ASSIGNMENT OF PROCEEDS AND/OR LIEN FOR MEDICAL SERVICES

Attorney:	Patient:	
	Patient #	D/A
	SSN #	DOB
FOR VALUE RECEIVED, I hereby assign unto Peach Tr my bill for health care services and all claims which I m the above captioned date or who may be legally respon	nay have against any other party who's NEGLIGENCI	
accident which occurred on the above captione which I may have against any other party whose		olicy, health care plan, or any claim
HEREBY AUTHORIZE PAYMENT BE MADE DIRECTLY TO THE ISSUE FOR, COLLECT, ENDORSE, SIGN, AND RECEIVE ANY SUCH HALL BE GRANTED SUCH POWERS CONTAINED HEREIN. IS ISSURTHER EMPOWERED TO PROVIDE ANY AND ALL INFORMAN INFORMATION OR SUPPORTING DOCUMENTATION CONCERNATION OF SUPPORTING DOCUMENTATION CONCERNATION OF SUPPORTING DOCUMENTATION CONCERNATION OF SUPPORTING DOCUMENTATION CONCERNATION OF SUPPORTING DOCUMENTATION OF SUPPORTING DOCUMENTATION CONCERNATION OF SUPPORTING DOCUMENTATION	CH INSURANCE OR OTHER BENEFITS OR CLAIMS AGAINS NOT OBLIGATED OR COMPELLED TO EXERCISE SUCH PO ATION AND DOCUMENTS PERTAINING TO MY POLICIES I ENING OR TOUCHING UPON THE HANDLING, CALCULATI	ST OTHER PARTIES TOR MY INJURIES. ALTHOUG WERS BUT MAY DO SO ATL DISCRETION IS NCLUDING A COPY OF SUCH POLICY AND ANY ON, PROCESSING, OR PAYMENT OF ANY CLAIN
OES NOT RELEASE HIM/HER OF THE FIDUCIARY RESPONS Y SIGNING YOUR NAME BELOW YOU CERTIFY THE ACCUR O REGIONAL MEDICAL GROUP AND ITS DOCTORS FOR EVA ATE AND FOR NO OTHER PURPOSE.	RACY OF YOUR MEDICAL AND/OR ACCIDENT HISTORY	AND FURTHER CERTIFY THAT YOU PRESENTED
AGREEMENT SHALL BE CONSIDERED AS EFFECTIVE AND VAN THE EVENT THAT ANY PROVISION OF THIS AGREEMENT IS HALL REMAIN ENFORCEABLE.	ALID AS THE ORIGINAL. IS DETERMINED TO BE INVALID OR UNENFORCEABLE, AL	
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Patient/Guardian Signature Witness	ALID AS THE ORIGINAL. IS DETERMINED TO BE INVALID OR UNENFORCEABLE, AL	L OTHER PROVISIONS OF THIS AGREEMENT
N THE EVENT THAT ANY PROVISION OF THIS AGREEMENT IS HALL REMAIN ENFORCEABLE. N WITNESS WHEREOF, THE AGREEMENT HAS BEEN ENTERE	ED THE DAY AND YEAR SET FORTH BELOW. Sient, hereby agrees to observe all terms stated herein a to adequately protect PTRG. Attorney is expressly dire ad/or verdicts received on Patient's behalf as may be restricted. Attorney further agrees that in the event Patier is Patient was treated, Attorney shall inform such new contains document to PTRG does not release him/her of the	Date Date Date Date Toted to hold in Attorney's Client Trust Account quired to adequately protect and pay PTRG for those medical services, examinating secures other counsel in connection with any punsel of the Agreement, and secure new counter fiduciary responsibility of ensuring that the accounter to the counter of the Agreement, and secure new counter fiduciary responsibility of ensuring that the accounter to the counter of the Agreement, and secure new counter fiduciary responsibility of ensuring that the accounter to the counter of the Agreement, and secure new counter fiduciary responsibility of ensuring that the accounter of the Agreement is the counter of the Agreement of the Agreeme



