#### DISCLOSURE STATEMENT / CONSENT TO DO THERAPY

- 1. **Information:** Amy Bishop, M.S., LMFT, Springs Therapy LLC, 313 N Tejon Street, Suite 7, Colorado Springs, CO 80903, (719) 822-2066 (Therapist).
- 2. **Credentials:** Therapist graduated from Colorado State University with a Master of Science degree in Human Development and Family Studies with an emphasis in Marriage and Family Therapy, and is a Licensed Marriage and Family Therapist within the state of Colorado.
- 3. **Regulation of Psychotherapists:** The practice of licensed or registered persons in the field of psychotherapy is regulated by the Mental Health Licensing Section of the Division of Professions and Occupations. <u>Regulatory requirements</u> applicable to mental health professionals are as follows:

The state regulatory requirements for mental health professionals provide that a Licensed Clinical Social Worker, a **Licensed Marriage and Family Therapist**, and a Licensed Professional Counselor must hold a Masters degree in their profession and have two years of post-Masters supervision. A Licensed Psychologist must hold a Doctorate degree in psychology and have one year of post-Doctorial supervision. A Licensed Social Worker must hold a Masters degree in social work. A Psychologist Candidate, a Marriage and Family Therapist Candidate, and a Licensed Professional Counselor Candidate must hold the necessary licensing degree and be in the process of completing the required supervision for licensure. A Certified Addiction Counselor I (CAC I) must be a high school graduate, and complete required training hours and 1000 hours of supervised experience. A CAC II must complete additional required training hours and 2,000 hours of supervised experience. A Licensed Addiction Counselor must have a clinical Masters degree and meet the CAC III requirements. A Registered Psychotherapist is registered with the State Board of Registered Psychotherapists, and is not licensed or certified.

# 4. Client Rights and Important Information:

- a. You are entitled to receive information from me about my methods of therapy, the techniques I use, the duration of your therapy, and my fee. Please ask if you would like to receive this information.
- b. You can seek a second opinion from another therapist or terminate therapy at any time.
- c. I am legally obligated to remind you in a professional relationship (such as ours), sexual intimacy between a therapist and a client is never appropriate. If sexual intimacy occurs, it should be reported to the State Licensing Board.
- d. Generally speaking, the information provided by and to the client in a professional relationship with therapist is legally confidential and therapist cannot disclose the information without client's consent. There are several exceptions to confidentiality which include: (1) I am required to report any suspected/known incident of child abuse (even if victim is an adult now if there's knowledge/reason to believe that perpetrator is in position of trust (clergy, teacher, parent), or elder (70yo+) abuse or neglect, even if it's already been reported; (2) I am required to make reasonable and timely effort to report any serious threat of **imminent physical violence** against a specific person(s), including specific location/entity to law enforcement and to the person(s) threatened; (3) I may report to school/district and law enforcement an articulable and significant threat or substantial harm against a school or occupants or exhibits such behaviors; (4) I am required to initiate a mental health evaluation of a client who is **imminently dangerous to self or to others, or who is gravely disabled**, as a result of a mental disorder, which may include a call to CO Crisis Support Line for a mobile evaluation which may result in a 72-hour hold, which I will not be liable for; (5) I am required to report any suspected threat to national security to federal officials; (6) I may be required by Court Order to disclose treatment information; and (7) I am *urged* to report to a county department reasonably believed or observed incidents or imminent risk of mistreatment (abuse, caretaker neglect and/or exploitation), and/or self-neglect of at-risk adults and elders not more than 24 hours after observation or discovery; IDD to law enforcement agency. You may read section 12-43-218, 18-3-401(3.5), 18-6.5-108, 19-3-304(1), 26-5-111, and 27-65-105 of the Colorado Revised Statutes C.R.S 25-1-802, and the HIPAA Privacy Rule Federal law 45 C.F.R 164.501 for further details. If a legal exception arises during therapy, if feasible, you will be informed accordingly. The Mental Health Practice Act (CRS 12-43-101, et seq.) is available at: http://www.dora.state.co.us/mental-health/Statute.pdf.
- e. When I am concerned about a client's safety, it is my policy to request a **Welfare Check** through local law enforcement. In doing so, I may disclose to law enforcement officers information concerning my concerns. By signing this Disclosure Statement and agreeing to treat with me, you consent to this practice, if it should become necessary.
- f. Under Colorado law, C.R.S. § 14-10-123.8, parents have the right to access mental health treatment information concerning their minor children, unless the court has restricted access to such information. If you request treatment

information from me, I may provide you with a treatment summary, in compliance with Colorado law and HIPAA.

g. If you have complaints or concerns about the way that you have been treated or the services you have received, you may speak directly with me and/or file a grievance with the **State Grievance Board at 1560 Broadway, Suite #1350; Denver, CO, 80202; (303) 894-7766.** Please note that you must file a complaint or other notice with the licensing board within seven years after the person discovered or reasonably should have discovered any ethical or legal violation. When

within seven years after the person discovered or reasonably should have discovered any ethical or legal violation. When the client is a minor child, you may file a complaint before the child turns 18 years old, or within 7 years, or whichever comes later. Pursuant to this law, Therapist will maintain records for a period of seven years commencing on the date of termination of services, or on the date of last contact with the client, whichever is later.

