

POLICIES and INFORMED CONSENT

A) GENERAL: There are always benefits and risks to any type of psychological treatment. Successful sport psychology and counseling interventions can lead to improved performance, increased self-esteem, and overall feelings of wellness. Successful sport psychology and counseling interventions requires active involvement from both the client and therapist, but there is no guarantee that this will occur.

I, _____(client), give my permission to _____(provider at Rise Center for Peak Performance, "RCPP") to apply his/her knowledge of theories, research, sport psychology techniques, counseling skills, and the like, which might include,

- 1) Providing information relevant to the role of psychology in sport, exercise, and health to individuals, groups, and organizations.
- 2) Teaching specific skills (goal setting, relaxation, imagery, etc.) to apply in exercise, physical movement, and sport settings.
- 3) Helping clients measure and learn how to improve psychological factors such as arousal control, anxiety, motivation, etc.
- 4) General counseling.

Initials: Minor Client (12-17) _____ Client (18 and older) _____ Parent _____

B) PAYMENT: Payment in full is expected at the time of service, or according to a mutually agreed upon schedule. In addition to weekly appointments, I charge for other professional services you may need, such as telephone conversations, email dialogues, attendance at sporting activities that you have authorized, and time spent performing any other service you may request. Your account is expected to be paid in full at the end of each month. Health insurance policies do not cover sport psychological services. However, if there is a pre-existing diagnosis and part of the "treatment" relates to that diagnosis, I will provide you with a bill you can submit to your insurance company. Regardless, you (not your insurance company) are responsible for full payment of my fees.

Initials: Minor Client (12-17) _____ Client (18 and older) _____ Parent _____

C) CANCELLATION POLICY: Once an appointment is scheduled, I have a **strict 24-hour notice** for cancellation. Except in cases of family/medical emergency and illness, appointments cancelled within 24 hours will be charged full fee for the appointment.

Initials: Minor Client (12-17) _____ Client (18 and older) _____ Parent _____

D) PRIVACY and CONFIDENTIALITY: Confidentiality is your right and my duty. The privacy of all records pertaining to your treatment will be securely maintained. Records will be kept for a minimum of seven (7) years, will be used only for appropriate treatment purposes, and will be released only with your specific written consent or authorization, as provided for by Illinois and Federal law. You have the right to review your records (including the record of disclosures made) upon your written request. I charge a reasonable fee for copying records requested by you. If at any time you feel your privacy has been violated, you have the right to file a grievance with me and/or with the Secretary of the U.S. Department of Health and Human Services. Note, however, that the law requires the release of otherwise confidential information when I reasonably believe disclosure is necessary to protect against harm to yourself or others, when there is suspicion of child or elder abuse, and when records are demanded by Court Order. Sessions will remain confidential and specific information will not be shared with the following exceptions:

- 1) Written permission from the client,
- 2) Client poses imminent threat of harm to self or others (serious and foreseeable harm),
- 3) Suspected that a child, elder person, or person with disabilities is being abused or neglected (serious and foreseeable harm).

In cases when confidentiality will be broken without prior consent, we will communicate with the client and/or guardian and work to first gain the clients permission to break confidentiality. During times when consent cannot be gained from the client and/or guardian and either the client or someone else is in danger, we must legally break the laws of confidentiality. Minors under the age of 12 in Illinois have additional confidentiality laws. If you are a minor under the age of 12, we will talk with your parents about confidentiality. If you are 17 or older, you do not need parental consent for treatment.

Initials: Minor Client (12-17) _____ Client (18 and older) _____ Parent _____

E) TREATMENT OF MINOR CHILDREN OF SEPARATED OR DIVORCED PARENTS : If my services are requested for a minor child of divorced or separated parents, I must receive consent in advance for my services from a party legally authorized to give consent for healthcare services. Payments of fees will be the sole responsibility of the parent or guardian initialing here as "responsible person" notwithstanding any court order or decree assigning financial responsibility for healthcare to any other party. My office cannot bill such third parties.

Initials: Minor Client (12-17) _____ Client (18 and older) _____ Parent _____

F) THANK YOU: If you have any questions, please do not hesitate to ask. Your initials above indicate that you have agreed to the policies and consent to treatment. Thank you.

Client: (over18)	_____	_____	_____
	Printed Name	Signature	Date
Parent: (if child <18)	_____	_____	_____
	Printed Name	Signature	Date
Provider:	_____	_____	_____
	Printed Name	Signature	Date