

Therapy with Dr. G.

1949 Seymour Dr NW, Ste B ◆ Acworth, GA 30101
Phone 678-401-8106 ◆ Fax 844-401-8106
Website www.therapywithdrg.com

INTAKE INFORMATION FORM

Client's Full Name:	Today's Date:				
Address:					
City:		te:	Zip Code:		
Social Security Number (this is neede	d for insurance	e purposes only):			
Age: Birthdate:		Email:			
Telephone: Home:	Work:	:	Cell:		
Employer:		Occupation:			
Education Level:		Religious Prefe	erence:		
Who may we thank for referring you	?				
Primary Physician:		Phone/Fax Nu	mber:		
Emergency Contact:		_ Relationship:	Ph#:		
Describe any major health problems	you have had.				
List any medications you take on a re	gular basis:				
Name of Medication	Dose	How Often	Reason		

Substance Use

	Yes	No	Which	How Much	How Often
Alcohol (beer, wine, liquor)					
Smoking (cigarettes, cigars)					
Recreational Drugs					
(e.g., Marijuana, Cocaine, Crack)					
Illicit Substances (e.g., huffing)					

Describe your	reason for see	king help:						
What efforts h	ave you made							
Do you see any								
If so, Who?					Relationship:			
How?								
To whom have	you turned fo	r help or sup	oort?					
How were they	y of assistance	?						
Who suggested	d you seek hel	p? Me Doct	or Spou	se/Significa	nt Other Fa	amily Memb	oer Frien	ıd
Have you recei	ved psychiatri	c or psycholo	gical help o	r counseling	g of any kind l	pefore? Yes	s No	
When?	WI	nere?			With whom?			
Have you ever	had suicidal th	noughts? Ye	es No	Have you	ս ever attemր	oted suicide	? Yes	No
When?		_ If you atte	empted, hov	v?				
How were you	rescued from	your attempt	? Self-reso	cued Accid	dentally found	d Lethalit	y miscalcul	ated
Please circle ar	ny of the follow	ving problem	s that perta	in to you:				
Alcohol Use	Career Choices	Decisions	Education	Health	Loneliness	Parenting	Shyness	Unusual Sounds
Ambition	Children	Depression/ Unhappiness	Fears	Impulsivity	Marriage	Relaxation	Sleep	Stress
Anger/Temper	Chronic Illness	Distractibility	Finances	Inferiority	Memory	Self- Control	Stomach Trouble	Suicide
Appetite	Chronic Pain	Divorce	Friends	Insomnia	Nervousness	Separation	Tiredness	Thoughts
Bowel Troubles	Concentration	Drug Use	Headaches	Legal Matters	Nightmares	Sexual Problems	Unusual Visuals	Work Stress

	and others in your		<u> </u>	
Name	Age	Relationship)	Occupation
	-			
	+			
	FOR COUP	LES ONLY		
Are you married? Yes No	Cohabitating	? Yes No	Enga	ged? Yes No
How long? How long	did you date befor	e marriage/cohab	itation/engage	ement?
Vhat was it about your wife/partne	er that made you f	all in love?		
What was it about your husband/p	partner that made	you fall in love? _		
What do you miss about your husb	and?			
ivilat do you illiss about your ilusb	anu:			
What do you miss about your wife?	·			
What do you see as the main probl	em?			
		_		
Communication Sex Finance	ces Work	Parenting	In-Laws	Infidelity
	use Othe	r:		
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Addiction Illness Ab				
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Insurance Company:	Phone Number:
Claims Address:	
Policy Number:	Group Number:
Authorization Code (if required):	Copay:
	IF EAP:
EAP Company: EA	AP Authorization # No. of visits
	MENT FOR THERAPY tial each statement below
cancellations must be made at least	nuch as possible, for your convenience. Therefore, 24 hours in advance. Appointments cancelled with less ppointments, will be billed the full private pay fee for the
late cancellations. Appointments wi	made after three consecutive no-shows or five consecutive ill be suspended, if your account reaches an unpaid alance is paid. We are willing, at any point, to give you a
Therapy sessions will be 45 minutes therapist.	in length unless otherwise agreed upon by you and your
upon with your therapist. If you have	me they are rendered unless prior arrangements are agreed e insurance coverage that will apply to the cost of your te in providing any appropriate information and signatures
Here	ed by insurance; therefore, you are responsible for payment nce for reimbursement if you think they will cover the
There is a \$45 fee for any returned of	hecks.
If we are unable to collect payment f forwarded to a collection agency.	rom you (or your insurance company), the bill will be
By initialing each statement above, and signi and will comply with the terms set forth in th	ng this form, I acknowledge that I have read, understand, ne Agreement for Therapy.



