Informed Consent for Psychodiagnostic Assessment for Adult Clients

Client	Name:
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Today's Date:

This form contains information about the provision of psychotherapeutic services. As a licensed psychologist, I am responsible for adhering to the law and ethical guidelines of various governing bodies including the State of California, the California Board of Psychology (BOP), the American Psychological Association (APA), the Association for Play Therapy (APT), Sandplay Therapists of America (STA), and Internal Family Systems Institute (IFS-I). By signing your initials and signature in the designated areas below, you are confirming your understanding and agreement to the provided information.

Professional Background

I am a licensed psychologist under the California Board of Psychology (BOP) (license number: PSY32949). The acronym listed behind my name, "PsyD," means that I hold a doctor of psychology degree. I concentrated in child and adolescent clinical psychology during my doctoral studies. Additionally, I have a master of arts (MA) degree in clinical psychology (with an emphasis in child and adolescent clinical psychology) and a bachelor of science (BS) degree in health science.

I am a Registered Play Therapist – Supervisor (RPT-S), Certified Sandplay Therapist (CST), Certified Internal Family Systems (IFS) Therapist, and IFS Institute (IFS-I) Approved Clinical Consultant (ACC).

(please initial)

Psychodiagnostic Assessment

Psychodiagnostic assessment, sometimes referred to as psychodiagnostic testing, psychological testing, or psychological assessment, involves the administration of standardized, empirically-validated instruments intended to assess psychological domains such as cognitive, neuropsychological, socioemotional, or behavioral functioning. Data collected via both objective (skill/activity-based) and subjective (survey-based) tools is contextualized by information pertaining to a client's present functioning and past history gathered during the initial clinical interview and/or observational phase of testing.

The intent of psychodiagnostic assessment is to assist with identifying the rationale for a client's presenting concerns. Instruments included in a client's testing battery are specific to the initial referral question; therefore, batteries will vary per the client's needs and may fluctuate as testing proceeds.

Once testing is completed, results are scored and interpreted as outlined in a final written report provided to the client. This report includes specific recommendations intended to

assist with managing or treating the initial presenting concerns. For instance, if a client qualifies for a specific learning disability and is a student, a primary recommendation would include coordination with the client's school to assist with provision of appropriate academic supports and accommodations.

Given that psychodiagnostic assessment entails a variety of activities (interviewing, testing, scoring, interpretation, report writing, feedback), the process can be somewhat lengthy. Should you have concerns regarding the timeliness of testing, please inform me so that we can work together to address these concerns.

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Right to Privacy

You are entitled to privacy in seeking psychodiagnostic assessment services per the United States Constitution, California Constitution, and California Civil Code. This means that by law, I cannot divulge information regarding your services (including your role as my client) without your written consent. Some exceptions to privacy are included below. Please see the "Privacy Policy" subsection of the "Notice of Privacy Practices" for an extensive list and explanations of exceptions to privacy.

- Child, Elder, or Dependent Adult Abuse or Neglect
- Danger to Self or Others
- Court Order
- Unpaid Services
- Electronic Payment Processing

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Coordination of Care

There may be times in which it is helpful for me to collaborate with individuals outside of our immediate relationship (for instance, a psychiatrist, physician, romantic partner, etc.). In these situations, I will consult with you about the appropriateness of such coordination of care, and with your agreement, gain written consent to involve outside individuals. Should you consent to involve outside individuals in your care, you have the right to revoke the authorization at any time.

____(please initial)

Benefits and Risks

The intent of psychodiagnostic assessment is to assist with identifying the underlying rationale for presenting symptoms. Understanding why you may be struggling with a particular concern (such as attention or learning difficulties) assists with intervention planning in order to increase access to appropriate services and resources. Although psychodiagnostic testing is intended to benefit you, potential risks include uneasiness or

psychological/emotional distress. For instance, some clients fear they are being critiqued or graded, and may experience worry or embarrassment over the course of testing. Similarly, if a diagnosis is revealed by testing results that is considered evocative to a client, distress may similarly result.