Authorizations and Releases / Financial Policy

Date:___

Name: _	Patient #	
CONSEN	IT FOR TREATMENT	
Initial	I, the undersigned, hereby authorize the Doctors of Pachtree Rehab Group (PTRG) and whomever designate as their assistant(s) to perform diagnostic tests, and to administer treatment as is necessal also certify that no guarantee or assurance has been made to the results that may be obtained.	
CONSE	IT FOR TREATMENT OF MINOR	
Initial	I hereby authorize the Doctors of Peachtree whomever they may designate as their assistant(s), t tests, and to administer treatment as he/she deems necessary to my child, (Child's name) of which I am the legal guardian.	o perform diagnostic
AUTHO	RIZATION TO RELEASE MEDICAL INFORMATION	
Initial	I authorize the release of any medical information necessary to process my insurance claim(s) and insurance information given by me to this clinic is correct and complete.	d also certify all
REQUES	T FOR PAYMENT OF BENEFITS TO PROVIDER OF CARE	
Initial	I hereby authorize my Insurance Company/Insurance Administrator to pay unto Peachtree Rehabenefits allowable and otherwise payable to me under my current policy, as payment toward the professional services rendered. I have agreed to pay, in a current manner, any balance of said application that proceeds of my settlement and understanding that my attorney will be billed for said balance be given power of attorney to endorse/sign my name on any and all draft for payment of my outstand	total charges for licable charges out of . I agree that this office
► ATTORN	IEY REPRESENTATION AND PROTECTION OF BALANCE	
Initial	I, the undersigned patient am directing my Attorney, any outstanding bills out of my settlement and, in effect, protecting any such balance. I hereby make and herein contained to be irrevocable. I fully understand that I am directly responsible for all medical bills and soley for the doctor's additional protection and consideration of his/her awaiting payment. I further under is not contingent on any settlement, judgment or verdict by which I may eventually recover said fee. I have attorney does not wish to cooperate in protecting the doctor's interest, the doctor will not await payme to make payment as services are rendered.	this agreement is made stand that such payment nave been advised that if
PAYMEN	NT POLICY	
policies diffe insurance c	surance: rance must be provided in order for us to file claims with your insurance company. Please understand that benefits r. Insurance companies pay according to your individual policy limits. Benefits are between you and your insurance company MUST handle any discrepancy regarding benefit coverage. Any portion of your bill that is not paid to your Attorney and will be paid at the time of your settlement.	company. You with your
insurance, o	rance: ile against the adverse driver's insurance in an automobile accident. If Med Pay is available, we can will file again the owner of the vehicle you were a passenger in. If medical benefits are available there may be a maximum allow not cover all charges in full. In that event you will be responsible for the remaining balance and your	able amount of coverage
We will file in the case.	Compensation: with your employer's workers' compensation insurance company upon approval of each visit or procedure Should the case be controverted or denied for any reason we cannot file with the workers' compensation you will be responsible for the unpaid claims unless financial arrangements with your attorney have been r	insurance on future
► PATIENT	REFUND POLICY	
	s of Regional Medical Group expect to be paid by the first available means whether by health insurance, d an overpayment be made and you have a credit balance on your account a refund will be issued to eith	
	I UNDERSTAND, AGREE TO AND WILL ABIDE BY ALL OF THE ABOVE.	
Patient N	ame or Responsible Party:	
	Signature	Date:

NOTICE OF PRIVACY PRACTICES PATIENT ACKNOWLEDGEMENT

Patient Name:	Date of Birth:		
detail the uses and disclosures of my prote	e of Privacy Practices written in plain language. The Notice provides in cted health information that may be made by this practice, my individua espect to my protected health information. The notice includes:		
A statement that this practice is req	uired by law to maintain the privacy of protected health information.		
A statement that this practice is req	uired to abide by the terms of the notice currently in effect.		
 Types of uses and disclosures that this practice is permitted to make for each of the following purposes: treatment, payment, and health care operations. 			
A description of uses and disclosure	es that are prohibited or material limited by law.		
 A description of other uses and disc may revoke such authorization. 	closures that will be made only with my written authorization and that I		
 My individual rights with respect to exercise these rights in relation to: 	protected health information and a brief description of how I may		
	practice and to the secretary of HHS if I believe my privacy rights have caliatory actions will be used against me in the event of such a complaint		
	ns on certain uses and disclosures of my protected health information, equired to agree to a requested restriction.		
 The right to receive confident 	ial communications of protected health information.		
 The right to inspect and copy 	protected health information.		
 The right to ammend protected 	ed health information.		
 The right to received an accordance 	unting of disclosures of protected health information.		
 The right to obtain a paper co 	py of the Notice of Privacy Practices from this practice upon request.		
	ne terms of its Notice of Privacy Practices and to make new provisions on that it maintains. I understand that I can obtain this practice's current		
Signature:	Date:		

Relationship to Patient (if signed by a personal representative of Patient): _____