

Authorization for Release of Substance Use Disorder Patient Records Criminal Justice Referral

| Case Number: | District: | |
|--|--|--|
| State C | County: | |
| LLC, a Delaware limited lia | (Name of Patient),(data to bility company, and its affiliates, subside w") consent to release my substance use | ate of birth), hereby give BrightView, diaries, parent companies, employees and disorder patient records to the following: |
| Judge: | Probation/Parole Authority(Office/Dept): | |
| Defense Attorney: | Prosecuting Attorney: | |
| Other (Person who has a duty to | o monitor treatment in connection with the case) | |
| and progress in treatment, or | or the disclosure is to inform the individual | ls or entities listed above of my attendance |
| The extent of information to be | e disclosed is: Diagnosis Information | Clinical Termination Data |
| Referral Information | Attendance Data | Medical History/Exam Data |
| Clinical Progress Data | Drug & Alcohol Testing Results | □ Other: |
| I understand that this consent will remain in effect and cannot be revoked by me until there has been a formal and effective termination or revocation of my release from confinement, probation, or other proceeding under which I was mandated into treatment; or Other: (Specify other time when consent can be revoked and/or expires) | | |
| | s form may be used in place of the original. | |
| specifically 42 U.S.C. §2900 Portability and Accountability my written consent unless o information may re-disclose it o | d-2 and 42 C.F.R. Part 2, and may a Act of 1996 ("HIPAA"), 45 C.F.R. Pts. 16 therwise provided for in the regulations only in connection with their official duties. | protected by federal law and regulations, lso be protected by the Health Insurance 0 and 164, and cannot be disclosed without . I also understand that recipients of this |
| | rightView may not condition my treatmen I may be denied treatment if I do not sign a | nt on whether I sign a consent form, but in consent form. |
| Patient's Signature: | | _ Date: |
| | | |



Notice of Federal Requirements Regarding the Confidentiality of Substance Use Disorder Patient Records

The confidentiality of substance use disorder patient records maintained by this program is protected by federal law and regulations. Generally, the program may not say to a person outside the program that a patient attends the program, or disclose any information identifying a patient as having or having had a substance use disorder <u>unless</u>:

- 1. The patient consents in writing; or
- 2. The disclosure is mandated by a court order; or
- 3. The disclosure is made to medical personnel in a medical emergency or to qualified personnel for research, audit, or program evaluation; **or**
- 4. The patient commits or threatens to commit a crime either at the program or against any person who works for the program,

Violation of federal law and regulations by a program is a crime. Suspected violations may be reported to the United States Attorney in the district where the violation occurs.

Federal law and regulations do not protect any information about suspected child abuse or neglect from being reported under state law to appropriate state or local authorities.

(See 42 U.S.C. §290dd-2 for federal law and 42 C.F.R. Part 2 for federal regulations governing Confidentiality of Substance Use Disorder Patient Records.)

By checking this box, I acknowledge that I read and understand the above disclosure.