emergency.

Please, note that my mailing address, listed as 3242 NE 3rd Ave #391, Camas, WA 98607 is not my physical office address because appointments are held via telehealth during the pandemic.

EMERGENCY CONTACTS

If you are experiencing a crisis and are unable to reach me or cannot wait for me to return your call, please contact one of the following resources:

Your family physician

911

Hospital Emergency Room: nearest hospital; nearest insurance-affiliated hospital

24-Hour Crisis Line. In Clark County, call (360) 696-9560.

SOCIAL MEDIA AND ACCIDENTAL CONTACT

Due to the utmost value of your confidentiality and the importance of minimizing dual relationships, I do not accept friend or contact requests from current or former clients on any personal social networking sites (Facebook, Linked In, etc.). I believe that adding clients as friends or contacts on these sites can compromise your confidentiality and our respective privacy. Informal communication may also blur the boundaries of our therapeutic relationship.

You are welcome to follow me on my business Instagram and Facebook pages because these sites contain helpful tips and materials that would enhance your self-understanding. These sites are also publically accessible pages that would not reveal our unique therapeutic relationships. If you have questions about my social media policies, please ask when we meet.

If we see each other accidentally outside of the therapy office, I will not acknowledge you first. Your right to privacy and confidentiality is of the utmost importance to me, and I do not wish to jeopardize your privacy. However, if you acknowledge me first, I will be more than happy to speak briefly with you; we will not engage in any lengthy discussions in public or outside the therapy office.

LIMITS OF CONFIDENTIALITY

The law protects the privacy of all communications between a client and a therapist. In most situations, I can release information about your treatment **only** after you sign a written authorization form that meets specific legal requirements imposed by Washington State law and/or HIPPA. With your signature on a proper authorization form, I can disclose information in the following situations:

- (1) Occasionally, I might want to consult other health and/or mental health practitioners or other professionals (e.g., clinical consultation; case consultation group). When I consult a professional who is not involved in your treatment, I make every effort to avoid revealing your identity. These professionals are legally bound to keep all information confidential. Unless you request information, I will not tell you about these consultations unless I think these contacts are important to our work together. I will note all consultations in your Clinical Record.
- (2) Disclosures required by health insurers or to collect overdue fees are discussed elsewhere in this document.
- (3) If you are involved in a court proceeding and a request is made for information concerning professional serviced I provide (d) for you, such information is protected by the psychologist-client privilege law, even with a court order requiring the disclosure. I cannot provide any information about you (a) without your written authorization and/or (b) when you inform me that you are seeking a protective order against my compliance with a subpoena that has been properly served on me and of which you have been notified in a timely manner. If you are involved in or contemplating litigation, please consult with your attorney about probable required court disclosures as well as advantages and disadvantages of asking/requiring your therapist to divulge private information.

In the following circumstances, I am required to disclose information with or without consent or Authorization:

- (1) If a government agency (covered by HIPPA) requests the information for health oversight activities:
- (2) If a client files a complaint or lawsuit against me, I can disclose relevant information regarding that client in order to defend myself;
- (3) If a client files a worker's compensation claim, and the services I provide are relevant to the injury for which the claim was made, I must, upon appropriate request, provide a copy of the client's record to the client's employer and to the Department of Labor and Industries.

I am legally obligated to take actions in some situations, which I believe are necessary to attempt to protect people from harm; in those situations, I might need to and choose to reveal some information about a client's treatment.

(1) If I have reasonable cause to believe that a child has suffered abuse of neglect, the law requires that I file a report with the appropriate government agency, Child Protective Services. After such a report is filed, I might be required to provide additional information.

- (2) If I have reasonable cause to believe that abandonment, abuse, financial exploitation, or neglect of a vulnerable adult has occurred, the law requires that I file a report with the appropriate government agency, Adult Protective Services. After such a report is filed, I might be required to provide additional information.
- (3) If I reasonably believe a client or any other individual is an imminent danger of interference in health and safely, such as suicide and/or homicide, I am required to take protective actions. These actions might include the following: seeking hospitalization for the client; contacting family members or other support people who can help provide protection; notifying the potential victim; and/or contacting the police, appropriate government agency, usually the Department of Social and Health Services. After I take such actions, I might be required to provide additional information.

When such a situation crisis/emergency arises, I make every effort to fully discuss all aspects of the situation with you before taking any action; I limit my disclosure to disclosed information that is necessary for your health and safety.

Although the above written summary of exceptions to confidentially provides information about potential problems, you and I can discuss any questions or concerns at any time. The laws governing confidentiality are complex, and I am not an attorney. In situations requiring specific actions, you and I might consult professional consultative and/or legal advice.

Please also see the paragraph below regarding specific use of technology in terms of confidentiality. Summary: I use encrypted technological devises: cell phones/text; e-mail; and video platform (Simple Practice). My only phone is a cell phone; I use the phone, email, or Simple Practice platform to schedule or reschedule appointments and/or for emergency confidential conversations. I do not use e-mail for sharing any confidential information.

TERMINATIONS

Ending relationships can be difficult. Therefore, it is important to have a termination process in order to achieve some closure. The appropriate length of the termination depends on the length and intensity of the treatment. If I determine that the psychotherapy is not being effectively used or if you are in default on payment, I might terminate treatment after an appropriate discussion with you and a termination process. I will not terminate the therapeutic relationship without first discussing and exploring the reasons and purpose of terminating. If therapy is terminated for any reason or you request another therapist, I will provide you with a list of qualified psychotherapists. You may also choose someone on your own or from another referral source.

