

NEW PATIENT INTAKE

Patient Name:			Preferred Name:
(First)	(Middle)	(Last)	
Date of Birth:	Social Securit	y Number:	
Home Address:			Zip Code:
Mailing Address if different:			Zip Code:
Phone Number:	Email A	Address:	
Primary Contact Name:			Relationship:
Date of Birth:	Social Securit	y Number:	
Lives with patient? Yes No	If no, address:		
Phone Number:	Email	Address:	
Secondary Contact Name:			Relationship:
Date of Birth:	Social Securit	y Number:	
Lives with patient? Yes No	If no, address:		
Phone Number:	Email	Address:	
Primary Care Physician:		Pho	one Number:
Insurance Provider:	S	subscriber ID: _	
Group Number:	Policy I	Holder:	
Policy Holder's DOB:	Policy I	Holder's SSN:	
Patient's Relationship to the Po	licy Holder:		
Secondary Insurance Provider	(if applicable):		
Medications:			
Reason For Visit:			



FINANCIAL POLICY

COASTLINE THERAPY GROUP, LLC works proactively to deter any need to increase the cost of services provided here in our practice. Due to the high cost of billing, payment is expected on the day of your appointment. The following is a summary of our payment policy.

ALL PAYMENT IS EXPECTED AT THE TIME OF SERVICE

Payment is required at the time services are rendered unless other arrangements have been made in advance. This includes applicable coinsurance and copayments for participating insurance companies. Coastline Therapy Group, LLC accepts cash, personal check (in-state only), and money orders. There is a \$35.00 service charge for returned checks. If your check is returned we will no longer be able to accept checks from you. Patients with an outstanding balance of 60 days overdue must make arrangements for payment prior to scheduling or keeping already scheduled appointments. We realize that some of our patients have financial difficulty at times. Therefore, we ask that you discuss your balance with us and make an effort to arrange payments. Payment is expected at the time of service from whoever brings in the patient for the appointment. Co-payments must be made at time of service.

INSURANCE

All insurance cards and information necessary for submitting claims to your insurance company must be provided on or before the first visit. We bill participating insurance companies as a courtesy to you. You are expected to pay your deductible and copayments at the time of service. Your insurance plan has given us an estimate of your responsibility. This does not guarantee payment from them or coverage of services. If we have not received payment from your insurance company within 60 days of the date of service for any reason, you will be expected to pay the balance in full. You are responsible for all charges. If you have not paid your balance within 90 days of notice, your account will be forwarded to collections. If you need assistance or have questions, please contact the Front Desk at the clinic where you or your child has been treated.

LETTERS OF MEDICAL NECESSITIES

Letter of Medical Necessity for services or equipment will be charged to the patient at \$30/hr. Meetings taken on behalf of the patient to secure services or equipment will be charged to the patient at \$30/hr. (LMNs and Meetings will not be charged to insurance. They are charged to the patient at \$30/hr.

LATE PICK UP

We reserve the right to charge \$1.00 for each minute a parent or guardian is late picking up their child.

DUPLICATE COPIES

A copy of your initial evaluation and progress reviews will be faxed to your primary care provider and given to you. Due to high demand for additional copies, there will be a charge for personal copies. **Cost for copies 10 pages or more will be \$10.00. Cost of copies 30 pages or more will be \$30.** Requests for any type of client information to be copied, faxed, or mailed must have consent to release form signed. Copies will not be released if there is an outstanding balance.

Print Name		
Signature Patient	Date	
(Signature of insured or authorized representative)		



ATTENDANCE POLICY

Our office sets aside a specific time and day for your therapy sessions. Successful therapy depends greatly on attendance. Therefore, Coastline Therapy Group, LLC has the following attendance policy:

Any patient with excessive missed/canceled appointments will be dismissed from services. Excessive missed/canceled appointments consist of more than 3 visits missed/canceled per month.

If your current day and time does not work for you, contact our office and we will reschedule your reserved time.

If you need to cancel your appointment, please call <u>24-hours in advance or before 8:00 am on the day of your appointment</u>. If you need to cancel your appointment outside of office hours please leave a voicemail.