Logistically, there is not a guarantee that testing will turn out successfully or definitively clarify the rationale for presenting symptoms. You retain the risk to refuse or cease services at any point. You similarly always have the right to seek alternative services. Psychodiagnostic testing is completely voluntary.

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Attendance and Cancellation Policy

The typical sequence of testing appointments is as follows:

- A clinical interview that typically lasts between 120 to 150 minutes.
- Usually, 1 to 2 one-on-one testing sessions. Testing sessions can last between 2 and 8 hours. The number and length of sessions are contingent on considerations such type of testing, capacity to engage for a particular extent of time, etc.
- A feedback session that typically lasts 50 to 60 minutes in length.

If you are unable to attend an appointment, please inform me at least 48 hours prior to the session to cancel. If you cancel less than 48 hours prior to an appointment, a \$300 cancellation fee by cash or check will be charged. The only exception to this cancellation policy is a psychiatric or medical emergency involving hospitalization. If you are late to session, we will still end at the expected time.

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Professional Records

I am required by law to maintain treatment records. I keep these files electronically and physically stored in a manner compliant with HIPAA federal law. Please see the form, "Notice of Privacy Practices," for more information pertaining to record keeping.

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Therapist Availability

Please feel free to leave a message at any time on my voicemail. At times (if I have your consent), I utilize email to contact other supporting professionals (such as psychiatrists) if these professionals are otherwise, unresponsive to phone contact. I also utilize email to send and receive survey measures via electronic portals such as Q-Global/Pearson, WPS, NovoPsych, ParInc, etc. These portals are solely used for the transmission of surveys and are not intended to allow client or therapist written messages to be sent back and forth. I otherwise, do not text message or email clients directly. If you are experiencing a potentially life-threatening emergency, first and foremost, please contact 911 or

proceed to the nearest emergency room. You are welcome to contact me secondarily once the life-threat has been stabilized. For instance, if you are actively suicidal, call 911 first. Once assessed by county or hospital staff, and/or hospitalized, please then, contact me. I am not a crisis counselor.

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Unexpected Therapist Absences

I am ethically and professionally bound to ensure that you have access to competent care in the event of an unexpected absence on my part due to sickness, accidents, significant family emergencies, etc. Should I be unable to provide services to you due to such unforeseen circumstances, my colleague, Kylie Han Le, PsyD, licensed psychologist, will be available to assist you. I will provide her with your contact information so that she can offer referrals to other evaluators.

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Grievances and Questions

As previously noted, I earnestly invite open communication; please inform me of any concerns you may have over the course of treatment. You always have the right to contact the Board of Psychology should you have any questions or complaints regarding the practice of psychodiagnostic assessment.

Board of Psychology 1625 North Market Boulevard, Suite N-215 Sacramento, CA 95834 866) 503-3221 www.psychboard.ca.gov bopmail@dca.ca.gov

(please initial)

Boundaries of Competence

Although I often integrate neuropsychological instruments in my assessment batteries, I am not a board certified neuropsychologist. However, I have previously trained under the supervision of a board certified neuropsychologist. I am familiar with the administration and interpretation of neuropsychological instruments, and am legally and ethically qualified to utilize such assessment tools as a licensed psychologist given past educational and clinical training.

Similarly, although I am qualified as a licensed psychologist to test for communication disorders, I am not a speech-language pathologist or speech therapist. Should you qualify

for a communication disorder, one of the recommendations will include a referral for a speech therapy evaluation.

A diagnosis of auditory processing disorder (APD) is provided by an audiologist (not a psychologist). A diagnosis of sensory processing disorder (SPD) is provided by an occupational therapist or neurologist (not a psychologist).

Although I can provide recommendations regarding academic accommodations, I am not contracted with any school districts. Academic staff are therefore, not bound to my recommendations given that I am an outside provider.

If you are abusing substances and appear to demonstrate a severe addiction, I will refer you out for drug rehabilitation services, and discharge given that drug abuse typically obstructs identification of appropriate diagnosis. When a client is actively using, testing results tend to be inaccurate beyond the provision of a drug or alcohol-related diagnosis.

Should you or someone in relation to you ever threaten or endanger my well-being, it is also considered ethically permissible for me to immediately terminate services.