HEALTH INSURANCE CLAIM FORM

APPROVED BY NATIONAL UNIFORM CLAIM COMMITTEE (NUCC) 02/12

TELEPHONE (Include Area Code) 2P CODE	PICA												PICA
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CARRIER



THERAPY WITH DR.G.

OUTPATIENT SERVICES CONTRACT

Welcome to my practice. This document contains important information about my professional services and business policies. Please read it carefully and jot down any questions you might have; so that I can discuss them at my next meeting. When you sign this document, it will represent an agreement between us.

Counseling and Psychotherapy Services

Psychotherapy is not easily described in general statements. It varies depending on the personalities of the psychotherapist and client; and the particular problems you bring forward. Theoretically, I am a Rogerian based, client-centered therapist. I believe that you have the power within you to conquer all your problems – you just need a little guidance. Typically, I am an experiential psychotherapist – dealing with "naming the elephant in the room". However, my approaches differ with each client. Psychotherapy is not like a medical doctor visit. Instead, it calls for a very active effort and commitment on your part. In order for the therapy to be most successful, you will have to work on things I talk about both during my sessions and at home.

Psychotherapy can have benefits and risks. Since therapy often involves discussing unpleasant aspects of your life, you may experience uncomfortable feelings like sadness, guilt, anger, frustration, loneliness, and helplessness. On the other hand, psychotherapy has also been shown to have benefits for people who go through it. Therapy often leads to better relationships, better coping strategies, solutions to specific problems, and significant reductions in feelings of distress. There are no guarantees, however, on what you will experience.

My first few sessions will involve an evaluation of your needs. By the end of the evaluation, I will be able to offer you some first impressions of what my work will include and a treatment plan to follow; if you decide to continue with therapy. You should evaluate this information along with your own opinions of whether you feel comfortable working with one of us. Therapy involves a large commitment of time, money, and energy; so, you should be very careful about the therapist you select. If you have any questions about my procedures, I should discuss them whenever they arise.

Meetings

Therapy sessions are scheduled, as much as possible, for your convenience. Therefore, cancellations should be made at least 24 hours in advance, or you will be billed the full [private pay] rate for the session.

Therapy sessions will be 45 minutes in length unless otherwise agreed upon by you and your therapist.

Professional Fees

The hourly fee for professional services is \$100. Beyond my weekly appointments, I charge this amount for other professional services you may need; though, I will break down the hourly cost if I work for periods of less than one hour. Other services include, but are not limited to, report writing, telephone conversations lasting longer than 10 minutes, text messages that require more than 2 exchanges, email exchanges discussing therapeutic content, attendance at meetings with other professionals you have authorized, preparation of records or treatment summaries, attending school meetings, and the time spent performing any other service you may request outside of your regularly scheduled appointment.

If you become involved in legal proceedings that require my participation, you will be expected to pay for my professional time even if I am called to testify by another party. Because of the difficulty of legal involvement, I charge \$125 per hour — with a minimum of four hours charged - for preparation and attendance (whether in person or via telephonic/video testimony) at any legal proceedings. If I must attend court outside of Cobb County, you will also be responsible for travel expenses to include: mileage and per diem at the current annual rate published by the Internal Revenue Service (IRS), for business travelers, for each day of the required trip; gasoline; and airline tickets.

Billing and Payments

Payment, for services, is due at the time they are rendered unless prior arrangements are agreed upon with your therapist. If you have insurance coverage that will apply to the cost of your therapy, my biller, Amanda, will cooperate in providing any appropriate information and signatures required.

If your account has not been paid for more than 45 days, and arrangements for payment have not been agreed upon, I have the option of using legal means to secure the payment. This may involve hiring a collection agency or going through small claims court. If such legal action is necessary, its costs will be included in the claim.

Insurance Reimbursement

In order for us to set realistic treatment goals and priorities, it is important to evaluate what resources you have available to pay for your treatment. If you have any health insurance policy, it will usually provide some coverage for mental health treatment. My biller will fill out forms and provide you with whatever assistance she can in order to help you receive the benefits to which you are entitled. However, you (not your insurance company) are responsible for full payment of my fees. It is very important that **you** find out exactly what mental health services your insurance policy covers.