LATE CANCELLATION/NO SHOW FEE

If a no-show or late cancellation occurs (less than 24 hours), you	may be billed \$50.00 .
Again, attendance is very important to the success of your therap	by.
Nathan Bageant, CEO	
Kim Bageant, CFO	
I have read and understand Coastline Therapy Group, LLC. atter	ndance policy.
Signature	 Date



CONSENT TO PHOTOGRAPH

I,	the Privacy Act. I may revoke this rights to confidentiality or at refusal to consent to being vices to which I am entitled. This
my photograph or name.	
Check all for which you are giving permission:	
Social Media: Facebook, Instagram, Pinterest, Twitter	
Electronic Medical Records	
Advertising	
Coastline Therapy Group, LLC company website	
Print Name	Date of Birth
Signature	 Date



DEMOGRAPHIC INFORMATION UPDATE

Signature	Date
information not being reported to Coastline Therapy Group, LL	_C.
I accept full responsibility for any payments not covered by my	y insurance due to demographic
any changes are made. I,	_, further understand by not updating information
I understand that I must contact Coastline Therapy Group, LLC	C to update all demographic information when



AUTHORIZATION TO RELEASE MEDICAL INFORMATION

Patient Name:	Date of Birth:	
I authorize Coastline Therapy Group, LLC to	release specified information in my record to:	
Please check all that may apply:		
Health Department	This data shall include (please circle):	
Hospital	Diagnostic reports	
Family Physician	Therapy notes/documentation	
Referring Physician	Hearing screening records	
Social Security	Reports from other providers/agencies	
Other:		
revision of treatment plans. This authorization doctrine of informed consent has been explained for the information, and that there are so	diagnostic purposes, consultation, and for the development or on will expire one year from the date of the signature below. This sined to me and I understand the contents to be released, the statutes and regulations protecting the confidentiality of his consent is truly voluntary and that I may revoke this consent eased on this consent has been taken.	
Signature	Date	



NOTICE OF PRIVACY PRACTICES

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE, REVIEW IT CAREFULLY.

Uses And Disclosures Of Health Information: We seek your consent to use health information about you for treatment to obtain payment for treatment, for administrative purposes, and to evaluate the quality of care that you receive. You can revoke your consent at any time. We may use or disclose identifiable health information about you without your authorization for several reasons. Subject to certain requirements, we may give out health information without your authorization for public health purposes, for auditing purposes, for research studies, and for emergencies. We provide information when otherwise required by law, such as for law enforcement, in specific circumstances. In any other situation, we ask for your written authorization before using or disclosing and identifiable health information. You can later revoke that authorization to stop any future uses and disclosures.

We may change our policies at any time. Before we make a significant change in our policy, we will change our notice and post the new notice in the waiting area and in each examination room. You can also request a copy of our notice at any time. For more information about our privacy practices, our front desk at the clinic where you are seen.

Individual Rights: In most cases, you have the right to look at or get a copy of health information about you that we use to make decisions about you. If you request copies, we may charge a service fee. You also have the right to receive a list of instances where we have disclosed health information about you for reasons other than treatment, payment or related administrative purposes. If you believe that information in your record or if important information is missing you have the right to request that we correct the existing information or add the missing information.

Complaints: If you are concerned that we have violated your privacy rights, or you disagree with a decision we made about access to your records, you may contact the person listed below. You also may send a written complaint to the US Department of Health and Human Services. The person listed below can provide you with an appropriate address upon request.

Our Legal Duty: We are required by law to provide the privacy of your information, provide this notice about our information practices, and follow the information practices that are described in this notice.

If you have any questions or complaints, please contact: Kimberly Bageant directly to kim@coastlinetherapygroup.com



COASTLINE THERAPY GROUP, LLC PATIENT PRIVACY NOTICE

The Department of Health and Human Services has established a "Privacy Rule" ensuring that a person's health care information is protected. The Privacy Rule was also created in order to provide a standard for certain health care providers to obtain their patient's consent for uses and disclosure of health information about the patient to carry out treatment, payment, or health care operation. As our patient, we want you to know that we respect the privacy of your personal medical records and will do all we can to secure and protect that privacy. We strive to always take reasonable precautions to protect your privacy. When it is appropriate and necessary we provide the minimum necessary information to only those we feel are in need of your health care information and information about treatment, payment or healthcare operations, in order to provide health care information and information about treatment, payment or healthcare operations, in order to provide your health care that is in our best interest. We also want you to know that we support your full access to your personal records. We may have indirect treatment (such as laboratories that only interact with practitioners and not patients), and may have to disclose personal health information for the purpose of treatment, payment or health information, but this must be in writing. Under this law, we have the right to refuse treatment should you choose to refuse all or part of your (PHI). You may not evoke action that has already been taken which relied on this or a previously signed consent. If you have objections to this form, please ask to speak with Nathan Bageant, CEO. You may have the right to review our privacy notice, to request restrictions, and revoke consent in writing after you have reviewed our policy notice.

