

Please fill	out all	that i	s highl	ighted	in	gray

PATIENT INFORMATION						
First Name:	Middle Name:	Last Name:				
Gender: Male Female	Date of Birth (Month/Day/Year): / /	Social Sec #:       Marital Status:         Married       Partnered         Single       Widowed         Divorced				
Address (Street Address/ City/ State/ Zip Code):		E- mail:				
Home Phone:	Cell Phone:	Work Phone (Include Ext.):				
Emergency Contact:	Contact Phone:	Relationship to a Patient:				
American Indian 🗌 Other Race		Unreported / Refused to Report				
Ethnicity Hispanic Non - Hispanic Unreported / Refused to Report	Preferred Language:	Preferred Method of Contact Home Phone Cell Work C E-mail				
Pharmacy:	Address Pharmacy:	Telephone Pharmacy:				
Referred by or How did you hear about Medimore MD LLC?						
FINANCIALLY RESPONSIBLE PAR	<b>(PLEASE FILL IF INSURED</b> )	IS NOT PRIMARY ON INSURANCE PLAN)				
First Name: Middle N	ame: Last Name:	Social Sec #:				
	hip of Financial Party to Patient: se Parent Guardian O	Self Cell Phone:				
Address if is different from Patient (Street Address/ City/ State/ Zip Code):						
By signing below, I consent and authorize on behalf of the Patient or as the patient, to the rendering of care and treatment, in including but not limited to medical, surgical, diagnostic, or other treatments/procedures considered necessary or advisable by employees and authorized Agents of Medimore MD LLC						

Patient/Guardian Signature:

Patient/Guardian:



# Medication List

Date	Medication	Dose Given	Frequency	Time
			(ex. Twice a day)	(AM/PM)



#### Consent for Treatment

General Consent for Treatment: I hereby consent and authorize to the rendering of care and treatment, including but not limited to medical, surgical, diagnostic, or other treatments/procedures ("Treatments") considered necessary or advisable by physicians, practitioners, their employees and authorized agents of Medimore MD, LLC, to provide any medications, treatment or therapy necessary to effectively assess and maintain my health and to assess, diagnose and treat my illness or injuries. I understand that it is the responsibility of my individual treating healthcare providers to explain to me the reasons for any particular diagnostic examination, test or procedure, the available treatment options and the common risks and anticipated burdens and benefits associated with these options as well as alternative courses of treatment.

General Acknowledgments: I understand that the practice of medicine is not an exact science. I understand that medical and surgical treatment and diagnosis may involve risks of injury and even death. No guarantees have been made to me with respect to the results for my examinations or treatments. I understand and agree that I may be observed and/or receive care from medical, nursing and other health care students in training at Medimore MD LLC. I understand that it is my responsibility to follow instructions about and make arrangements for follow-up care as directed by Medimore MD LLC.

Right to Refuse Treatments: In giving my general consent to treatment, I understand that I have the right to make informed decisions regarding all care and treatments, and that I should ask my health care professional to further clarify or explain anything I do not understand. This right includes the right to refuse any particular examination, test, procedure, treatment, therapy or medication recommended or deemed medically necessary by my individual treating health care providers.

I fully understand this agreement and consent will continue until canceled by me in writing.

# COVID-19 Informed Consent

I acknowledge my understanding that the COVID-19 virus has a long incubation period during which carriers of the virus may not show symptoms and may still be highly contagious. I understand the Practice will be treating patients other than myself at its facility, as well as employing personnel who may be asymptomatic or qualified as "recovered" in accordance with CDC guidelines. I understand that it is impossible to determine who has it and who does not, at any given time, even as testing becomes readily available. I understand it is my responsibility to notify the Practice if I am medically "high risk" for any reason.

I hereby agree to release the Practice, and its owners, members, officers, employees, contractors, agents, and representatives ("Practice Representatives"), and covenant not to commence or maintain any action or proceeding against the Practice and any Practice Representatives, for or from any and all claims, causes of action, liabilities, damages, fees (including attorney's fees and costs of defense) and demands whatsoever, in law or equity ("Claims"), which I (and my heirs, executors, administrators and assigns) shall or may have, or from any person or entity other than myself, for, upon, or by reason of my contracting COVID-19, including any claim resulting from my transmission of COVID-19 to any other person or thing. I hereby agree to indemnify and hold the Practice and Practice Representatives harmless from and against any and all Claims from or against any person or entity other than myself relating to my having or transmitting COVID-19.

By signing below, I acknowledge I have read this Informed Consent and I hereby agree to its terms and I assume the risk of potential COVID-19 exposure by receiving treatment at the Practice.

Patient/Guardian Signature: \_\_\_\_\_

Patient Name:



### Assignment of Benefits

POWER OF ATTORNEY TO ENDORSE CHECKS AND/OR TO SIGN ANY PAPER WHICH WILLENHANCE OR EXPEDITE PAYMENT TO PROVIDER FOR SERVICES RENDERED, INCLUDING BUT NOT LIMITED TO A RELEASE OF MEDICAL RECORDS AND ASSIGNMENT OF BENEFITS/AUTHORIZATION TO PAY.