You should carefully read the section in your insurance coverage booklet that describes mental health services. If you have questions about the coverage, call your plan administrator. Of course, my biller will provide you with whatever information she can, based on her experience; and will be happy to help you in understanding the information you receive from your insurance company. If it is necessary to clear confusion, Amanda will be willing to call the company on your behalf after you have made the initial call.

Due to the rising costs of healthcare, insurance benefits have increasingly become more complex. It is sometimes difficult to determine exactly how much mental health coverage is available. "Managed healthcare" plans, such as HMOs and PPOs, sometimes require authorization before they provide reimbursement for mental health services.

Some plans may be limited to short-term treatment approaches designed to work out specific problems that interfere with a person's usual level of functioning. It may be necessary to seek approval for more therapy after a certain number of sessions. While a lot can be accomplished in short-term therapy, some patients feel that they need more services after insurance benefits end. After your benefits end, it will be up to you as to whether or not we continue our sessions; because at that point, you will be responsible for paying for the entire session.

You should also be aware that most insurance companies require you to authorize us to provide them with a clinical diagnosis. Sometimes, I have to provide additional clinical information such as treatment plans or summaries, or copies of the entire record (in rare cases). This information will become part of the insurance company files and will probably be stored in a computer. Though all insurance companies claim to keep such information confidential, I have no control over what they do with it once it is in their hands. In some cases, they may share the information with a national medical information databank. I will provide you with a copy of any report I submit; if you request it. It is important to remember that you always have the right to pay for my services yourself to avoid the problems described above (unless prohibited by contract).

Hypnotherapy, equine therapy, and psychological testing (e.g., MMPI, MCMI, WAIS, BHI-2, TAT, etc.) are sometimes not covered by most insurance companies. Therefore, you are responsible for paying the session fees. You may, however, file for reimbursement from your insurance company if you think they may cover the service.

Contacting Me

I am often not immediately available by telephone. I will not answer the phone when I am in session with a client. When I am unavailable, the telephone is answered by voice mail. I will make every effort to return your call on the same day you make it, with the exception of weekends and holidays. If you are difficult to reach, please inform me, in your voice message, of which times you will be available. If you are unable to reach me and feel that you can't wait for me to return your call, contact your family physician or the nearest emergency room and ask for the psychologist or psychiatrist on call. If I will be unavailable for an extended time, one of my trusted colleagues will be on call. I will provide you with that contact information, if necessary.

Dual Relationships and Social Media Networking

Not all dual relationships are unethical or avoidable. However, romantic or sexual involvement between therapist and client is never a part of the therapy process, nor are any other actions or dual relationship situations that might impair my objectivity, clinical judgment, or therapeutic effectiveness or that could be exploitative in nature. In addition, I will never acknowledge working therapeutically with anyone without their written permission. In some instances, even with your permission, I will choose to preserve the integrity and privacy of our working relationship. For this reason, I will not accept any invitations via social or professional networking sites from clients, nor will I respond to blogs written by clients or accept online comments from clients [except for on my blog].

Professional Records

The laws and standards of my profession require that I keep treatment records. You are not entitled to receive a copy of your [mental health] records; I will be happy to send them to a mental health professional of your choice. Because these are professional records, they can be misinterpreted and/or upsetting to untrained readers. I

recommend that you review them in my presence so that I can discuss the contents. Patients will be charged an appropriate fee for any time spent in preparing information requests.

Minors

If you are under 18 years of age, please be aware that the law may provide your parents the right to examine your treatment records. It is my policy to request an agreement from parents that they agree to give up access to your records. If they agree, I will provide them only with general information about our work together; unless, I feel there is a high risk that you will seriously harm yourself or someone else. In this case, I will notify them of my concern. I'll also provide them with a summary of your treatment when it is complete. Before giving them any information, I will discuss the matter with you, if possible; and will do my best to handle any objections you may have with what I am prepared to discuss.

