

Exhibit 1
Template for Provider Consent for Release of Information from
Parent or Guardian of Youth in Detention

The Pilot Project assumes that Providers *who* deliver mental health services through the Pilot Project will use their own consent forms for releasing protected health information about youth in detention to the detention centers. In accordance with Indiana Protocol on Appropriate Policies and Procedures in Mental Health Screening, Assessment and Treatment of Youth in Detention (“Protocol”), the Addendum to the Protocol, and the related Business Associate Agreement (“BAA”), Providers should limit information released to the detention center through the Pilot Project to the following:

- Diagnosis;
- Prognosis;
- Special health or safety concerns;
- Prescribed medications; and
- Recommendations and arrangements for continuing care, future treatment or follow-up care, including specific recommendations on counseling, treatment, and programming while the youth is in detention.

If a detention center seeks more comprehensive PHI about youth in detention in order to provide the best care for the youth or to make appropriate health and safety decisions for the youth while in detention, the detention center may make separate arrangements for additional PHI to be released from the Provider to the detention center. In this situation, the detention center will seek and obtain this additional information through a separate consent signed by the youth’s parent or guardian. This additional information may not be shared by the detention center with the Juvenile Justice Agencies involved in obtaining mental health services for youth in detention through the Pilot Project, but rather this information will be maintained confidentially within the detention center as provided in Section III(C) of the Addendum to the Protocol.