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## RoadtoabetterlifeNH.com

## Protected Health Information (PHI) Release Authorization-Criminal Justice

This form is ONLY for Criminal Justice System/Court Mandated Referral Situations For persons in treatment as a condition of disposition of a criminal proceeding such as probation, parole, sentence, dismissal of charges, release from imprisonment to monitor clients' compliance with SUD treatment.

<b>Applies only to:</b> Disclosures to elements of the criminal justice system which Use Disorder Program) as a condition of the disposition of any criminal proceed custody. Information related to criminal justice system duty to monitor patient	edings against the patient or of the patient's parole or other release from
Name (First, MI, Last)	DOB
I hereby authorize ROAD to disclose my l	
REASON for Release: Criminal Justice System:	
Disclosure is made <b>only to</b> those individuals within the criminal justice system monitor the patients progress (e.g. a prosecuting attorney who is withholding probation or parole officers responsible for supervision of the patient) AND the	charges against the patient, a court granting pretrial or post-trial release,
ROAD to a Better Life may release to:	
Entity/Name:	
Address:	
Address:	
Phone:	
Fax:	
<b>DURATION</b> of Release Consent	
DATES OF SERVICES from to	
(Duration: anticipated length of treatment, type of crimina	al proceeding, no later than expected final disposition date)
<b>RECORDS</b> to be released:YES Substance Use Dis	order Program Records of ROAD
I, the Patient, OR Authorized Person of Patient, UNDER	RSTAND:
<ul> <li>event. This consent becomes revocable no later than the fin connection with which this consent is given. (except where authorization.)</li> <li>I may choose to refuse to sign this form.</li> </ul>	a disclosure has already been made in reliance on my prior
<ul> <li>I have the right to inspect or copy the information I am con</li> <li>My right to healthcare treatment is not conditioned on this a</li> </ul>	senting to release within the organization's established policies.
	it the potential for re-disclosure and the information may not be
<ul> <li>Unless otherwise specified, release may be in any reasonable</li> </ul>	e manner including: paper, unencrypted fax/electronic.
PATIENT/Authorized Person SIGNATURE:	Date:
Authorized Person NAME (print):	Relationship:
<b>Substance Abuse Disorder</b> treatment information (covered by 42 CFR Part has been disclosed to you from records protected by federal confidentiality rupatient information relative to this consent may re-disclose and use it <b>only</b> to	iles (42 CFR part 2). The Federal rules state that a person who receives

substance use disorder either directly, by reference to publicly available information, or through verification of such identification by another person unless further disclosure is expressly permitted by the written consent of the individual whose information is being disclosed or as otherwise permitted by 42 CFR part 2. A general authorization for the release of medical or other information is NOT sufficient for this purpose (see § 2.31). The federal rules restrict any use of the information to investigate or prosecute with regard to a crime any patient with a substance use disorder, except as provided at §§ 2.12(c)(5) and 2.65.

The federal rules prohibit you from making any further disclosure of information in this record that identifies a patient as having or having had a

release or other action in connection with which the consent is given.