

Minimum Record Keeping Agreement

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I do not believe that keeping detailed records of what happens in each session is either clinically or practically useful. Therefore, I will only keep written records of session content when it is clinically, legally or ethically appropriate.

Such circumstances will include documentation of at-risk behavior (either to self or others); when required by legal authorities due to the client being in court mandated treatment (under state or federal laws); or if documentation of certain issues or events is deemed clinically useful as a way to track crucial details of the therapeutic process (as in for use in consultation in order to provide the best service to the client).

I will abide by all other state requirements (WAC 246-810-035) for record keeping which requires me to keep, at the very least: the client name; fee arrangement & record of payment; dates therapy received; signed disclosure form; and this record of an agreement to not keep other session records.

_____ I agree to this statement to not keep session records.

_____ I ask that records be kept of all sessions.

Client (s) _____ Date _____

Client (s) _____ Date _____

Paul David, Ph.D. _____ Date _____