				WHOSE Records to be Disclosed OMB No. 0960-0623				
				NAME (Fi	irst, Middle, L	ast)		
				SSN		_	Birthday (mm/dd/yy	·)
	AUTHORIZ THE SOC							
	** PLEASE READ TH							V **
I voluntarily	authorize and request							
<u>OF WHAT</u>	All my medical reco					<u>rmation</u>	related to	my ability to
	perform tasks. This and other information regard not limited to:					re for my i	mpairment(s)
Psycho	ological, psychiatric or other buse, alcoholism, or other s cell anemia			udes "psych	otherapy no	tes" as de	fined in 45 (CFR 164.501)
Record	ls which may indicate the pressuch as hepatitis, syphilis ncy Syndrome (AIDS); and t	s, gonorrhea						
Gene-reInformationCopies of ed speech evalue	elated impairments (includin about how my impairment(s lucational tests or evaluatio uations, and any other reco created within 12 months af	ng genetic tes s) affects my a ns, including rds that can h	ability to comp Individualized nelp evaluate fu	Educational inction; also	Programs, t	riennial as servation	sessments, s and evalua	, psychological and
FROM WHO								information to identify
physicians, p mental health treatment, ar All education records admi Social worke Consulting e: Employers Others who r	sources (hospitals, clinics, lat beychologists, etc.) including h, correctional, addiction and VA health care facilities hal sources (schools, teachers inistrators, counselors, etc.) by cychabilitation counselors xaminers used by SSA may know about my condition bors, friends, public officials)	the sub	ject (e.g., other	names used	d), the specif	c source,	or the mate	rial to be disclosed:
TO WHOM	The Social Security Admi determination services"), in process. [Also, for internations of the content of the co	cluding cont	ract copy servi	ces, and doc	tors or othe	r professio	onals consu	
PURPOSE Determining my eligibility for benefits, inc that by themselves would not meet SSA's d			ncluding looking definition of dis	g looking at the combined effect of any impairments ion of disability; and whether I can manage such benefits.				
	Determining whether I a	•			,		S)	
I understandI may write toSSA will give	1EN This authorization is go ne use of a copy (including eled that there are some circumstoness) and my sources to revolute me a copy of this form if I as both pages of this form and	ectronic copy) ances in which oke this author k; I may ask th	of this form for to this information rization at any time source to allo	he disclosure n may be redi me (see page w me to inspe	of the inform sclosed to otle 2 for details) ect or get a co	ation descr ner parties opy of mate	(see page 2 erial to be dis	
	USING BLUE OR BLAC							or authority to sign
INDIVIDUAL	authorizing disclosure		Parent of	minor 🔲	Guardian	☐ Other	personal re	epresentative (explain)
SIGN >			(Parent/guardian	/nersonal renre	sentative sign			
			here if two signa			<u> </u>		
Date Signed		Street Addres	SS					
Phone Number (with area code) City							State	ZIP –
<u>WITNESS</u>	I know the person signi	ing this form	or am satisfie					
SIGN >				IF needed, second witness sign here (e.g., if signed with "X" above) SIGN ▶				
Phone Number	Phone Number (or Address)							

This general and special authorization to disclose was developed to comply with the provisions regarding disclosure of medical, educational, and other information under P.L. 104-191 ("HIPAA"); 45 CFR parts 160 and 164; 42 U.S. Code section 290dd-2; 42 CFR part 2; 38 U.S. Code section 7332; 38 CFR 1.475; 20 U.S. Code section 1232g ("FERPA"); 34 CFR parts 99 and 300; and State law.

Explanation of Form SSA-827,

"Authorization to Disclose Information to the Social Security Administration (SSA)"

We need your written authorization to help get the information required to process your claim, and to determine your capability of managing benefits. Laws and regulations require that sources of personal information have a signed authorization before releasing it to us. Also, laws require specific authorization for the release of information about certain conditions and from educational sources.

You can provide this authorization by signing a form SSA-827. Federal law permits sources with information about you to release that information if you sign a single authorization to release all your information from all your possible sources. We will make copies of it for each source. A covered entity (that is, a source of medical information about you) may not condition treatment, payment, enrollment, or eligibility for benefits on whether you sign this authorization form. A few States, and some individual sources of information, require that the authorization specifically name the source that you authorize to release personal information. In those cases, we may ask you to sign one authorization for each source and we may contact you again if we need you to sign more authorizations.