____(please initial)

Drug and Alcohol Use

If you appear to session under the influence of drugs or alcohol, the appointment will be prematurely terminated. Psychodiagnostic assessment is not effective if a client is intoxicated in session. If you appear to session intoxicated on multiple occasions or appear to be struggling with a severe addiction, I will refer you out for drug rehabilitation services and discharge.

____(please initial)

Corona Virus

You understand that by meeting face-to-face, you are assuming the risk of exposure to COVID-19. Should there be a resurgence of COVID-19, you and I will determine the format and course of treatment, which may involve use of telehealth (likely Zoom videoconferencing). When meeting in-person, you are agreeing to comply with the following precautions:

- If you have tested positive for COVID-19 in the last fourteen days, you will **immediately** inform me and cancel your in-person appointment.
- If you have been experiencing COVID-19 symptoms (such as fever, shortness of breath, etc.) in the last fourteen days, you will cancel your in-person appointment.
- If you have been in contact with someone with COVID-19 or have traveled in the last fourteen days, you will cancel your in-person appointment.
- You will follow social distancing and mask-wearing recommendations as needed.

• You will follow self-hygiene recommendations (such as regular hand washing, avoidance of touching face or eyes with dirty hands, etc.).

If you have tested positive for COVID-19 or have been actively demonstrating symptoms in the last fourteen days, and still come in for your face-to-face appointment, I will require you to leave the office immediately and will charge the cancellation fee. If you contract COVID-19 less than 48 hours prior to your appointment, please inform me immediately; I will not charge the cancellation fee in such instances.

(please initial)		
Accommodations		
92807. Unfortunat	ed on the second floor of 136 South Impately, the business building does not have blease inform me and we will collaborate er than my office.	e an elevator. If you are unable
(please initial)		
	are confirming that you have been provi- tion remains in effect until revoked by y	
(please initial)		
_	notes that you have read, understand, and ve. Your signature indicates your conse	_
Client Signature	Printed Name	Date
Maddisen Espeseth, PsyD)	Date

Notice of Privacy Practices for Adult Clients

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Today's Date:

I am legally and ethically obligated to maintain a treatment record of care and services provided to clients. The following is written in accordance with Health Insurance Portability and Accountability Act (HIPAA) federal law in conjunction with the United States Constitution, California state law, and the American Psychological Association ethical guidelines. This form explains how your protected health information (PHI) can be utilized or disclosed. ("Protected health information" refers to information pertaining to a client's mental health condition, provision of services, and payments.) This form also includes information about how to access your PHI. Please review the following carefully.

Client Privacy-Related Rights

• Right of Notice

You are to be provided with a written and electronic copy of this form ("Notice of Privacy Practices"). Should you like another copy at any point in the future, please inform me and I will provide one accordingly.

• Right to Request Restrictions

You have the right to request restrictions to the use and disclosure of PHI. I am obligated to meet these requests when considered reasonable.

• Right to Receive Confidential Communications

You have the right to request that bills be mailed to an address other than your home address. You may also request that I not contact your home phone.

• Right to Access Records

California law requires that treatment records be maintained over the entire extent of active treatment in addition to at least seven years from the date of last service delivered. Per California law, you have the right to inspect treatment records within five days after I receive a written request from you. I must provide you with copies of treatment records within fifteen days after I have received a written request from you according to California law. Records cannot be withheld due to unpaid bills per California law. I charge \$0.20 per page when providing copies. HIPAA denotes that clients do **not** have the right to inspect or obtain copies of psychotherapy notes. California law permits me to offer you a treatment summary, which is to be completed within ten days of the offer being accepted by you. Should extenuating circumstances exist, you will be informed and the summary will be delivered within thirty days. Access to records can be denied if disclosure endangers the life or physical safety of you or others per HIPAA. If a court order mandates the release of records, or you provide written consent to authorize the release of

records to the California Board of Psychology, I will provide records within fifteen days.

• Right of Amendment

You have the right to request amendments to PHI. This request can be denied if I determine that the alteration would make the PHI less accurate. Regardless, a record can never be expunged.

