|  |  |
| --- | --- |
| Child’s/Youth’s Name: | Date of Birth: |
| Name of CAS Agency: | |
| Foster Parents Name(s): | |
| Foster Parents Email Address: | |

If over 16 years old:

|  |  |
| --- | --- |
| **I** |  |
|  | *( Youth’s Full Name )* |

If under 16 years old:

|  |  |
| --- | --- |
| **I** |  |
|  | *( Child's Worker – Full Name )* |

**Give permission for:**

Dr. Cory Saunders

To Collect Information in regard to:

BASC 3 and Brown Scales

﻿The BASC–3 system includes the following components:

* Behavioral and Emotional Screening System (BESS)
* Teacher Rating Scales (TRS)
* Parent Rating Scales (PRS)
* Self-Report of Personality (SRP)
* Structured Developmental History (SDH)
* Student Observation System (SOS)
* BASC–3 Behavior Intervention Guide
* Behavioral and Emotional Skill Building Guide – part of the BASC–3  
  family of products
* Flex Monitor
* Parenting Relationship Questionnaire (PRQTM)

Together, the BASC–3 components offer a comprehensive system for identifying, evaluating, monitoring, and remediating behavioral and emotional problems in children and adolescents. Each component can be used individually or in whatever combination is best suited to the situation.

**Limits (if any)** I wish to list or limit what personal information can be collected and disclosed as follows:

|  |  |  |  |
| --- | --- | --- | --- |
| Signature: |  | Date: |  |
|  | **Youth’s Signature (over 16 yr. old) OR Worker’s Signature** | | |

**Notes:** When consent is required under Part X and the agency’s privacy policies, the following authorized persons may give consent:

1. The individual, if the individual is capable.
2. A capable child or youth under the age of 16. The individual child or youth must consent to the release of their own information.
3. A custodial caregiver to the incapable child or youth. If there is more than one caregiver or person who has custody (joint custody), each individual custodial caregiver has the right of access to the records of their children or youth and only one custodial caregiver’s consent is required to collect and/or disclose information regarding the children or youth.

Note: the caregiver or person with lawful custody may not consent if the information to be disclosed relates to “treatment” (as defined under the *Health Care Consent Act, 1996*) about which the child or youth has made their own decision or “counseling” (as defined under the *Child, Youth and Family Services Act, 2017*) about which the child participated on their own. (That means, if a child or youth consented to the treatment or counseling on their own, a caregiver cannot consent to the release of that information on behalf of the child or youth). If there is a disagreement between a capable child or youth and the custodial caregiver about the release of information, the capable child or youth’s wishes prevail.

1. A substitute decision-maker, if the individual is incapable. The following is a prioritized list of possible substitute decision-makers, meaning if someone or a group outranks another person or group lower on the list, that higher ranked person or group is the substitute decision-maker(s).

* Substitute decision-maker under the *Health Care Consent Act*, for specified purposes.
* The individual’s guardian of the person or guardian of property, if the consent relates to the guardian’s authority to make a decision on behalf of the individual (please ask to see a copy of the documentation).
* The individual’s attorney for personal care or attorney for property, if the consent relates to the attorney’s authority to make a decision on behalf of the individual (please ask to see a copy of the documentation).
* The individual’s representative appointed by the Consent and Capacity Board, if the representative has authority to give the consent (please ask to see a copy of the documentation).
* The individual’s spouse or partner.
* A child or parent of the individual, or a children’s aid society or other person who is lawfully entitled to give or refuse consent in the place of the parent [Note: This paragraph does not include a parent who has only a right of access to the individual. If a children’s aid society or other person is lawfully entitled to consent in the place of the parent, this paragraph does not include the parent.]
* A parent of the individual with only a right of access to the individual.
* A sibling of the individual.
* Any other relative of the individual.

1. An estate trustee, in the case of a deceased individual (unless the individual has been deceased for more than 30 years, in which case the information is no longer personal information).