You have the right to revoke this authorization at any time, except to the extent a source of information has already relied on it to take an action. To revoke, send a written statement to any Social Security Office. If you do, also send a copy directly to any of your sources that you no longer wish to disclose information about you; SSA can tell you if we identified any sources you didn't tell us about. SSA may use information disclosed prior to revocation to decide your claim.

It is SSA's policy to provide service to people with limited English proficiency in their native language or preferred mode of communication consistent with Executive Order 13166 (August 11, 2000) and the Individuals with Disabilities Education Act. SSA makes every reasonable effort to ensure that the information in the SSA-827 is provided to you in your native or preferred language.

IMPORTANT INFORMATION, INCLUDING NOTICE REQUIRED BY THE PRIVACY ACT

All personal information collected by SSA is protected by the Privacy Act of 1974. Once medical information is disclosed to SSA, it is no longer protected by the health information privacy provisions of 45 CFR part 164 (mandated by the Health Insurance Portability and Accountability Act (HIPAA)). SSA retains personal information in strict adherence to the retention schedules established and maintained in conjunction with the National Archives and Records Administration. At the end of a record's useful life cycle, it is destroyed in accordance with the privacy provisions, as specified in 36 CFR part 1228.

SSA is authorized to collect the information on form SSA-827 by sections 205(a), 223(d)(5)(A), 1614(a)(3)(H)(i), 1631(d)(1) and 1631 (e)(1)(A) of the Social Security Act. We use the information obtained with this form to determine your eligibility, or continuing eligibility, for benefits, and your ability to manage any benefits received. This use usually includes review of the information by the State agency processing your case and quality control people in SSA. In some cases, your information may also be reviewed by SSA personnel that process your appeal of a decision, or by investigators to resolve allegations of fraud or abuse, and may be used in any related administrative, civil, or criminal proceedings.

Signing this form is voluntary, but failing to sign it, or revoking it before we receive necessary information, could prevent an accurate or timely decision on your claim, and could result in denial or loss of benefits. Although the information we obtain with this form is almost never used for any purpose other than those stated above, the information may be disclosed by SSA without your consent if authorized by Federal laws such as the Privacy Act and the Social Security Act. For example, SSA may disclose information:

- 1. To enable a third party (e.g., consulting physicians) or other government agency to assist SSA to establish rights to Social Security benefits and/or coverage;
- 2. Pursuant to law authorizing the release of information from Social Security records (e.g., to the Inspector General, to Federal or State benefit agencies or auditors, or to the Department of Veterans Affairs(VA));
- 3. For statistical research and audit activities necessary to ensure the integrity and improvement of the Social Security programs (e.g., to the Bureau of the Census and private concerns under contract with SSA).

SSA will not redisclose without proper prior written consent information: (1) relating to alcohol and/or drug abuse as covered in 42 CFR part 2, or (2) from educational records for a minor obtained under 34 CFR part 99 (Family Educational Rights and Privacy Act (FERPA)), or (3) regarding mental health, developmental disability, AIDS or HIV.

We may also use the information you give us when we match records by computer. Matching programs compare our records with those of other Federal, State, or local government agencies. Many agencies may use matching programs to find or prove that a person qualifies for benefits paid by the Federal government. The law allows us to do this even if you do not agree to it.

Explanations about possible reasons why information you provide us may be used or given out are available upon request from any Social Security Office.

PAPERWORK REDUCTION ACT

This information collection meets the requirements of 44 U.S.C. § 3507, as amended by Section 2 of the <u>Paperwork Reduction Act of 1995</u>. You do not need to answer these questions unless we display a valid Office of Management and Budget control number. We estimate that it will take about 10 minutes to read the instructions, gather the facts, and answer the questions. **SEND OR BRING IN THE COMPLETED FORM TO YOUR LOCAL SOCIAL SECURITY OFFICE. The office is listed under U. S. Government agencies in your telephone directory or you may call Social Security at 1-800-772-1213 (TTY 1-800-325-0778).** You may send comments on our time estimate above to: SSA, 6401 Security Blvd., Baltimore, MD 21235-6401. Send **only** comments relating to our time estimate to this address, not the completed form.