<u>Interns</u>

With your consent, counseling services may be provided by an intern under my supervision. My interns are all Master's or Doctoral-level counseling students enrolled in an accredited university. Their treatment plans and progress notes are reviewed by me. In addition, they attend weekly supervision during which time their cases are reviewed to ensure effective and ethical treatment. Crises and emergent treatment will always be handled with supervision of the licensed clinician training the involved intern. At times, I may request an audio or videotaping of my interns' sessions; certain universities require this as well. If an intern's university requires them to voice record or videotape their sessions, you will be advised of this prior to the beginning of your session and will be asked to sign a release allowing me, as the counseling supervisor, to review the tape with the intern. Tapes are destroyed at the end of the intern's semester. If, at any time, you prefer to see me, you have the right to do so by simply giving the intern verbal notification and then contacting me. I would ask that you [privately] provide us with the reason for your decision so that I can help my interns improve on their service delivery. I would also appreciate any positive feedback that you may have concerning your experience with my interns, as that helps them grow too.

Licensed Associate Professional Counselors (LAPCs) and Licensed Master Social Workers (LMSWs)

LAPCs and LMSWs conduct therapy independently but are required to have scheduled supervision with a fully licensed Professional Counselor or Social Worker as they accumulate the required number of client & supervision to receive their full licensure. All payments to them must, ultimately, be made out to, charged by, or received by their supervising clinician per Georgia Board rules.

Confidentiality

In general, the privacy of all communications between a client and a psychotherapist are protected by law; and I can only release information about my work to others with your written permission. There are a few exceptions, however.

In most legal proceedings, you have the right to prevent me from providing any information about your treatment. In some proceedings involving child custody and those in which your emotional condition is an important issue, a judge may order my testimony if he/she determines that the issues demand it.

There are some situations in which I am legally obligated to take action to protect others from harm; even if I have to reveal some information about a client's treatment. For example, if I believe that a child, elderly person, or disabled person is being abused, I must file a report with the appropriate state agency.

If I believe that a client is threatening serious bodily harm to another, I am required to take protective actions. These actions may include, but are not limited to, notifying the potential victim, contacting the police, or seeking hospitalization for the client. If the client threatens to harm himself/herself, I may be obligated to seek hospitalization for him/her or to contact family members or others who can help provide protection.

These situations have rarely occurred in my practice. If a similar situation occurs, I will make every effort to fully discuss it with you before taking any action.

Confidentiality and Technology

Some clients may choose to use technology in their counseling sessions. This includes, but is not limited to, online counseling via videoconference, telephone, email, text or chat. Due to the nature of online counseling, there is always the possibility that unauthorized persons may attempt to discover your personal information. I will take every precaution to safeguard your information but cannot guarantee that unauthorized access to electronic communications could not occur. Please be advised to take precautions with regard to authorized and unauthorized access to any technology used in counseling sessions. Be aware of any friends, family members, significant others or co-workers who may have access to your computer, phone or other technology used in your counseling sessions. Should a client have concerns about the safety of their email, your counselor can arrange to encrypt email communication with you.

Confidentiality and Professional Consultation

Date

I may occasionally find it helpful to consult with each other or other professionals about a case. During a consultation, I make every effort to avoid revealing the identity of my clients. The consultant is also legally bound to keep the information confidential. If you don't object, I will not tell you about the consultations unless I feel that it is important to my work together.

While this written summary of exceptions to confidentiality should prove helpful in informing you about potential problems, it is important that I discuss any questions or concerns you may have at my next meeting. I will be happy to discuss these issues with you if you need specific advice. However, formal legal advice may be needed because the laws governing confidentiality are quite complex; and I am not an attorney.

,	to the new HIPPA laws and regulations, it is now neces	•
an expiration date on this contract. This contra	et will expire two years from the date it is signed which	•
below.		
Client	Therapist	



NOTICE OF POLICIES AND PRACTICES TO PROTECT THE PRIVACY OF YOUR HEALTH INFORMATION

Therapy with Dr. G. recognizes our responsibility for safeguarding the privacy of your health information. This notice provides information regarding use and disclosure of protected health information by Therapy with Dr. G. and our affiliated mental health counselors. This notice also describes your rights and our obligations for using your health information and informs you about laws that provide special protections for your health information. It also explains how your protected health information is used and how, under certain circumstances, it may be disclosed.

Understanding Your Mental Health Record Information

Each time that you visit a hospital, a physician, or another health care provider, the provider makes a record of your visit. Typically, this record contains your heath history, current symptoms, examination and test results, diagnoses, treatment, and plan for future care or treatment. This information, often referred to as your medical record, serves as the following:

- Basis for planning your care and treatment.
- Means of communication among the many health professionals who contribute to your care.
- Legal document describing the care that you received.
- Means by which you or a third-party payer can verify that you actually received the services billed for.
- Tool in medical education.
- Source of information for public health officials charged with improving the health of the regions the serve.
- Tool to assess the appropriateness and quality of care that you received.
- Tool to improve the quality of health care and achieve better patient outcomes.