## 5. By Signing this Statement client agrees and understands:

a. **Office Hours/Emergency Protocol.** I check my messages and return calls/emails during normal business hours. I do not provide on-call emergency services. In the event of a crisis/emergency <u>call 911</u> or go to the nearest hospital emergency room and seek immediate medical or psychiatric attention. If currently considering or threatening suicide or any form of harm to myself or others, client takes full responsibility for seeking appropriate local help immediately and for any action client may take. Client acknowledges the following resources: **www.hopeline.com** 

1-800-273-TALK (8255)	844-493-TALK(8255) text TALK to 38255	988	1-800-SUICIDE	1-800-656- HOPE
24hour Suicide Prevention Lifeline	CO Crisis Support Line *recommended			

- b. **E-mail**. E-mail is for scheduling purposes. See below section regarding HIPAA and electronic communication. <u>For couples clients</u>, <u>please CC your partner on all emails</u>.
- c. **Social Media.** I do not accept <u>friend or contact requests</u> from current or former clients on any social networking site (Facebook, LinkedIn, etc) to avoid compromising confidentiality and to keep the boundaries of our relationship.
- d. **Therapist Feedback/Reviews**. Posting a review, testimonial, rating or endorsement is voluntary, not requested, and may risk confidentiality of treatment. I cannot respond to any review, even those under a pseudonym, due to confidentiality, and I may never see them. Please <u>communicate anything about therapy or therapist directly in session</u>, even if you decide we are not a good fit.
- e. **No Secrets Policy.** In the case of family therapy, and particularly couples' therapy, Therapist practices a "no-secrets" policy, meaning therapist may not keep secrets from other family members/partners unless it is believed that revealing the secret will endanger client.
- f. **Consultation.** In keeping with generally accepted standards of practice, and with the purpose to assure quality care, therapist will confidentially consult with other mental health professionals, i.e. regarding case management. A working list of names of professionals whom I may consult with can be provided.

### 6. DISCLOSURE REGARDING DIVORCE AND CUSTODY LITIGATION

If you are involved in divorce or custody litigation, my role as a therapist is not to make recommendations to the court concerning custody or parenting issues. By signing this Disclosure Statement, you agree not to subpoena me to court for testimony or for disclosure of treatment information in such litigation; and you agree not to request that I write any reports to the court or to your attorney, making recommendations concerning custody. The court can appoint professionals, who have no prior relationship with family members, to conduct an investigation or evaluation and to make recommendations to the court concerning parental responsibilities or parenting time in the best interests of the family's children. If you subpoena me or records I will obtain an attorney to oppose it in order to preserve the extremely important therapeutic relationship. Harm may result in the clinical relationship when MFTs are forced to testify and to share treatment information. If a court appearance or preparation is unavoidable, I will provide you or your attorney with my fees for such, which are significantly higher than my hourly rate.

## 7. METHODS AND TECHNIQUES

Therapist integrates trauma-informed systemic therapies including PACT (Psychobiological Approach to Couple Therapy), AEDP (Accelerated Experiential Dynamic Psychotherapy), Gottman Method, Cognitive Behavioral Therapy, Emotionally Focused Therapy, Solution-Focused Therapy, Narrative and Collaborative Therapies, Motivational

Interviewing, and other techniques with a strengths-based approach, utilizing an evidence-based treatment modality appropriate to the client and presenting issues. Therapist is trained in AEDP level I, Gottman Level I and II, PACT Level II, and Trauma Focused-CBT. Duration is determined by need and perceived progress.

You are entitled to develop your goals and Treatment Plan alongside your therapist. There is <u>no absolute guarantee</u> of your desired results by your therapist as it is hard to predict the outcome of therapy.

## 8. RESPONSIBILITIES, PAYMENT FOR THERAPY FINANCIAL AGREEMENT

As the financially responsible person for the account you are ultimately responsible for all fees described in this agreement and will pay for all portions of services, due in full at the time services are provided by therapist. If desired, therapist can provide you with a superbill for Out of Network benefits. Therapist will not submit information directly to insurance companies on your behalf, and a superbill does not guarantee your reimbursement. Payment methods accepted: Cash, Check, debit or credit card, HSA/FSA card. Change is not given for payments and any positive balance will be applied to your next session's balance. A \$25 NSF insufficient fund charge is assessed for returned/declined checks/payments, and checks that are not paid within 2 weeks of being returned to Therapist's office are handled as unpaid bills. Unpaid bills may be submitted to collection services, credit reports, court, and the local district attorney's office. In persistent cases a discharge from the practice may be appropriate for nonpayment situations. You may be charged for phone consults of 10 minutes and more with Therapist based on the standard rates below with a minimum 30-minute rate. Any future sessions will be cancelled if a balance for 2 or more sessions is held until payment is received. Please note: Any payment not by cash may not be HIPPA compliant.

