THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

This *Notice* is effective as of July 15, 2007:

I am required:

- by law to maintain the privacy of protected health information, and must inform you of our privacy practices and legal duties. You have the right to obtain a paper copy of this *notice* upon request.
- to abide by the terms of the *Notice of Privacy Practices* that is most current. I reserve the right to change the terms of the *Notice* at any time. Any changes will be effective for all protected health information that I maintain. The revised *Notice* will be posted in the waiting room and on my website at www.scboise.com. You may request a copy of the revised *Notice* at any time.

There is a designated Privacy Officer to answer your questions about privacy practices and to ensure compliance with applicable laws and regulations. The Privacy Officer also will take your complaints and can give you information about how to file a complaint.

The Privacy Officer is Nichole Jordan and may be contacted at 208-342-7030

I will only disclose your protected health information in order to carry out treatment, payment, and health care operations.

I may use or disclose information:

- in your record to provide treatment to you. I may disclose information in your record to help you get health care services from another provider, a hospital, etc. For example, if I want an opinion about your condition from a specialist, I may disclose information to the specialist to obtain that consultation.
- from your record to obtain payment for the services you receive. For example, I may submit your diagnosis with a health insurance claim in order to demonstrate to the insurer that the service should be covered.
- from your record to allow "health care operations." These operations include activities like reviewing records to see how care can be improved, contacting you with information about treatment alternatives, and coordinate care with other providers. For example, we may use information in your record to train our staff about your condition and its treatment.

Client #1 Signature	Date	
<u>o</u>		
Client #2 Signature	Date	

HIPAA – Notice of Privacy

Welcome to Synchronicity Counseling. The following notice is an introduction to your rights and responsibilities as a client of counseling services. This notice, in accordance with the Health Insurance Portability and Accountability Act of 1996 (HIPAA), describes how your medical information may be used and disclosed and how you can get access to this information.

The counselors at Synchronicity are required by law to maintain the privacy of your health information and to provide you with notice of its legal duties and privacy practices with respect to your health information. **Effective July 15, 2007**:

How We Protect Your Health Information

- All of your health information that we collect is confidential.
- Access to your health information is restricted to clinical staff that needs to know your health information in order to provide services to you.
- Physical, electronic, and procedural safeguards which comply with federal and state regulations guarding your health information.
- Records of client health information is maintained in a confidential, locked file system. The client files remain the property of your counselor, but the information belongs to you.

Voluntary Release of Health Information

- Your counselor may disclose information to outside treatment or healthcare providers with your written authorization. You may revoke such authorizations at any time provided each revocation is in writing.
- Your counselor may use your information to develop accounts receivable information and
 with your consent, provide information to your insurance company for services provided.
 The information provided to insurers and other third party payers may include information
 that identifies you, as well as your diagnosis, type of service, date of service, provider
 name/identifier, and other information about your condition and treatment.

Mandatory Disclosures With Neither Consent Nor Authorization

Your counselor may disclose your mental health information without your consent or authorization in the following circumstances:

- **Abuse** If your counselor has reason to believe that a minor child, elderly person, or person with a disability has been abused, abandoned, or neglected, your counselor must report this concern to the appropriate authorities.
- **Judicial and Administrative Proceedings as Required** If you are involved in a court proceeding and a court subpoenas information about the professional services provided you and/or the records thereof, your counselor may be compelled to provide the information. Your counselor will not release your information without attempting to notify you or your legally appointed representative.
- Injury to Self or Others If you communicate to your counselor an explicit threat of
 imminent physical harm to yourself or others, we have a legal duty to take the appropriate
 measures, including disclosing information to the police.

• **USA Patriot Act of 2001** – Under certain circumstances, your counselor may disclose information for specialized government purposes, such as military, national security and intelligence, or protection of the President.

Client's Rights:

- Rights to Request Restrictions You have the right to request additional
 restrictions on certain uses and disclosures of protected health information. Your
 counselor may not be able to accept your request, but if they do, they will uphold
 the restriction unless it is an emergency.
- Right to Alternative Means and at Alternative Locations You have the right to
 request and receive confidential communications of mental health information
 by alternative means and at alternative locations. (For example, you may not
 want a family member to know you are being seen by a counselor. On your
 request, your counselor will send your information to another address).
- Right to Inspect and Copy You have the right to inspect or obtain a copy of
 your clinical records. A reasonable fee may be charged for copying. Access to
 your records may be limited or denied under certain circumstances, but in most
 cases, you have a right to request a review of that decision. On your request, we
 will discuss with you the details of the request and denial process.
- **Right to Amend** You have the right to request in writing an amendment of your health information for as long as the mental health information records are maintained. The request must identify which information is incorrect and include an explanation of why you think it should be amended. If the request is denied, a written explanation stating why will be provided to you. You may also make a statement disagreeing with the denial, which will be added to the information of the original request. If your original request is approved, we will make a reasonable effort to include the amended information in future disclosures. Amending a record does not mean that any portion of your health information will be deleted.
- Right to an Accounting You generally have the right to receive an accounting of disclosures of mental health information. If your mental health information is disclosed for any reason other than treatment or health operations, you have the right to an accounting for each disclosure of the previous six (6) years, but the request cannot include dates before August 1, 2005. The accounting will include the date, name of person, or entity, description of the information disclosed, the reason for disclosure, and other applicable information. If more than one (1) accounting is requested in a twelve (12) month period, a reasonable fee may be charged.

• Electronic Information

Requests for client mental health information for the purpose of consultation are honored through phone and postal mail communication only.

• Grievance

To file a grievance, you may contact the Idaho Licensing Bureau: 208-334-3233