Understanding what is in your health records and how your health information is used helps you to:

- Ensure its accuracy and completeness.
- Understand who, what, where, why and how others may access your health information.
- Make informed decisions about authorizing disclosure to others.
- Better understand the health information rights detailed below.

Your rights under the Federal Privacy Standard

Although your health records are the physical property of the health care provider who completed the records, you have the following rights with regard to the information contained therein:

• Request restriction on uses and disclosures of your health information for treatment, payment, and health care operations. "Health care operations" consists of activities that are necessary to carry out the operations of the provider, such as quality assurance and peer review. The right to request restriction does not extend to uses or disclosures permitted or required under the following section of the federal privacy regulations: §164.502(a)(2)(i) (disclosures to you), § 164.510(a) (for facility directories, but note that you have the right to object to such uses), or § 164.512 (uses and disclosures not requiring a consent or an authorization). The latter uses and disclosures include for example, those required by law, such as mandatory communicable disease reporting. In those cases, you do not have a right to request restriction. The consent to use and disclose your individually identifiable health information provides the ability to request restriction. We do not, however, have to agree to the restriction, except in the

I have received HIPAA notification from TWDG.	Date:	Client Initials:

situation explained below. If we do, we will adhere to it unless you request otherwise or we give you advance notice. You may also ask us to communicate with you by alternate means, and if the method of communication is reasonable, we must grant the alternate communication request. You may request restriction or alternate communications on the consent form for treatment, payment, and health care operations. If, however, you request restriction on a disclosure to a health plan for purposes of payment or health care operations (not for treatment), we must grant the request if the health information pertains solely to an item or a service for which we have been paid in full.

- Obtain a copy of this notice of information practices. Although we have posted a copy in prominent locations throughout the facility and our website, you have a right to a hard copy upon request.
- Inspect and copy your health information upon request. Again, this right is not absolute. In certain situation, such as if access would cause harm, we can deny access. You do not have a right of access to the following:
 - Psychotherapy notes. Such notes consist of those notes that are recorded in any medium by a health care
 provider who is a mental health professional documenting or analyzing a conversation during a private,
 group, joint, or family counseling session and that are separated from the rest of your medical record.
 - Information compiled in a reasonable anticipation of or for use in civil, criminal, or administrative actions or proceedings.
 - o Protected health information ("PHI") that is subject to the Clinical Laboratory Improvement Amendments of 1988 ("CLIA"), 42 U.S.C. § 263a, to the extent that giving you access would be prohibited by law.
 - o Information that was obtained from someone other than a health care provider under a promise of confidentiality and the requested access would be reasonably likely to reveal the source of the information.

In other situations, we may deny you access, but if we do, we must provide you a review of our decision denying access. These "reviewable" grounds for denial include the following:

- A licensed health care professional, such as your attending physician, has determined, in the exercise of professional judgment, that the access is reasonably likely to endanger the life or physical safety of yourself or another person.
- PHI makes reference to another person (other than a health care provider) and a licensed health care
 provider has determined, in the exercise of professional judgment, that the access is reasonably likely to
 cause substantial harm to such other person.
- The request is made by your personal representative and a licensed health care professional has determined, in the exercise of professional judgment, that giving access to such personal representative is reasonably likely to cause substantial harm to you or another person.

For these reviewable grounds, another licensed professional must review the decision of the provider denying access within 60 days. If we deny you access, we will explain why and what your rights are, including how to seek review. If we grant access, we will tell you what, if anything, you have to do to get access. We reserve the right to charge a reasonable, cost-based fee for making copies.

- Request amendment/correction of your health information. We do not have to grant the request if the following conditions exist:
 - We did not create the record. If, as in the case of a consultation report from another provider, we did not
 create the record, we cannot know whether it is accurate or not. Thus, in such cases, you must seek
 amendment/correction from the party creating the record. If the party amends or corrects the record, we
 will put the corrected record into our records.
 - The records are not available to you as discussed immediately above.
 - The record is accurate and complete.

If we deny your request for amendment/correction we will notify you why, how you can attach a statement of disagreement to your records (which re may rebut), and how you can complain. If we grant the request, we will make the correction and distribute the correction to those who need it and those whom you identify to us that you want to receive the corrected information.

