This is a(n)		Date	of Prior Reque	st (if applic	cable):			
Agency Requesting In	nformation:							
Name of Agency		N	ame of Agency	Represen	tative			
Address of Agency								
City	Sta	nte Z	ip	Email				
Phone 1	Ph	one 2		Fax		Date		
Youth Information								
Full Name	Name				Date of Birth			
Mailing Address								
City	State Zip			Phone				
Type of Identifier: ☐ SSN	School ID DL Sta	ate ID Child Welfare Case #	Case Report #] JD# Iden	tifier:			
Name of Consenter/P	erson Authorizing	g Consent						
Name								
Mailing Address								
City					State	Zip		
Email Phone 1				Phone 2				
Type of Identifier: Identifiers:				Role:				
Authorizes:								
☐ CDE ☐ CDCW ☐ OBH ☐ Municipal Court ☐ Service Provider To Release Information	☐ District Court ☐ LEA ☐ District School ☐ Private School On To:	☐ Municipa☐ District P☐ Diversior☐ DA☐ Other☐	robation	☐ Attor☐ JAC☐ SB94☐ Coun	,	☐ GAL ☐ DYC ☐ County Court		
☐ CDE ☐ CDCW ☐ OBH ☐ Municipal Court ☐ Service Provider	DE District Court DCW LEA BH District School unicipal Court Private School rvice Provider		☐ Municipal Probation ☐ District Probation ☐ Diversion ☐ DA ☐ Other		ney/PD nty DHS	☐ GAL ☐ DYC ☐ County Court		
To Receive Information CDE CDCW OBH Municipal Court Service Provider	District Court LEA District School Private School	☐ Municipal Probation ☐ District Probation ☐ Diversion ☐ DA ☐ Other		☐ Attorney/PD ☐ JAC ☐ SB94 ☐ County DHS		☐ GAL ☐ DYC ☐ County Court		
For the Purpose of:								
Type of Records/Information Education School Grades School Attendance Records School Behavior Reports □IEP's/504	rmation Requeste Substance Abuse Treatment History Treatment Screens Evaluations	Medical Current Prescription Medical History Immunizations HIV/AIDS	Mental Health MH Intake MH Screen MH Treatme Diagnosis	nt History	Court ☐ Probation History ☐ Programs ☐ Pre-Trial Services ☐ Other Court Reco	☐ Child Welfare History☐ Other:		
Date Range of Youth F	Records: From:			То:				
Date Range of Authorization/Consent: From:				To:				
How is this infomatio	n being released?	☐ Fax ☐ Email	☐Telephone ☐] In Person	Other			
Signature of person authorizing consent: Type or print name: Signature of youth:		Date:		By my signature, I consent to the release of information contained on this form use by the requesting agency(cies), and I understand that any agency or indivusing the confidential information or records obtained will take all necessary to protect the confidentiality of the above named youth's identity. I acknowle that I have been informed of my rights to refuse to sign this form, and any conditions related to my consent or refusal, and that I am entitled to receive a of the signed form.				
Type or print name:				Consenter declined release of information[staff initial]				

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Confidentiality Notice for Electronic Transmittal:

This release, including any attachments, is for the sole use of the intended recipient(s) and may contain confidential information. If you have received this communication in error, please immediately notify the sender. In addition, if you have received this in error, do not review, distribute, or copy the document or attachments.

Consent Expiration:

This authorization - consent expires on/no later than DATE, or at end of event, completion of treatment, whichever is less. Length of time consent is valid can be specific by program or provider, or set by length of program/ referral, period of time that records are utilized for specified consent purpose. See specific agency authorization and consent rules for agency specific time frames for record retention.

Authorization/Consent Period:

This release shall remain in effect until such time as I provide the (AGENCY) with a written or oral notification to revoke. Exceptions do not cover data that was previously released for specific treatment or referral.