Known by all these present that: the undersigned has made, constituted and appointed, and by these presents does hereby make, constitute and appoint Medimore MD LLC ("Health Care Provider") and any of its duly authorized agents and employees as and to be the undersigned's tur and lawful attorney for and in the undersigned's name, place and stead to endorse any and all checks, drafts or money orders which are made payable to the undersigned alone or to the undersigned and Medimore MD LLC which checks, drafts or money orders are made payable for services which have been rendered by Medimore MD , LLC at the request of or with the knowledge and approval of the undersigned and/or maker of the check, draft or money order.

This assignment includes, but is not limited to, all rights to collect benefits directly from my insurance company ("Insurer") for services that I have received and all rights to proceed against my insurance company in any action including legal suit of for any reason by insurance company fails to make payments of benefits due to my assignee or me. This assignment also includes any rights to recover attorney's fees and costs for such action brought by the Health Care Provider as my assignee.

The undersigned by these presents gives and grants Medimore MD LLC as attorney the full power and authority to do and perform all and every act whatsoever requisite and necessary to be done in and about the premises as fully to all intents and purposes as the undersigned might or could do to personally present insofar as the endorsing and cashing of said check and concerned as well as any other document.

At any time after Insurer fails to render the applicable payment within thirty (30) days upon receipt of Health Care Provider's medical bills for any date of service, this agreement may be revoked. Health Care Provider's said revocation will be effective on the thirty-first day after Insurer has received Health Care Provider's medical bill(s) that Insurer has denied, withdrawn, reduced, or failed to pay in accordance with Florida Statute 627.736. Said revocation shall include any and all dates of service subsequent to the thirty-first day after Insurer has received Health Care Provider's medical bill(s) that Insurer has denied, withdrawn, reduced, or failed to pay in accordance with Florida Statute 627.736.

A photocopy of this document shall be as binding as an original signature page.

The undersigned does hereby ratify and confirm any and all actions taken by the said attorney in accordance with this special power and which the said attorney shall do and cause to be done by virtue of these presents.

I hereby authorize my contracted insurance company, previously identified, to pay and to mail directly to Medimore MD LLC the medical benefits otherwise payable to me for their services, but not to exceed the charges of those services. I hereby irrevocably assign to Medimore MD, LLC any benefits under any policy of insurance, indemnity agreement, or any other collateral source as defined in Florida Statues for any services and charges provided by Medimore MD, LLC.

Patient/Guardian Signature:

Patient Name:



# Patient acknowledgement of receipt of Notice of Privacy Practices and Consent/Limited Authorization and Release Form (HIPAA Omnibus rule)

Patient Name:	Last Name:	Date of Birth:	
PLEASE LIST ANY OTHER PARTIES WH stepparents, grandparents and any care		EALTH INFORMATION BESIDES YOURSELF (This i atient's records):	ncludes
Name:	Last Name	Relationship:	
Name:	Last Name	Relationship:	

#### I AUTHORIZE CONTACT FROM THIS OFFICE TO CONFIRM MY APPOINTMENTS, HEALTH, TREATMENT & BILLING INFORMATION .

I hereby consent to Medimore MD, LLC using and disclosing my protected health information (PHI) to carry out treatment, payment and healthcare operations (TPO). I hereby acknowledge that I have the right to review the Practice's Privacy Policy prior to signing this consent, which provided me a more complete description of potential uses and disclosures of my PHI. I am aware that the Practice reserves the right to revise its Privacy Policy at any time. I am also aware that a revised Privacy Policy may be obtained by my forwarding a written request for same to the Practice.

By signing below, I consent to the Practice's use and disclosure of my PHI as specified in the Privacy Policy and this Patient Consent for Use and Disclosure of Protected Health Information I stated above and including in-person, mailing to my home or other designated location any items that assist the Practice in carrying out TPO, such as appointment reminders, insurance items and any call pertaining to my clinical care, including results and other matters incident to my treatment TPO. I understand that I have the right to request that the Practice restrict how it uses or discloses my PHI to carry out TPO. However, the Practice is not required to agree to my requested restrictions, but if it does, it is bound by this agreement. I understand that I may revoke my consent in writing, except to the extent that the Practice has already made disclosures in reliance upon my prior consent. If I do not sign this consent, I understand that the Practice may decline to provide treatment to me.

You may refuse to sign this acknowledgment & authorization. If refusing, we may not be allowed to process your insurance claims.

I acknowledge and agree that I have received a copy of Medimore MD LLC's Privacy Practices.