- Obtain an accounting of non-routine uses and disclosures, those other than for treatment, payment, and health care
 operations until a date that the federal Department of Health and Human Services will set after January 1, 2011.
 After that date, we will have to provide an accounting to you upon request for uses and disclosure for treatment,
 payment, and health care operations. We do not need to provide an accounting for the following disclosures:
 - To you for disclosures of protected health information to you.

Client Initials:

- For the facility directory or to persons involved in your care or for other notification purposes as provided in § 164.510 of the federal privacy regulations (uses and disclosures requiring an opportunity for the individual to agree or to object, including notification to family members, personal representatives, or other persons responsible for your care, or your location, general condition or death).
- For national security or intelligence purposes under § 164.512(k)(2) of the federal privacy regulations (disclosures not requiring consent, authorization, or an opportunity to object).
- To correctional institutions or law enforcement official under § 164.512(k)(5) of the federal privacy regulations (disclosures not requiring consent, authorization, or an opportunity to object).
- o That occurred before April 14, 2003.

We must provide the accounting within 60 days. The accounting must include the following information:

- Date of each disclosure.
- o Name and address of the organization or person who received the protected health information.
- o Brief description of the information disclosed.
- Brief statement of the purpose of the disclosure that reasonably informs you of the basis for the disclosure or, in lieu of such statement, a copy of your written authorization or a copy of the written request for disclosure.

The first accounting in any 12-month period is free. Thereafter, we reserve the right to charge a reasonable, cost-based fee.

• Revoke your consent or authorization to use or disclosure health information except to the extent that we have taken action in reliance on the consent or authorization.

Our Responsibilities under the Federal Privacy Standard

In addition to providing you your rights, as detailed above, the federal privacy standard requires us to take the following measures:

- Maintain the privacy of your health information, including implementing reasonable and appropriate physical, administrative and technical safeguards to protect the information.
- Provide you this notice as to our legal duties and privacy practices with respect to individually identifiable health information that we collect and maintain about you.
- Abide by the terms of this notice.
- Train our personnel concerning privacy and confidentiality.
- Implement a sanction policy to discipline those who breach privacy/confidentiality or our policies with regard
- Mitigate (lessen the harm to) any breach of privacy/confidentiality.

We will not use or disclose your health information without your consent or authorization, except as described in this notice or otherwise required by law.

How to Get More Information or to Report a Problem

If you have questions and/or would like additional information, you may contact the privacy officer, Michael-Renee Godfrey, PsyD, RN, LPC, BC-TMH, CPCS, CFRC at 678-401-8106.

WE RESERVE THE RIGHT TO CHANGE OUR PRACTICES AND TO MAKE THE NEW PROVISIONS EFFECTIVE FOR ALL INDIVIDUALLY IDENTIFIABLE HEALTH INFORMATION THAT WE MAINTAIN. IF WE CHANGE OUR INFORMATION PRACTICES, WE WILL MAIL A REVISED NOTICE TO THE ADDRES THAT YOU HAVE GIVEN US.

Client	Initials	•
CIICIIL	HILLIAIS	•

Appointment Reminders and Online Appointment Scheduling

You can receive an appointment reminder to your email address, your cell phone (via a text message), or your home phone (via a computer generated voice message) the day before your scheduled appointments.

You can also enjoy the convenience of online scheduling at any time. Once your account is established, you simply visit **www.therapyappointment.com** to schedule or reschedule your appointments. You may continue to schedule appointments in person or by telephone, but if you have Internet access, you are sure to enjoy the convenience of this online system.

Your name: _					
Requested log	in name: _	l_ _ _ _ _ (letters or num		_	_
Requested pas		characters - letters		ibers only)	
Your email ad	ldress:				
Your cell phor	ne number: _				
Your cell phor	ne carrier (ci	rcle one):			
Alltel	AT&T	Boost Mobile	Nextel	Sprint	SunCom
T-mobile	Verizon	VoiceStream	Virgin Mo	obile (Oth	ner)
Where would	you like to r	eceive appointmer	nt reminders	? (check on	e)
Via a to	ext message or	n my cell phone (norm	al text messag	e rates will ap	ply)
Via an	email message	to the address listed a	above		
Via an	automated tele	phone message to my	home phone		
		ll remember my appoi fees will still apply)	ntments on my	y own.	
	aiving my righ	nsidered to be "Protect at to keep this informa			
Signature]	 Date

Dicture ID
Picture ID
Front of Insurance Card

Back of Insurance Card