Print Name			
Signature		Date	



COMPLIANCE ASSURANCE NOTIFICATION FOR OUR PATIENTS: COASTLINE THERAPY GROUP, LLC

The misuse of Personal Health Information (PHI) has been identified as a national problem causing patients inconvenience, aggravation, and money. We want you to know that all of our employees, managers and providers continually undergo training so that they may understand and comply with government rules and regulations regarding the Health Insurance Portability and Accountability Act (HIPAA) with particular emphasis on the Privacy Rule. We strive to achieve the highest standards of ethics and integrity in performing services for our patients. It is our policy to properly determine appropriate use of PHI in accordance with governmental rules, laws, and regulations. We want to ensure that our practice never contributes in any way to the growing problems of improper disclosures of PHI. As part of this plan, we implemented a compliance program that we believe will help us prevent any inappropriate use of PHI. We also know that we are not perfect. Because of this fact, our policy is to listen to our employees and our patients without any thought of penalization if they feel that an event in any way compromises our integrity. Moreover, we welcome your input regarding service problems so that we may remedy the situation promptly.

HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT

NOTICE OF PRIVACY PRACTICES

This notice describes how health information about you may be used and disclosed and how you can get access to this information. It is effective April 14, 2003, and applies to all protected health information contained in your health records maintained by us. We have the following duties regarding the maintenance, use and disclosure of your health records:

- (1) We are required by law to maintain the privacy of the protected health information in your records and to provide you with this Notice of our legal duties and privacy practices with respect to that information.
- (2) We are required to abide by the terms of this Notice currently in effect.
- (3) We reserve the right to change the terms of this

Notice at any time, making the new provisions effective for all health information and records that we have and continue to maintain. All changes in this Notice will be prominently displayed and available at our office.

There are a number of situations in which we may use or disclose to other persons or entities your confidential health information. Certain uses and disclosures will require you to sign an acknowledgement that you received this Notice of Privacy Practices. These include treatment, payment, and health care operations. Any use or disclosure of your protected health information required for anything other than treatment, payment or health care operations require you to sign an Authorization. Certain disclosures that are required by law, or under emergency circumstances, may be made without your Acknowledgement or Authorization. Under any circumstance, we will use or disclose only the minimum amount of information necessary from your medical records to accomplish the intended purpose of the disclosure.

We will attempt in good faith to obtain your signed Acknowledgement that you received this Notice to use and disclose your confidential medical information for the following purposes. These examples are not meant to be exhaustive, but to describe the types of uses and disclosures that may be made by our office once you have provided Consent.

Treatment: We will use your health information to make decisions about the provision, coordination or management of your healthcare, including analyzing or diagnosing your condition and determining the appropriate treatment for that condition. It may also be necessary to share your health information with another health care provider whom we need to consult with respect to your care. [If there are other such disclosures that you might make, list them here.] These are only examples of uses and disclosures of medical information for treatment purposes that may or may not be necessary in your case.



Payment: We may need to use or disclose information in your health record to obtain reimbursement from you, from your health-insurance carrier, or from another insurer for our services rendered to you. This may include determinations of eligibility or coverage under the appropriate health plan, pre-certification and pre-authorization of services or review of services for the purpose of reimbursement. This information may also be used for billing, claims management and collection purposes, and related healthcare data processing through our system.

Operations: Your health records may be used in our business planning and development operations, including improvements in our methods of operation, and general administrative functions. We may also use the information in our overall compliance planning, healthcare review activities, and arranging for legal and auditing functions.

There are certain circumstances under which we may use or disclose your health information without first obtaining your Acknowledgement or Authorization. Those circumstances generally involve public health and oversight activities, law-enforcement activities, judicial and administrative proceedings, and in the event of death.

Specifically, we may be required to report to certain agencies information concerning certain communicable diseases, sexually transmitted diseases or HIV/AIDS status. We may also be required to report instances of suspected or documented abuse, neglect or domestic violence. We are required to report to appropriate agencies and law-enforcement officials information that you or another person is in immediate threat of danger to health or safety as a result of violent activity. We must also provide health information when ordered by a court of law to do so. We may contact you from time to time to provide appointment reminders or information about treatment alternatives or other health-related benefits and services that may be of interest to you.

