



THERAPY 2000

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RELEASE FOR USE AND DISTRIBUTION OF PHOTOGRAPHIC/VIDEO IMAGES

I, _____, the Undersigned Parent and Legal Guardian of _____ hereafter referred to as "Model" hereby assign, transfer and deliver to THERAPY 2000, Inc., hereinafter referred to as "Publisher" its successors and assigns, all right, title and interest, of every kind and nature, in and to the photographs, video and digital images of Model attached hereto as Exhibit "A" (the "Images") together with all copyrights therein, or the right to secure copyrights thereon, and in any works derived there from, throughout the entire world and any and all other rights' that Model now has or to which Model may become entitled under existing or subsequently enacted federal, state or foreign laws, statutes or regulations, including, without limitation, the following rights: to use Model's likeness and biographical materials, to reproduce the Images in the preparation of derivative works based upon or incorporating the Images, to use and otherwise distribute copies of said derivative works, and to display the derivative works publicly in accordance with its customary business practices.

The Undersigned hereby warrants that [a] all poses, positions, situations, and displays enacted in the photographic/video depictions covered by this agreement were entered into without force, coercion, or threat whatsoever, and were posed freely by Model with Model's full consent and for Model's own amusement. The Undersigned and Model further agree to hold Publisher blameless and free of all accusation of such force or coercion; and [b] that the Undersigned has the full right, power and authority to enter into this Agreement and make all of the grants, promises and covenants herein contained; [c] the Images are original unpublished works and that no part thereof infringes upon the title, literary property or the copyright in any other work nor unfairly competes with any person or entity; [d] that the Undersigned and Model are the sole owner of the Images and of all the rights therein and that prior to executing this Agreement, Neither the Undersigned nor Model has sold, assigned, transferred, pledged or mortgaged any right, title or interest in the Images, the copyright therein or in any of the rights herein conveyed; and [e] that Model and the Undersigned have not made or entered into any other contract or contracts affecting the Images or any right, title or interest therein, or in the copyright rights therein, and that no person, firm or corporation other than Model and the Undersigned claims, or has claimed any right, title or interest in or to said Images.

The "model" may revoke this authorization in writing. Further instruction on revoking authorization has been provided in the Publisher's Notice of Privacy Practice section CI. However, if I choose to do so, I understand that my revocation will not affect any actions taken by Publisher before receiving my revocation. Treatment may not be conditioned on obtaining this authorization. I understand that if the person or entity receiving Authorized Information is not a health plan or health care provider covered by federal privacy regulations, the authorized information may be re-disclosed by the recipient and may no longer be protected by federal or state law.

It is further agreed that Publisher shall not be required to pay Model any royalties or other compensation for the use and distribution of the Images.

Signed on _____

_____, Model

_____, Parent and legal guardian

_____, Publisher