Copies of Authorization/Consent Valid:

A copy, photocopy, or facsimile transmission of this release will have the same authority as the original. **Colorado Office of Information Technology Policy Colorado Open Records Act** (sections 24-72-201, et. seq.), the laws governing state archives and public records management (sections 24-80-101, et. seq.) or local statute. Governmental entities that agree to conduct a transaction by electronic means may refuse to conduct other transactions by electronic means (see Section 24-71.3-105).

Interdepartmental data protocol:

In Interdepartmental data protocol means an interoperable, cross-departmental data management system and file sharing procedure that permits the merging of unit records for the purposes of policy analysis and determination of program effectiveness. The Interdepartmental data protocol at a minimum shall include protocols and procedures to be used by state agencies in data processing, including but not limited to collecting, storing, manipulating, sharing, retrieving, and releasing data related to the named juvenile. See Colorado Juvenile Risk Assessment (CJRA) C.R.S.§ 19-2-922 and Attorney General Model Acts for data exchange- C.R.S.§ 19-1-304(2)(a)(XV)

Non-consensual Release of Confidential Treatment Data:

Under the State of Colorado and Federal Confidentiality Regulations, no information about the juvenile's participation in treatment can be disclosed without written consent except in the case of medical emergency, child abuse or Court Order.

Disclosure Notice to Receiving Agencies:

THIS INFORMATION HAS BEEN DISCLOSED TO YOU FROM RECORDS WHOSE CONFIDENTIALITY IS PROTECTED BY FEDERAL LAW. FEDERAL LAW PROHIBITS YOU FROM MAKING FURTHER DISCLOSURE OF THIS INFORMATION WITHOUT THE SPECIFIC WRITTEN CONSENT OF THE PERSON TO WHOM IT PERTAINS. IF APPLICABLE, A MINIMUM NECESSARY DETERMINATION HAS BEEN APPLIED TO THIS RELEASE/AUTHORIZATION. IF YOU HAVE QUESTIONS CONCERNING THIS RELEASE PLEASE CALL (PROVIDER AGENCY PHONE #) OR PLEASE SEND INFORMATION TO: (PROVIDER AGENCY NAME AND ADDRESS AND FAX)

Revocation Limitation:

This release/authorization may be revoked at any time by written notice to AGENCY, except to the extent that action has already been taken to comply with it. Without such revocation, this release/ authorization will expire on (specific date) or if left blank, one year from the date signed, or if included as part of a Court Order or condition of probation, upon the terms specified. Consenter may revoke consent in writing by contacting the releasing agency. This revocation will be recorded in the AGENCY record. HIPAA requires written revocation of an authorization to release HIPAA information (45 CFR §164.508(b)(5)). Both Part 2 and HIPAA allow the program to make a disclosure for services already rendered in reliance on a signed consent or authorization form. See 42 CFR §2.31(a)(8) and 45 CFR §164.508.

Treatment Data Disclosure Limitation:

Under the State of Colorado and Federal Confidentiality Regulations, no information about NAMED child's participation in treatment can be disclosed without written consent except in the case of medical emergency, child abuse or Court Order. A substance abuse treatment program is defined as an individual or entity that provides alcohol or drug abuse diagnosis, treatment or referral. In this document, the term "program" includes both individual substance abuse providers and substance abuse provider organizations. See also Colorado Mental Health Treatment records http://www.leg.state.co.us/SRS Art 25(Health, Title 1 Administration, Part 8 and Colorado Medical Records Access Laws http://www.leg.state.co.us/

Written/Verbal Authorization/Consent:

This consent must be in writing to be valid, unless consent is for Substance Abuse Treatment – when verbal consent is acceptable. Verbal consent may also be accepted in specific emergency situations. See agency specific policies for more details.

Electronic Transmission of Personal Information:

It is a violation of law to electronically transmit any form which contains "Personal information" (a Colorado resident's first name or first initial and last name in combination with any one or more of the following data elements that relate to the resident - Social Security Number (SSN); Driver's license number or identification card number; Account number or credit or debit card number, in combination with any required security code, access code, or password that would permit access to a resident's financial account) when the data elements are not encrypted, redacted, or secured by any other method rendering the name or the element unreadable or unusable. See C.R.S.6-1-716, 1(a)



