

Minor Consent for Mental Health Services

- 1. The table below only applies to minors 12 years old and older. Minors who are 12 years old and older who are dependents or wards of the court enjoy the same right to consent to outpatient mental health care as minors living at home with a parent or guardian (no court order or other authorization is necessary).
- 2. Authority to consent for services and release protected health information for minors less than 12 years of age are with parents. For dependents or wards of the Court who are younger than 12, care must be taken to establish a non-parent's legal authority to consent to care before treatment begins. Often, it requires identification of the child's status as well as the ability or inclination of the natural parents to provide consent. A copy of the Court Order delegating the authority to consent (e.g., to a foster parent) should be placed in the health records before care is provided.

Service/Treatment	Minor Consent	Confidentiality	Additional Information
Outpatient mental health: Assessment Therapy Rehabilitative counseling Case management Group counseling	A minor who is 12 years of age or older may consent to mental health treatment or counseling on an outpatient basis if the following requirements are satisfied: 1) The minor, in the opinion of the attending professional person, is mature enough to participate intelligently in the outpatient services; AND 2) The minor: a. Would present	The provider must involve the minor's parents in the counseling services unless the provider believes that such involvement would be inappropriate. If the minor objects to involving the parent but the provider believes their involvement would be appropriate, further services should not be provided pursuant to minor consent and the parent should not be involved. If the minor does not object, the parent(s) should be involved, but control of the medical record, as well as the "privilege" sits with the minor and access to the	 Minor Consent As of 05/01/2015, County policy re: minor consent for sensitive mental health services will apply under the following conditions: The minor is mature enough to participate intelligently in services based on the clinician's assessment; AND Would present a danger of serious physical or mental harm to self without the mental health treatment or counseling; OR Would present a danger of serious physical or mental harm to others without the mental health treatment or counseling; OR Is alleged to be a victim of incest; OR Is alleged to be a victim of child abuse.

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	a danger of	record by the parent should	Under this definition, not all clients 12
	serious	only be provided after	years old and over can consent for their
	physical or	written authorization from	own services. <i>The minor must meet</i>
	mental harm	the minor is obtained. Note	condition 1 (appropriate level of
	to self or	that the right to control the	maturity) and at least one of conditions
	others without	record sits with the minor	2-5 (danger of physical or emotional
	the mental	regardless of whether the	harm to self or others without mental
	health	parent gives independent	health treatment or counseling; or
	treatment or	consent to the services, or	alleged victim of incest or abuse)
	counseling; OR	initiated the services.	
	b. Is the alleged	[Source: CA Health & Safety	The client's clinical documentation,
	victim of	Code Section 123110(a),	especially the psychosocial assessment,
	incest or child	123115(a); Code of Federal	must clearly articulate the factors utilized
	abuse.	Regulations, Title 45, Section	by the clinician to determine condition 1
		164.502(g)(3), 164.508(a)]	and how the client's mental health related
	(Source: CA Family	B 446811 1:	presenting issues/impairments meet at
	Code Section 6924)	Per MCBH policy, an	least one of conditions 2-5.
		authorization from the client	Confidentiality
		is normally required to	Confidentiality
		disclose protected health information to other third	An Authorization to Use, Exchange, and/or Disclose PHI ("Authorization") must be
		party healthcare providers,	obtained from minor clients 12 years or
		including MCBH contract	older prior to disclosing PHI to parents or
		partners, unless the	legal guardians even if those parents or
		disclosure is for a critical,	guardians are who consented for services.
		emergency service.	guardians are who consented for services.
			Legal Requirement to Involve Parents
			The provider is required to involve a
			parent or guardian in the minor's
			outpatient treatment unless such
			involvement is inappropriate. This
			decision and any attempts to contact
			parents must be documented in the health

