AUTHORIZATION FOR RELEASE OF RECORDS AND COMMUNICATIONS BY SCHOOL DISTRICT

See instructions for assistance in completing this form.

1. I,	, \Box student, \Box parent \Box legal guardian \Box "primary caretaker," authorize					2		
Institution/Agency/Practitioner		to:		release	the	records	marked	below
for inspection and/or copying by, and/or \square co	ommunicate with, the recipie	ent(s)	note	d below	regard	ling,		
Client/Student	,///////	, fo	or the	e purpose	of: _			
2. Recipient(s):	e & Title					_()_	Phone	,

Agency, Street Address, City, State, Zip Code

3. Information may be disclosed/obtained by (circle all that apply): Mail, In-Person, Phone, E-mail or FAX (for urgent/emergency needs). If no method is identified, any method may be used.

4. This consent is valid for a period of one year or until //20, which ever is shorter. I understand that I have a right to revoke this authorization at any time except to the extent that the program or person which is to make the disclosure has already acted in reliance on it. Any revocation must be in writing and must be sent/given to the school's Records Custodian or ______. Furthermore, I understand that no revocation shall prevent disclosure of records and communications until it is received by the person authorized to disclose records and communications.

RECORDS TO BE RELEASED							
The records released shall cover the dates of		to	_(Optional)				
Evaluation/Assessment	Treatment	Education Records					
 Screenings Treatment Plan Grades/Transcript Attendance Discipline Records Health Records Discipline Records Test Scores IEP/504 Plan Speech, OT, PT Reports Standardized Academic Test Results Linguistic Testing for English Learners 							
Reports/Evaluations received from: Institution/Agency/Independent Practitioner							
□ Other							
It is my full understanding that, the records and communications to be disclosed will include sensitive information such as evaluation, habilitation/treatment information for mental health, developmental disabilities, alcohol or substance use/abuse, HIV/AIDS or exposure to sexually transmitted diseases unless specifically checked below for exclusion, if in the District's possession and with proper signatures consenting to release:							
🗆 Mental Hea	lth 🛛 🗆 Developmental Disabilitie	$s \Box Alcohol/Substance Ab$	ouse				
□ <i>HIV/AIDS</i> □ <i>Exposure to Sexually Transmitted Diseases</i> □ <i>Other</i>							

5. <u>ACKNOWLEDGEMENTS</u>

<u>School Records</u>: I understand that I have the right to inspect, copy, and challenge the content of the school student records for which I am authorizing release. I also have the right to designate the school student records to be released or to identify specific portions of a school record to be released by this consent. Any such limitations have been noted above.

<u>Mental Health Records</u>: I fully understand the nature and purpose of this authorization, that I have the right to inspect and copy the records to be released, and that I may revoke this consent at any time. The consequences, if any, of my refusal to consent to the release of these records have been explained to me as:

Authorized Signature	Date
Signature of Minor if 12 years of age or over (Mental Health/Substance Abuse/HIV/AIDS and/or STD)	Date
Signature of Witness (Mental Health Records)	Date

<u>Notice to Agent/Person Receiving Records.</u> Under the provision of the the *Federal Education Rights Privacy Act*, 20 USC 1232g(b)(4)(B); the *Illinois School Student Record Act*, 105 ILCS 10/6(d); the *Mental Health and Developmental Disabilities Confidentiality Act*, 740 ILCS 110/5(d); and/or the *Aids Confidentiality Act*, 410 ILCS 305/10, you may not redisclose any of the information received without first obtaining specific, written authorization conforming with the appropriate Act.

To the extent that the information to be released addresses substance abuse diagnosis or treatment, this information has been disclosed to you from records protected by Federal confidentiality rules (42 CFR part 2). The Federal rules prohibit you from making any further disclosure of this information unless further disclosure is expressly permitted by the written consent of the person to whom it pertains 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. The Federal rules restrict any use of the information to criminally investigate or prosecute any alcohol or drug abuse patient.