• Right of Accounting

You have the right to receive a list of all PHI disclosures within the past six years. This list must include information pertaining to the date of disclosure, whom the information was disclosed to, and a description of what information was disclosed as well as the rationale. Your written authorization may be utilized instead of such accounting procedure.

• Right to Revoke Written Authorizations

You have the right to revoke written authorizations at any time. The authorization will cease to be effective on the date of notification except to the extent action has already been taken in reliance upon it. The revocation will be honored unless contact with a third party is considered an exception to privacy or privilege (such as child abuse, danger to self or other, etc.).

• Right to Hold Privilege

"Privilege" refers to a client's right to maintain confidential communications from being disclosed in a legal proceeding. A client is typically the holder of privilege, and may therefore, claim privilege during legal proceedings. However, if a client lacks legal capacity, the guardian or conservator is the holder of privilege. In the event that a client dies, the client's personal representative is the holder of privilege. Regardless of who may be the holder of privilege, he/she has the right to authorize any person to similarly claim privilege.

• Right to File a Complaint

You have the right to contact the California Board of Psychology at anytime to ask questions or file grievances.

Board of Psychology 1625 North Market Boulevard, Suite N-215 Sacramento, CA 95834 866) 503-3221 www.psychboard.ca.gov bopmail@dca.ca.gov

Privacy Policy

You are entitled to privacy in seeking psychotherapeutic services per the United States Constitution, California Constitution, and California Civil Code. This means that by law, I cannot divulge information regarding your treatment (including your role as my client) without your written consent.

However, there are circumstances in which I can use and disclose PHI without your authorization. Such exceptions include:

• Child, Elder, or Dependent Adult Abuse or Neglect

I am a mandated reporter and am therefore, required by law, to report child abuse or neglect to a county welfare department (like Orange County Child Protective Services) or a peace officer. I am similarly mandated to report elder or dependent adult abuse or neglect to a county welfare department (like Orange County Adult Protective Services), law enforcement, a local ombudsman, or a state investigator depending on the adult's place of residency. I am ethically obligated to keep your privacy a priority even when filing a report; this means that when filing a report, I only disclose information **directly relevant and limited** to the abuse or neglect and completion of the report. Should I need to file a report, I will attempt to involve you in the process when possible.

Danger to Self or Others

I am a mandated reporter and am therefore, required by law, to report to a peace officer, mobile crisis team member, or county-designated professional when a client is considered a danger to his/herself or others. I am ethically obligated to keep your privacy a priority even when filing a report; this means that when filing a report, I only disclose information **directly relevant and limited** to your eminent danger to self or others, and completion of the report. Should I need to file a report, I will attempt to involve you in the process when possible.

Grave Disability

I am a mandated reporter and am therefore, required by law, to report to a peace officer, mobile crisis team member, or county-designated professional when a client is considered graveled disabled. "Gravely disabled" refers to the inability to adequately provide food, clothing, or shelter for oneself as a result of a mental health disorder. Grave disability does not apply to individuals who have these needs met by family, friends, or others as specified in writing. I am ethically obligated to keep your privacy a priority even when filing a report; this means that when filing a report, I only disclose information **directly relevant and limited** to grave disability and completion of the report. Should I need to file a report, I will attempt to involve you in the process when possible.

• Treatment Emergency

If you are involved in a situation that puts you at risk of immediate physical harm and I am contacted by your treating health care provider, I am obligated to disclose information in order to ensure your safety. For instance, if you are hospitalized for psychiatric reasons and I am contacted by a hospital staff member, I will only disclose information **directly relevant and limited** to your immediate care (such as my role as your therapist, session attendance consistency, etc.). I am ethically obligated to keep your privacy a priority even when coordinating care. When possible, I will inform you of this coordination of care and involve you in the process.

Court Order

If ordered by a court to release records (as with a subpoena), I am legally obligated to respond. If I am required to appear in court, I will assert privilege on your behalf. However, should the judge determine that the requested information is an exception to privilege, I must comply with the court order and release the required information. In extreme circumstances, this may involve disclosure of your entire clinical record.