## 9. LATE CANCELLATION/NO SHOW/TERMINATION POLICY AGREEMENT

You shall keep all scheduled appointments, unless a personal emergency occurs, and shall give notice of at least 24 hours of intention to cancel your appointment. If you leave a message, the date and time of the message will serve as the basis of when notice was made. Cancellation fees are as follows:

- If appointment is canceled 24 hours in advance, or earlier: no penalty
- Cancellations within 24 hours of appointment time, but not the same day (LATE CANCEL) will be charged a fee equal to half of the session fee (50%)
- Same Day Cancellations (12:01 AM or later on day of appointment) will be charged a **full session fee**.

Due to evolving technology, Therapist can meet on HIPAA-compliant video platform in the event of client or therapist illness or poor road conditions. If illness prevents you from participating in therapy, you are responsible for letting the therapist know in concordance with cancellation policy and for scheduling the next appointment. If you do not respond within a month, therapist will document termination of therapy. Therapist reserves the right to terminate therapy when appropriate and ethical. By signing this agreement, you are legally accepting responsibility to pay for the late or same day cancellation fee.

### 10. CONSENT TO NON SECURE FORMS OF ELECTRONIC COMMUNICATION

Electronic communication, via email and text, between you and your therapist may not be secure. By signing below, you are acknowledging:

- Email and text communication does not provide a completely secure means of communication.
- While your therapist will take reasonable efforts to protect your confidentiality, there is some risk that any protected health information contained in email or text may be disclosed to or intercepted by unauthorized third parties.
- Your treatment will not depend on you giving consent.
- You have the right to terminate this agreement at any time.
- Use of more secure communications, such as phone or end-to-end encrypted emails with identity verification, are always an alternative that are available to you if you elect to not give consent to the following forms of communication.

l	give permission for my therapist to contact me using the following non-secure methods regarding reminders, scheduling, of	r
(	other relevant matters, and I understand the risks involved: (check all that apply)	

other relevant matters, and randerstand the risks involved. (check air that appry)	
☐ Email Communication	
☐ Text Communication	
INITIALS:	

### 11. THERAPIST FEES

Service	Rate
phone consult (>10 min)	\$75 / 30 minutes
50 minute session 80 minute session	\$150 \$225
After hours sessions In the course of therapy, a requested immediate session, or a personal schedule change may require therapy to be conducted after 5pm or on a weekend. These sessions are never guaranteed to be available, but when the therapist is available, these may be offered at a higher rate. Please note, Therapist is not a crisis counselor, and in the case of emergency you should seek the proper resources.	\$200 /50 min.*  *Prorated for longer sessions

It is possible that fees may rise in the course of your treatment. Fees will not increase more than once per year, and will not exceed a 10% increase. If a fee increase does occur, and it hinders your participation in therapy, please proactively bring this to the therapist's attention.

**Recording Policy and Consent** It can be helpful to record sessions, which may be used by therapist in supervision context, either to show to supervisees as demonstration, or in supervision and consultation to receive feedback to improve therapeutic services. All video will be stored on a HIPAA compliant drive.

Please note this is **not a reciprocal agreement**, and whether you sign this agreement or not, clients are not to video or audio record a session or a conversation with therapist without written consent. By signing below, I consent to have sessions video recorded. I understand that signing is optional and I can retract my consent at any time. **Initial below appropriately.** 

•	I consent to having sessions recorded:
•	Please do not record my sessions:

### 12. TREATMENT AGREEMENT CONSENT AND AUTHORIZATION

By signing below I agree to abide by these accepted terms of service regarding treatment, disclosure, payment, privacy, late cancellations/no show, fees, billing, and rights. I authorize Therapist to provide psychotherapy assessment and/or mental health treatment/services to me as a client/consumer.

I have read all the information herein and it has been presented to me verbally. I understand the disclosures that have been made to me. I also acknowledge that I have received a copy of this Disclosure Statement if requested. I know my rights as a client or as the client's responsible party.

Print name	Client Signature	Date

If therapy is for a minor, please request a special consent form.

## **Provider Statement**

Therapist hereby personally and professionally commits to offering you these rights, providing you with the highest quality of service and responding to your needs in the most highly ethical manner, according to the professional standards of care in marriage and family therapy.

Therapist's Signature:	Date:
Amy	Bishop, M.S., LMFT, 313 N Tejon Street, Suite 7, Colorado Springs, CO