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			records. Involving parents may mean sharing certain confidential information. However, having them participate does not mean parents have a right to access
			confidential records.
Psychotropic medication treatment	Only with a parent or guardian consent, except a guardian cannot consent to experimental medications for a minor (Source: CA Probate	Since the minor did not and could not have consented to psychotropic medications, a parent or guardian usually has the right to access that portion of the minor's medical information. To share that information with others, the provider usually	The parent/guardian of a minor shall not be entitled to inspect or obtain copies of the minor's patient records where the health care provider determines that access to the patient records requested by the parent/guardian would have a detrimental effect on the provider's professional relationship with the minor or the minor's physical safety or
Voluntary inpatient mental health hospitalization	Code Section 2356) Only with parent or guardian consent, except a guardian cannot place a minor in a mental health facility against the minor's will. Involuntary placement can only be obtained through a CA Welfare and Institutions Code 5585.2 or 5350 proceeding. (Source: CA Probate Code 2356)	must have a signed authorization from the parent or guardian. [Source: CA Health & Safety Code 123105(e), 123110(a); CA Welfare and Institutions Code Section 5328(d) Per MCBH policy, an authorization from the client is normally required to disclose protected health information to other third party healthcare providers, including MCBH contract partners, unless the disclosure is for a critical, emergency service.	psychological well-being.

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Alcohol or Drug Counseling	A minor who is 12	If the minor consents to	Providers may not disclose information to
(ONLY)	years of age or older	care, the provider may only	parents without a minor's written
	may consent to	share the minor's medical	authorization. However, an exception
An individual, program, or	medical care and	information with parents	allows a program to share with parents if
facility is federally assisted	counseling relating to	with the signed consent of	the program manager and/or director
drug program if:	the diagnosis and	the minor.	determines the following three conditions
1) It is authorized,	treatment of a drug or	50 50 11 11 5 5 6 6	are met:
certified, licensed, or	alcohol related	[Source: CA Health & Safety	1) That the minor's situation poses a
funded in whole or part	problems.	Code Sections 123110(a),	substantial threat to the life or
by any department of the federal	[Source: CA Family	123115(a); CA Civil Code Sections 56.10(b)(7), 56.11	physical well-being of the minor or
government; AND	Code Section 6929(b)]	(c); Code of Federal	another; 2) That this threat may be reduced by
2) The individual program	Code Section 0929(b)]	Regulations, Title 42, Section	communicating relevant facts to the
is an individual or		2.14; Code of Federal	minor's parents; AND
program that holds		Regulations, Title 45,	3) That the minor lacks the capacity
itself out as providing		Sections 164.502(g)(3)(i)(A),	because of extreme youth or a mental
alcohol or drug abuse		164.508(a)]	or physical condition to make a
diagnosis, treatment, or		(,1	rational decision on whether to
referral		Per MCBH policy, an	disclose to the parents
		authorization from the client	·
NOTE: MCBH alcohol and		is normally required to	[Source: Code of Federal Regulations, Title
other drug programs are		disclose protected health	42, Section 2.14.
covered under this		information to other third	
requirement.		party healthcare providers,	The provider may only share treatment
		including MCBH contract	information with providers employed by
		partners, unless the	the SAME PROGRAM [NOTE: this does not
		disclosure is for a critical,	say the same organization; it specifically
		emergency service.	states SAME PROGRAM or same team only]
			or with an entity having direct
			administrative control [e.g., Behavioral Health Quality Improvement], and only in
			connection with duties arising out of the
			provision of diagnosis, treatment, or
			provision or diagnosis, treatment, or

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			referral. Providers may release
			information to other medical professionals
			in bona fide medical emergencies.
Dual Diagnosis Treatment			Even if your program is primarily a
(treatment of co-occurring			"mental health" program, ALL of the
mental health and			Alcohol or Drug Counseling Only rules
alcohol/substance abuse			attach once your team provides substance
issues)			abuse treatment services to individual
			clients.
An individual, program, or			
facility is a federally			This means that treatment information
assisted drug program if:			cannot be shared outside your
1) It is authorized,			teams/programs even with other teams in
certified, licensed, or			the organization. For example, if the
funded in whole or part			client is served by the Juvenile Justice
by any department of			Team and the client is being provided
the federal			substance abuse treatment, the Juvenile
government; AND			Justice Team cannot share treatment
2) The individual program			information with any other MCBH teams or
is an individual or			programs.
program that holds			
itself out as providing			The exception to this is when the client
alcohol or drug abuse			completes an Authorization to Use,
diagnosis, treatment, or			Exchange, and/or Disclose WITHIN MCBH.
referral			By consenting to and signing this form, the
			client agrees that treatment information
NOTE: MCBH mental health			about them can be shared with other
programs providing dual			internal MCBH teams programs. Sharing
diagnosis treatment are			with an external provider, even if it is an
covered under this			MCBH contractor, requires the client's
requirement.			signed consent to do so.