• Civil or Criminal Wrongdoing

Privilege no longer exists should you seek psychotherapeutic services to assist with committing a crime or avoiding detection or apprehension of an already committed crime. I am obligated to contact law enforcement in such situations.

Unpaid Services

If you have an unpaid balance for services rendered, I will first attempt to contact you to ideally, resolve the issue with you directly. However, if you are unresponsive to these efforts, I will utilize the services of a collection agency. I am ethically obligated to keep your privacy a priority when contacting a collection agency; this means that I only disclose information **directly relevant and limited** to unpaid services (such as your name, balance owed, etc.).

• Electronic Communications

Please be aware that cell phone and telehealth communications can be intercepted and that confidentiality is therefore, not guaranteed. One form of electronic communication I utilize is the sending (via email) and receipt of survey measures via electronic portals such as Q-Global/Pearson, WPS, NovoPsych, ParInc, etc. These portals are solely used for the transmission of surveys and are not intended to allow client or therapist written messages to be sent back and forth. At times (if I have your consent), I utilize email to also contact other supporting professionals (such as psychiatrists) if these professionals are otherwise, unresponsive to phone contact. I otherwise, do not text message or email clients directly. I similarly do not interact with clients via social media.

• Consultation and Supervision

I am ethically obligated to seek consultation and supervision as necessary per a client's treatment needs. I am also personally in the midst of a number of certifications that similarly require professional consultation and supervision. When consulting or seeking supervision, I only disclose information **directly relevant and limited** to the consultation or supervision needs.

• Quality of Care Review

Per California law, confidential information can be disclosed without your consent for the purpose of quality of care review (such as audits or investigations). If a professional standards review organization requires a review of my competence, qualifications, or health care services, PHI may be disclosed according to the California Civil Code.

• Crimes Involving a Hospitalized Patient

Per the Welfare and Institutions Code, I am obligated to report to law enforcement if you are hospitalized and have committed a serious crime (such as murder). I am similarly mandated to report to law enforcement if you are hospitalized and have been victim to a serious crime (such as rape). I only disclose information **directly relevant and limited** to the crime involvement and completion of the report.

- Mental or Emotional Health-Related Legal Claims
 If you claim mental or emotional suffering in a legal proceeding, privilege no longer exists.
- Legal Dispute Involving a Deceased Person
 Privilege does not exist if PHI is needed to settle a legal dispute
 involving a deceased client's interests, deed, or will.
- Malpractice Suit

If you initiate a malpractice suit against me, privilege no longer exists. Legally, I have the right to utilize treatment records to defend myself.

Written Authorization

There may be times in which it is helpful for me to collaborate with individuals outside of our immediate relationship (for instance, a psychiatrist, physician, romantic partner, etc.). In these situations, I will consult with you about the appropriateness of such coordination of care, and with your agreement, gain written consent to involve outside individuals. If collaborating with a third party, I only disclose information **directly relevant and limited** to the rationale for coordination of care (which again, you and I determine together beforehand).

Should you consent to involve outside individuals in your care, you have the right to revoke the authorization at any time. The release will cease to be effective on the date of notification except to the extent action has already been taken in reliance upon it. The revocation will be honored unless contact with a third party is considered an exception to privacy or privilege (such as child abuse, danger to self or other, etc.).

My Responsibilities

I am obligated by state and federal law to maintain the privacy and security of your PHI. Information pertaining to my privacy policy is listed above. With regard to the security of PHI, I am required by HIPAA to lock physical treatment documents in an office filing cabinet, safeguard electronic records with passwords and firewalls, and encrypt emails that involve PHI. In the event that a breach occurs that compromises the privacy or security of your PHI, I will immediately inform you and take necessary measures on my part to attempt to resolve the situation.

I will never use or disclose your PHI for marketing purposes. Similarly, it is illegal for me to sell your PHI in the regular course of business.

I am legally and ethically required to follow the terms of this notice that is currently in effect as of November 1st, 2021. Should the terms of this notice change in the future, the update will apply to all PHI in your record, and a revised notice will be provided to you. For further information pertaining to the HIPAA Privacy Rule, please defer to: United States Department of Health and Human Services: Office for Civil Rights

200 Independence Avenue Washington, D.C. 20201 800) 368-1019 www.hhs.gov OCRMail@hhs.gov

By signing below, you are confirming that you have read, understand, and agree with the information included in this form.