Should you fail to schedule an appointment for four consecutive weeks, unless other arrangements have been made in advance for legal and ethical reasons, I must consider the professional relationship discontinued.

PROFESSIONAL RECORDS

Pursuant to HIPPA, I keep Protected Health Information about clients in two sets of professional records. One set is the Clinical Record: information about reasons for seeking therapy; a description of the ways in which problem effects daily life; medical and social history; diagnosis; the goals set for treatment; progress toward those goals; treatment history; any past treatment records I receive from other providers; reports of any clinical consultation; billing records; any reports that I have sent to anyone, including reports to insurance carriers. (See below for the description of the second set of records: the Psychotherapy Notes).

Clients can examine and/or receive a copy of their Clinical Record, unless I believe disclosure could be reasonably expected to cause danger to clients' lives or safety; could be reasonably expected to cause danger to any other individual; or that disclosure could reasonably be expected to lead to clients' identification of the person who provided information to me in confidence under circumstance in which confidentiality is appropriate. You must provide a written request to see and/or have a copy of your Clinical Record. Because professional records can be misinterpreted and/or upsetting to untrained readers, I recommend that you initially review the records in my office or forward the records to another

mental health practitioner for review and discussion. In most situations, I am allowed to charge a copying fee of \$.65 per page for the first 30 pages and \$.50 per page after the first 30 pages; I also charge my prorated hourly fee. I can withhold your record until fees are paid. The exceptions to this policy are contained in the attached Notice Form. If I refuse your request for access to your records, you have a right of review, which I will discuss with you upon request.

In addition to the Clinical Record, I keep a set of Psychotherapy Notes. These notes are for my own use and are designed to assist me in providing the best treatment possible. Although the contents of Psychotherapy Notes vary from client to client, these notes can include the contents of therapeutic conversations, my analysis of those conversations, and ways in which therapeutic interactions affect therapy. These notes also contain particularly sensitive information that clients might reveal to me; this information is not required to be included in your Clinical Record; these Psychotherapy Notes are kept separate from the Clinical Record. Although insurance companies can request and receive a copy of Clinical Record, they cannot receive a copy of Psychotherapy Notes without clients' signed, written authorization. Insurance companies cannot require authorization as a condition of coverage or benefit claims, nor can insurance companies assess penalties for refusal to reveal confidential information. Clients may examine and/or received a copy of Psychotherapy Notes, unless I determine disclosure could be reasonably expected to cause danger to clients' lives or safety; could be reasonably expected to cause danger to any other individual; or that disclosure could reasonably be expected to lead to clients' identification of the person who provided information to me in confidence under circumstance in which confidentiality is appropriate; or contain information that was compiled and is used solely for litigation, quality assurance, peer review, or administrative purposes; or is otherwise prohibited by law.

CLIENT RIGHTS

HIPPA provides several new or expanded rights with regard to Clinical Records and disclosures of protected health information. These rights include clients' requesting that I amend their record; requesting restrictions on information from Clinical Records that are disclosed to others; requesting an accounting of most disclosures of protected health information that are neither consented to nor authorized; determining the location to which protected information disclosures are sent; any complaints clients make about my policies and procedures recorded in their record; and the right to a paper copy of the Agreement and my privacy policies and procedures. I will discuss any of these rights with you at any time

MINORS AND PARENTS

Clients under 18 years of age (who are not emancipated) and their parents should be aware that the law might allow parents to examine their child's/children's treatment records. Because privacy in psychotherapy is often crucial to successful treatment progress, I usually request that clients' parents consent to give up access to their child's records. If parents agree, I provide only general information about the progress of the child's treatment as well as whether the child attends scheduled sessions. I also provide a summary of the child's completed treatment. Any other communication requires the child's authorization, unless I believe the child is in danger or is a danger to someone else; in this situation, I notify parents of my concern. Before giving parents any information, I discuss the situation with the child, if possible, and do my best to consider any objections.

FILING A COMPLAINT

Filing a complaint is accomplished through the following agencies:

Washington Department of Health, Licensing Board P. O. Box 47869, Olympia, WA 98504-7869 (360) 753-2147

Secretary, U. S. Department of Health & Human Services 200 Independence Avenue, S. W., Washington, DC 20201 (877) 696-6775; (202) 619-0257

SIGNATURES AND AGREEMENT

Your signature below indicates that you have read the information in this document and agree to abide by its terms during our professional relationship, with specific attention to the three items below:

When applicable, I have been advised about the meaning of the diagnostic category reported to the insurance carrier.

I understand that only Mrs. Bloomfield's encrypted/confidential cell phone and encrypted/confidential email systems are secure and private.

I agree to a session fee of \$_130_, to be paid each session unless otherwise negotiated. A monthly 1% service fee will be attached to an accrued balance.

Your signature below gives Maria N. Bloomfield, MA, CPA, LMHC, permission to contact the following person in case of emergency:

In Case of Emergency Contact Person (please print)	Phone number
Client signature	Date
Your signature below indicates agreement with the and Informed Consent Form:	terms and conditions of this Disclosure Statement
Client printed name	Date
Client signature	Date
Therapist signature	Date

^{*} Some of the above information was quoted from and/or paraphrased from the Disclosure Statement written by Ann B. Blake, Ph.D.