Patient/Guardian Signature:

Patient Name:



Welcome to Medimore MD LLC. We are committed to our patient's health and wellness. In return for our commitment to you, our patient, we require you to acknowledge and adhere to Medimore MD LLC's basic operating procedures, set forth in this Patient Contract, as follows:

- (initial) Medimore MD, LLC will offer you access to your own personal patient portal where you can obtain your records and contact the office. The portal is not for urgent issues. Messages sent through the portal will not be checked until the next business day. Please provide your email address for this function.
- (initial) To keep your records accurate and avoid potentially harmful drug interactions, we may need to verify your medications through an external database or with your pharmacist. This allows Medimore MD, LLC providers to know what medications other doctors have prescribed for you.
- (initial) I agree to arrive on time to my appointment. We recommend 15 minutes early for existing patients or 30 minutes for new patients. Medimore MD, LLC requires 24-hour notice if I am unable to keep my appointment. I understand that missed appointments with less than 24-hour notice may incur a fee of \$30.
- (initial) Labs and diagnostic tests ordered before your visit or at your visit may require an additional follow-up appointment with your provider to discuss results. If you are unable to keep your scheduled appointment, you will be required to reschedule to discuss your results. HIV testing and other sensitive labs will always require a follow-up with your provider.
- (initial) I hereby authorize appropriate staff and providers to take digital pictures of my skin condition that will be solely used for the purpose of medical record documentation, location for treatment options, and plan of care.
- (initial) If available, I consent to Telemedicine visits, the use of electronic information and communication technologies by a healthcare provider used to deliver services to you when you are at a different location or site than the provider. I understand that I have the right to withhold or withdraw my consent to telemedicine without affecting my right to future care.
- (initial) I hereby consent that I will not use any recording device of voice or image on the premises of Medimore MD, LLC.
   This includes but, is not limited to, cameras, voice recorders, phones, and Google glasses.

Patient Name:	Date:
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# Agreement of financial responsibility

# PLEASE READ CAREFULLY

The following is a statement of our financial policy, which we require that you read and agree to any treatment.

- ✓ It is your responsibility to know your own insurance benefits, including whether we are a contracted provider.
- ✓ We will attempt to confirm your insurance coverage prior to your treatment. It is your responsibility to provide current and accurate insurance information, including any updates or changes in your coverage. Should you fail to provide this information, you will be financially responsible.
- ✓ If we have a contract with your insurance company, we will bill your insurance company first, less any copayments, coinsurance or deductibles which are payable at time of service, and then bill you for any remaining amount determined to be your responsibility by your insurance company. Any balance you owe that remains unpaid 60 days after you were billed will be transferred to a collection agency for recovery.
- ✓ If we do not contract with your insurance company, you will be expected to pay for all services rendered at the end of your visit. We will provide you with a statement that you can submit to your insurance company for reimbursement.

#### Non covered services

- ✓ I understand that Medimore MD, LLC contracts with health plans that specifically state services that are "covered" by the health plan. Accordingly, the undersigned accepts full financial responsibility for all services, which are determined by the health care service plans not to be covered. I understand that not all services provided are considered medically covered services by my health plan.
- ✓ I understand that I am responsible for any deductible, coinsurance, and non-covered services.
- ✓ I understand I am responsible for payments for services at the time are rendered and for any unpaid balances in the event of a third party or insurance claim. An updated and current insurance and credit card will be requested of me each time at checkin. If I have an outstanding balance after the insurance claim has been processed, my credit card will be charged the outstanding amount. I will receive confirmation of the charge along with a billing statement explaining the reason for my remaining balance. I understand that this in no way will compromise my ability to dispute a charge or question my insurance company's determination of payment. I understand that failure to pay any outstanding balance may result in additional fees or may be sent to collections.

I, \_\_\_\_\_ (Print Name) agree to pay my account at the time service is rendered or will make financial arrangements satisfactory to Medimore MD LLC for payment.

Patient Signature

Date



## Authorization to Release Medical Records

I hereby authorize the use and disclosure of my individually identifiable health information as described below. I understand that if the organization authorized to receive this information is not a health plan or health care provider, the released information may no longer be protected by federal privacy regulations.

Patient Name:		Da	te of Birth:		Last 4 of SS#:	
	orization. I unders					has already been taken sent my written request
MD LLC will not base	e treatment, paym	ient, or eligib	ility for benefits o	n whether I provi	de authorization fo	he facility of Medimore In the requested use or 54.524 (with reasonable
<ul> <li>✓ I understand that information and no least</li> </ul>					-	by the recipient of the
I Authorize (print name information to Medimore	of party releasing Medical MD, LLC	g the record for the purpo	s): sse of my healthca	re and treatment.		to release my health
Information to be Disclos	ed (please check a	ll that apply):				
All Records 🗌 🛛 Im	aging 🗌	Lab 🗌	Pathology 🗌	EKG 🗌	Other 🗌	
The purpose for Disclosur	e: Other 🗌					
Special Instructions:						
Faxed:	Pick-up: _		EMR	:	Mailed: _	
Unless otherwise revoked, this authorization will expire 36 months from the date of the signature listed below.						
Patient/Guardian Signatu	re:		Patient Name:		Dat	e:
The contents of this facsin protected from disclosure contact the sender at (5 retained or copied by any	e and is intended fo 61) 486-9466 or (	or the named 561) 467-523	addressee only. If 32 to notify of err	received by anyor	ne other than the na	med addressee, please