Client Signature	Printed Name	Date
Maddisen Espeseth, PsyD		Date

Acknowledgement of Receipt of Notice of Privacy Practices for Adult Clients

Client Name:

Today's Date:		
information (PHI) as outlined b (HIPAA). By signing below, yo Privacy Practices" form. Please	s pertaining to the use and disclosure of y y the Health Insurance Portability and Acou ou are acknowledging and confirming you feel free to request another copy of the "I the future. For further information pertaining	ecountability Act or receipt of a "Notice of Notice of Privacy
United States Departme	ent of Health and Human Services: Office 200 Independence Avenue Washington, D.C. 20201 800) 368-1019 www.hhs.gov OCRMail@hhs.gov	for Civil Rights
Client Signature	Printed Name	Date
Maddisen Espeseth, PsyD		Date

Safety Agreement for Adult Clients

Client Name:		
Today's Date:		
as command h yourself or and secondarily or etc.), over-the- products (blea	at you are experiencing suicidal ideation, homicidal ideation, or symptoallucinations or severe self-harm) that endanger the life or physical satisfactory please call 911 or proceed to the closest emergency room. Please the life-threat has been stabilized. Removal of access to sharps (kni-counter/prescribed medications (Advil, Tylenol, etc.), poisonous house, antifreeze, ammonia, etc.), recreational drugs/alcohol, and firearms in monitoring and supervision by a family member, romantic partner ilarly advised.	fety of e contact me ives, blades, ehold s/weapons is
Please see belo	ow for a list of safety and crisis-related resources: National Suicide Prevention Lifeline (24-7 Availability; Call) 800-273-8255 (English and Spanish Crisis Counselors) 877-727-4747 (Korean Crisis Counselors) 877-272-4747 (Request Multilanguage Line for Other Langua Counselors)	ge Crisis
•	Orange County Warmline (24-7 Availability; Text or Call) 714-991-6412 (English Crisis Counselors)	
•	Didi Hirsch Suicide Prevention (24-7 Availability; Text) 839863 (Text: "HEARME") (English Crisis Counselors)	
•	Orange County Centralized Assessment Team (24-7 Availability; Cal 866-830-6011 (English, Spanish, Vietnamese, Korean, Cambo Arabic Crisis Evaluators)	*
•	College Hospital Crisis Response Team (24-7 Availability; Call) 800-773-8001 (English and Spanish Crisis Evaluators)	
•	Lifeline Crisis Chat (24-7 Availability; Web Chat) didihirsch.org/chat/ (Click Link: "Click here to be linked to Li Chat") (English Crisis Counselors)	feline Crisis
	low, you are confirming that you have read, understand, and agree with cluded in this form.	ı the
Client Signatu	re Printed Name	Date
Maddisen Esp	eseth, PsyD	Date

Payment Information for Psychodiagnostic Assessment for Adult Clients

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Client Date of Birth:

Today's Date:

Intake (First Billed Service) Date:

Fees for Services

The total cost of psychodiagnostic assessment is charged at the time of the first appointment as a single payment. This flat fee includes the provision of (an) initial clinical interview, possible consultation with third parties such as psychiatrists as needed, administration of testing instruments, scoring and interpretation of testing results, report writing, and provision of a feedback session in which a physical copy of the report is given to the client.

Psychodiagnostic testing to assist with the rule-out of 1 diagnosis:

• \$3,500 (only payable via cash or check)

Psychodiagnostic testing to assist with the rule-out of 2 diagnoses:

• \$4,000 (only payable via cash or check)

Psychodiagnostic testing to assist with the rule-out of 3 or more diagnoses:

• \$4,500 (only payable via cash or check)

Provision of copies of the test report to the client or authorized third parties:

• \$0

Preparation of documentation supplemental to the actual testing report (such as letters or summaries) unassociated with court-related matters:

- \$200 per hour (cash or check)
- \$205 per hour (card)

Consultation after the provision of feedback to the client (such as attendance of academic meetings, provision of feedback to other professionals, etc.)

