The UO Psychology Clinic does not release or disclose information about clients without prior written authorization from clients to anyone outside of the UO Psychology Clinic personnel, except in those cases permitted or mandated by law or the APA ethics code. Limits to confidentiality may include situations where: (1) we have reasonable cause to believe a client is a danger to themselves, (2) we have reasonable cause to believe a client is a danger to another. (3) we have reasonable cause to believe a child, elderly person, or developmentally disabled person has been abused, (4) in response to a court order or subpoena, (5) in response to a request from a parent/legal guardian of a minor client, (6) in response to a federal government agency for health oversight activities or to prevent terrorism (7) when a worker's compensation claim has been filed, (8) in response to a lawsuit or complaint against the UO Psychology Clinic or its professional staff. We would limit disclosures to only what is necessary. We inform all clients of these limitations in writing at the onset of services. With appropriate client authorization, we may consult with clients' other health providers on campus (i.e., Student Health) in order to provide appropriate care. We do this only to provide treatment, as part of the client's treatment record. Treatment records are not considered part of the student's educational record that is subject to FERPA regulations, unless records are released to other recipients in the University for purposes other than treatment. We do not release any information about clients outside the UO Psychology Clinic and its personnel to other University staff, employees, or administrators without the client's prior written authorization.