INITIATING MY CONTINGENCY PLAN



PRMS has attempted to facilitate contingency planning by suggesting information relevant to initiating a plan. The following form is not a complete contingency plan and the information it contains does not constitute legal advice. All physicians should consult with an attorney in their practice state for state-specific legal advice on contingency planning.

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PSYCHIATRIST NAME:	
HOME ADDRESS:	
HOME TELEPHONE:	
CELL PHONE:	
EMAIL:	
KEY CONTACTS	
	1ER:
ADDRESS:	
HOME TELEPHONE:	
CELL PHONE:	
2 FAMILY MEMBER/ERIEND	
ADDRESS:	
HOME TELEPHONE:	
3. FAMILY MEMBER/FRIEND: ADDRESS:	
HOME TELEPHONE: CELL PHONE:	
CELET HOME.	
4. OFFICE MANAGER: ADDRESS:	
ADDRESS.	
HOME TELEPHONE:	
CELL PHONE:	
5. COVERING PSYCHIATRIST:	
ADDRESS:	
HOME TELEPHONE:	
6. COVERING PSYCHIATRIST	·
ADDRESS:	
HOME TELEPHONE:	
CELL PHONE:	
7. PERSONAL ATTORNEY:	
TELEPHONE:	
CELL PHONE:	
EMAIL:	
TELEPHONE: EMAIL:	

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IN THE EVENT OF MY SUDDEN DEATH OR INCAPACITY:

- The key contact(s) having knowledge of the situation should immediately notify the other listed key contacts on the prior page.
- In the event of my incapacity, I authorize ______ contingency plan until such time as I return to or close my practice.
- 3. In the event of my death, I authorize ________ to carry out my contingency plan until such time as my practice is formally closed.

THE INDIVIDUAL(S) HAVING AUTHORITY TO CARRY OUT MY CONTINGENCY PLAN SHOULD:

Immediately notify patients with scheduled appointments and tell them
 Dr. __________ will be providing care to them until they can find a new psychiatrist
 or until I can return to practice (if this appears likely). Patients should be provided with contact information for
 the doctor.

to carry out my

- 2. Provide this information to patients who call the office during my absence/following my death.
- 3. Contact other entities where I provide care:

Name of Facility: Contact Person: Telephone:	
Name of Facility: Contact Person: Telephone:	

- 4. Refer all matters related to patient care, including, but not limited to, prescription refills, lab/imaging results and correspondence from consultants to the physicians who have agreed to cover for me, and provide the covering physicians with relevant information from the medical record.
- 5. Notify all active patients in writing using the letter drafted in accordance with my attorney's advice.
- 6. Release copies of medical records strictly adhering to the following protocols:
- A written authorization, compliant with HIPAA and state law, must be signed by the patient prior to releasing or transferring medical records.
- A copy of the authorization should be kept in the medical record.
- If the patient submits an authorization form other than the one we currently use, please fax a copy of it to the risk management department of my malpractice carrier and ask for advice on whether to release the medical record.
- If anyone other than the patient, such as an attorney, police officer, etc., requests information on a patient, including a copy of the medical record, DO NOT release any information until you have consulted with risk management or the attorney managing this contingency plan or my estate for advice.
 - _____ (name), _____ (position), has keys/passwords needed to access medical records.
- 7. In the event of my death or incapacity, also provide notice to (provide contact info for all that apply to your practice):
 - Local pharmacies
 - DEA nearest field office
 - State licensing board
 - Insurance plans
 - Membership organizations
 - Other colleagues

(Physician signature)

(Date)

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