- \$200 per hour (cash or check)
- \$205 per hour (card)

Participation in activities related to court matters (phone consultations, written material preparation, responding to court orders, etc.):

• \$500 per hour (only payable via cash or check)

Court Appearance:

• \$3,000 per day (only payable via cash or check)

^{*}In unique cases in which the administration of measures takes longer than two in-person testing dates, the good faith estimate/overall testing fee may be adjusted based on circumstances. In such situations, an updated good faith estimate/payment form will be provided detailing the change in fees.

For services payable via card, payment via cash or check can result in a \$5 discount per service rendered as listed. If the provision of a service before, during, or after the assessment period involves driving off-site from my office (136 South Imperial Highway, Anaheim Hills, CA 92807), travel time beyond 15 minutes is added to the final charge at the proportionate hourly rate (\$200 per hour cash or check/\$205 per hour card).

Attendance Policy, Premature Termination, and Missed Feedback Sessions

A cancellation fee of \$300 cash or check is charged if you notify me of a cancellation for any scheduled appointment less than 48 hours prior to the appointment time. Because the total cost of assessment is collected at the initial appointment, premature termination mid-testing does not result in a refund.

If testing is discontinued prior to the intake but clerical and clinical activities have already been performed (such as but not limited to administration, interpretation, and writing of electronic measures; consultation with third parties; coordination of care; etc.), these activities are billed at \$300 per hour cash or check/\$320 per hour card. A report will not be provided for any data gathered before the intake if an intake is not completed.

If testing is discontinued during or after the intake, the full testing fee/good faith estimate is still collected. Should testing prematurely terminate after the intake, I will still create a report based on information collected; however, it is highly unlikely that this report will include a diagnosis or answer to the referral question due to incomplete data collection.

If you miss your feedback session, I will make an effort to reach out to you to reschedule. If you reschedule and similarly miss the second offered feedback session, I will only offer one final (the third) feedback session. Non-attendance of the feedback session does not result in a refund. If I cannot reach you for a feedback session, I will email you an encrypted copy of the report or mail you the report via postal mail if I have your physical address.

Unexpected Test Results

If testing results reveal a diagnosis or concern that is considered evocative to you, payment is not refunded. For instance, if a client is tested for attention-deficit/hyperactivity disorder (ADHD) and results indicate that the client does not qualify for this diagnosis but instead is demonstrating symptoms of anxiety, the testing fee is not reimbursed.

Similarly, because I do not have assessment instruments to definitely diagnose particular conditions, testing reports and feedback that do not provide a clarifying diagnosis, and/or include recommendations for supplemental testing with an outside provider do not result in a refund.

No Surprises and Good Faith Estimate Acts

You are protected from surprise billing under the No Surprises Act if paying via insurance. You are never required to receive out-of-network services and have the right to seek alternative mental health services outside of this practice and within your insurance network should you see fit. Seeking psychodiagnostic testing with me is completely voluntary on your part.

When paying for services out-of-pocket, you have the right to receive a good faith estimate outlining the anticipated cost of care. A good faith estimate is not a contract and does not require you to obtain the services listed in the estimate. This initial estimate does not include unknown or unexpected costs that may arise during the provision of services which means that you could be charged more if complications or special circumstances occur; however, you will be informed of all charges before being billed. (No charges will occur by surprise.) You have the right to dispute a claim should you receive a bill that exceeds your good faith estimate by at least \$400. I encourage you to contact me directly in order to identify a dispute resolution. Nonetheless, you have the right to contact the United States Department of Health and Human Services (HHS) if you see fit. If seeking the dispute process assistance of HHS, you must contact HHS within 120 calendar days of the original bill date and will be charged \$25 by HHS. Should you seek dispute resolution with either me or HHS, your health care services will not be adversely affected.

United States Department of Health and Human Services
200 Independence Avenue
Washington, D.C. 20201
877) 696-6775
www.cms.gov/nosurprises
OCRMail@hhs.gov

Please see the following Current Procedural Terminology (CPT) service codes utilized by this practice. If online, the qualifier, 95, is added.