Others Involved in Your Healthcare: Unless you object, we may disclose to a member of your family, a relative, a close friend or any other person you identify, your protected health information that directly relates to that person's involvement in your health care. If you are unable to agree or object to such a disclosure, we may disclose such information as necessary if we determine that it is in your best interest based on our professional judgment. We may use or disclose protected health information to notify or assist in notifying a family member, personal representative or any other person that is responsible for your care of your location, general condition or death. Finally, we may use or disclose your protected health information to an authorized public or private entity to assist in disaster relief efforts and to coordinate uses and disclosures to family or other individuals involved in your healthcare.

Communication Barriers and Emergencies: We may use and disclose your protected health information if we attempt to obtain consent from you but are unable to do so because of substantial communication barriers and we determine, using professional judgment, that you intend to consent to use or disclose under the circumstances.

We may use or disclose your protected health information in an emergency treatment situation. If this happens, we will try to obtain your consent as soon as reasonably practicable after the delivery of treatment. If we are required by law or as a matter of necessity to treat you, and we have attempted to obtain your consent but have been unable to obtain your consent, we may still use or disclose your protected health information to treat you.

Except as indicated above, your health information will not be used or disclosed to any other person or entity without your specific Authorization, which may be revoked at any time. In particular, except to the extent disclosure has been made to governmental entities required by law to maintain the confidentiality of the information, information will not be further disclosed to any other person or entity with respect to information concerning mental-health treatment, drug and alcohol abuse, HIV/AIDS or sexually transmitted diseases that may be contained in your health records. We likewise will not disclose your health-record information to an employer for purposes of making employment decisions, to a liability insurer or attorney as a result of injuries sustained in an automobile accident, or to educational authorities, without your written authorization.

You have certain rights regarding your health record information, as follows:

- (1) You may request that we restrict the uses and disclosures of your health record information for treatment, payment and operations, or restrictions involving your care or payment related to that care. We are not required to agree to the restriction; however, if we agree, we will comply with it, except with regard to emergencies, disclosure of the information to you, or if we are otherwise required by law to make a full disclosure without restriction.
- (2) You have a right to request receipt of confidential communications of your medical information by an alternative means or at an alternative location. If you require such an accommodation, you may be charged a fee for the accommodation and will be required to specify the alternative address or method of contact and how payment will be handled.
- (3) You have the right to inspect, copy and request amendments to your health records. Access to your health records will not include psychotherapy notes contained in them, or information compiled in anticipation of or for use in a civil, criminal or administrative action or proceeding to which your access is restricted by law. We will charge a reasonable fee for providing a copy of your health records, or a summary of those records, at your request, which includes the cost of copying, postage, and preparation or an explanation or summary of the information.
- (4) All requests for inspection, copying and/or amending information in your health records, and all requests related to your rights under this Notice, must be made in writing and addressed to the Privacy Officer at our address. We will respond to your request in a timely fashion, we make to other



persons or entities of your health information except for disclosures required for treatment, payment and healthcare operations, disclosures that require an Authorization, disclosure incidental to another permissible use or disclosure, and otherwise as allowed by law. We will not charge you for the first accounting in any twelve month period; however, we will charge you a reasonable fee for each subsequent request for an accounting within the same twelve-month period.

- (5) You have a limited right to receive an accounting of all disclosures.
- (6) If this notice was initially provided to you electronically, you have the right to obtain a paper copy of this notice and to take one home with you if you wish.
- (7) Minor children---medical information is discussed/given to parents or guardians.
- (8) Children 18 yrs and older—medical information is given only to the patient unless an "signed agreement" is on file from the patient that allows parents/guardians to have the information. (Unless a patient is not capable of receiving their medical information, then documentation should be noted in the chart).
- (9) Spouses and all other patients—patient medical information will not be given out to anyone unless a signed authorization is on file in the patient's chart.

Protected Health Information has been presented to me By Coastline Therapy Group, LLC. I CONSENT to the handling of my or my child's medical information as outlined above. This consent will be valid until changed by me. All change requests require a 30 day written notice sent to Coastline Therapy Group, LLC, 3901 Wrightsville Ave, Suite 120, Wilmington, NC 28403.

You may file a written complaint to us or to the Secretary of Health and Human Services if you believe that your privacy rights with respect to confidential information in your health records have been violated. All complaints must be in writing and must be addressed to the Privacy Officer (in the case of complaints to us) or to the person designated by the U.S. Department of Health and Human Services if we cannot resolve your concerns. You will not be retaliated against for filing such a complaint. More information is available about complaints at the government's web site, http://www.hhs.gov/ocr/hipaa.

PRIVACY PRACTICES ACKNOWLEDGEMENT FORM

Print Name	Date of Birth
Signature	 Date
Witness	

I have received the Notice of Privacy Practices and I have been provided an opportunity to review it.