- 90791 Clinical Interview
- 99345 Clinical Interview Add-On
- 96136 Test Administration (First 30 Minutes)
- 96137 Test Administration (Proceeding 30 Minute Intervals)
- 96146 Computerized Test Administration
- 96130 Scoring, Interpretation, Report Writing, and Feedback (First 60 Minutes)
- 96131 Scoring, Interpretation, Report Writing, and Feedback (Proceeding 60 Minute Intervals)
- 90887 Case Management
 Non-Court Related Documentation Preparation
 Court Related Activities

International Classification of Diseases, Tenth Edition (ICD-10) Diagnostic Code:

I am required by law to include the following identifying information as part of your good faith estimate.

- Provider Name: Maddisen Espeseth, PsyD
- National Provider Identifier (NPI): 1134592140
- Tax Identification Number (TIN):87-3355446
- Office Location Where Services Are Expected to be Rendered: 136 South Imperial Highway, Anaheim Hills, CA 92807

Please see your good faith estimate for psychodiagnostic testing as a single service (excluding supplemental services such as letter or summary preparation):

- \$3,500 (1 diagnostic rule-out)
- \$4,000 (2 diagnostic rule-outs)
- \$4,500 (3 or more diagnostic rule-outs)

The above estimate is only an estimate and may differ from actual costs should unexpected circumstances arise.

Forms of Payment

I solely accept check or cash payment for psychodiagnostic assessment and courtrelated services. I do accept debit/credit card payments for adjunct services such as preparation of additional documents, consultation, or travel time as listed above.

• If paying by check:

- Please address the check to: MDE Psychological Services, Inc.
- Should your check bounce, an additional clerical fee of \$100 will be added to the original check balance.

Billing and Correspondences Address

Should there be a need to mail you a summary of billed services or your written report, am I permitted to send these documents to your home address (please circle)?

Yes No

If no, please include the address you would like me to send these documents to below:

Superbills

As noted above, I directly bill clients. Per request, I offer superbills (itemized summaries of billed services provided to you through this practice) that you can submit to your insurance for possible reimbursement. I am not contracted with any insurance panels and therefore, do not directly bill any panels. I do not negotiate my fees with insurance panels. I do not agree to single case agreements.

It is your responsibility to submit superbills to your insurance panel as you see fit. I do not directly contact insurance panels nor do I submit superbills or claim forms for you. I cannot guarantee reimbursement or coverage from your insurance panel. It is your responsibility to inquire about your out-of-network benefits, reimbursement rates, and accepted procedural and diagnostic codes. It is your responsibility to work with insurance in requesting and receiving reimbursement or coverage. For instance, it is my understanding that insurance does not offer reimbursement if a client solely qualifies for a specific learning disorder (SLD). It's your responsibility to clarify with your panel if this is accurate should you be seeking SLD testing reimbursement.

Unpaid Services

I will utilize the services of a collection agency in the event that you have an unpaid balance for services rendered **and** are unresponsive to my attempts to contact you to resolve the issue.

By signing below, you are confirming that you have read, understand, and agree with the information included in this form.

Client Signature	Printed Name	Date
C		
Maddisen Espeseth, PsyD		Date

Video/Audio Recording Consent for Adult Clients

Client Name:		
Today's Date:		
I,and/or audio recording during the p Espeseth.	(your name) hereby, permi provision of psychotherapeutic servic	
teaching purposes and will destroyed have been informed that the video a information (PHI) and shall be treat PHI will not be shared outside of the	o recordings are to be utilized for sco ed by Dr. Espeseth once no longer ne and audio recordings are considered p ted as such with regard to privacy an ne context of professional scoring, tra stored in a secure location inaccessib	eeded for such purposes. I protected health d security. Accordingly, aining, and teaching
acknowledge that I have the right to	revoke this consent at any time in the orequest that the video recorder be to and that the recording or any portion	urned off in the midst of a
By signing below, I am confirming included in this form.	that I have read, understand, and agr	ree with the information
Client Signature	Printed Name	Date
Maddisen Espeseth, PsyD		Date