

1-888-8-THE-WAY main 727-789-5400 fax www.WaypointOrtho.com

* CONFIDENTIAL PATIENT CASE HISTORY *

This questionnaire was designed to provide important facts regarding the history of your pain or condition. The information you provide will assist in reaching a diagnosis and determining the source of your problem. Please take the time to answer each question as completely as possible and please sign each page.

TODAY'S DATE:								
Is the patient a minor child?			Yes		No			
Patient Information						<u></u>		
First Name:								
Gender:	Race:							
DOB:		_ SSN:						
Address:								
City:		_ State	: <u> </u>					Zip:
Cell #	Home #	-				V	Vork #:	
Email Address:								<u> </u>
Parent/Guardian Information								
First Name:								
DOB:		_ SSN:						
Address:								
City:		State	:					Zip:
Cell #	Home #					V	Vork #:	
Email Address:								<u> </u>
Accident Information								
Date of the accident? Motor Vehicle Accident	$\overline{}$	Motoro	wolo A	ooidon	<u> </u>	П	Clip 9	Foll
Were you? Driver			cycle A Seat Pa				Slip & Back S	raii Seat Passenger
Were you wearing a seat belt?		Yes		No				-
Did you go to the hospital?		Yes		No				
If "Yes", which hospital?								
Did you go by ambulance?		Yes		No				
Were you admitted?		Yes		No				
Discharge Date?								

Have you received prior therapy?		Yes		No					
Did you see a physician within 14 days of the accident?		Yes		No					
Where are you treating and what is your doctor's name?									
Are you able to work?		Yes		No					
Pain Levels				<u>-</u>					
Please indicate your pain levels belo Leave blank if No Pain	w using	a scale	e of 1 = '	Very little	e 10 = Ex	cruciating			
Head			Tailbone	е					
Neck			Right Hi	ip					
Mid-Back			Left Hip						
Low-Back			Right Le	∍g					
Right Shoulder			Left Leg	J					
Left Shoulder			Right Kr	nee					
Right Arm/Elbow			Left Kne	ee					
Left Arm/Elbow	rm/Elbow				Right Foot/Ankle				
Right Hand/Wrist	Left Foot/Ankle								
Left Hand/Wrist			Other (F	Please Li	st)				
Other									
Is your pain affecting your ability to s	leep?		Yes		No				
Medications		· · · · ·							
Any allergies to medications?			Yes		No				
If "Yes", please list:	_								
Insurance Information									
Auto Insurance Company: Name of Insured:									
Policy #:									
Claim #:									
							<u> </u>		
Attorney Information									
Attorney/Firm Name: Phone #:							<u>—</u>		
Case Manager's Name (if known):							_		

AUTHORIZATIONS AND AGREEMENTS

PATIENT NAME:
Authorization for Medical Information
This authorization or photocopy hereof, will authorize you to furnish all information you may have regarding my condition while under your observation or treatment, including the history obtained, x-rays and physica findings diagnosis and prognosis. You are authorized to provide this information in accordance with the automobile personal injury protection law (Chapter 71-252 F.S.). I additionally authorize the release of any medical information to insurance companies or for lega documentation to process claims. You are authorized to provide this information in accordance with the automobile personal injury protection law. (Chapter 71-252 F.S)
Consent for Treatment
I understand that services rendered are necessary for the patient by the above company and its physicians. I hereby consent to and authorize the administration of the medical treatment that may be considered advisable or necessary in the judgment of the physician. I hereby authorize the above company to release any information in the course of my treatment to my insurance company or any physician needing this information for treatment.
(Initials)
Acknowledgement of Receipt of Noticed of Privacy Practices
I have been presented with a copy of the Notice of Privacy Practices, detailing how my health information may be used and disclosed as permitted under federal and state law, and outlining my rights regarding my
health information(Initials)
Payment Agreement
I understand and agree that health and accident policies are an arrangement between an insurance carrier and myself. Furthermore, I understand that Waypoint Orthopaedic Associates, will prepare any necessary reports and forms to assist me in making collection for the insurance company and that any amount authorized to be paid directly FORWARD PHYSICAL THERAPY, LLC dba WAYPOINT ORTHOPAEDIC ASSOCIATES, will be credited to my account upon receipt. However, I clearly understand and agree that all services rendered to me are charged directly to me and that I am personally responsible for payment, also understand that if I suspend or terminate my care and treatment, any fees for professional services rendered to me will be immediately due and payable.
Letter of Protection(Initials)
I, hereby authorize and direct my attorney, to pay directly from any proceed payable to client and received throughout the efforts of the Law Offices of any deductible, applicable co-pay or any outstanding balance due to FORWARD PHYSICAL THERAPY, LLC dba WAYPOINT ORTHOPAEDIC ASSOCIATES., for reasonable services rendered to me in connection with injuries I received as a result of a motor vehicle accident and/or slip and fall accident, This Letter of Protection is subordinate to my applicable attorney's fees and costs.

(Initials)

Assignment of Benefits

I hereby assign form any and all automobile policies which provide medical benefits or no-fault benefits, al
rights, title and interest to FORWARD PHYSICAL THERAPY, LLC dba WAYPOINT ORTHOPAEDIC
ASSOCIATES ("Assignee") for payment for services rendered unto me both by of accident or illness. In the
event my insurance company fails to pay Assignee the full amount owing to Assignee after proper statutory
notice, I hereby also by this instrument, all rights and causes of action in tort, in contract and the laws of
Florida, against the personal injury protection carrier for the above named insured / patient for it's failure to
pay for services rendered unto me by Assignee in relation to my accident or illness. This assignment may
only be rescinded / reassigned by the mutual consent of the patient / insured / assignor and the health care
provider / assignee.

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(Initials
Reservation of Benefits
Please be advised that I am hereby placing you on notice pursuant to Florida case law that should you deny, reduce or fail to pay either a part or an entire bill, which was submitted on my behalf from this healthcare provider. I am requesting you reserve, or hold aside, that same amount until the dispute is resolved. Additionally, should the remaining amount of my benefits approach an amount where there would be insufficient funds to pay the amount you reduced, denied or failed to pay, or if my benefits should become exhausted, please notify me and this health care provider of this fact immediately. (Initials)
Direction of Payment / Release of Information
I hereby authorize any insurance company or attorney to pay direct to Assignee the amount of this and / or any future bills for services rendered unto me. I also agree to pay in a current manner any difference between the total charges and the amount paid by the insurance company directly to the Assignee. hereby authorize Assignee to release any information requested that is pertinent to my case to any insurance company or attorney involved in this case. Pursuant to FS 627.4137, I hereby request a copy of the PIP payment log and any available policy of insurance or declaration sheet, which reflects the applicable policy limits available at the time of this accident, to be provided by the insurance company to the Assignee. I hereby authorize Assignee the permission to request and receive a current copy of my PIP payment log periodically as they deem necessary. A photocopy of this assignment shall be considered as valid and effective as the original. (Initials)
Signature Agreement
I,, hereby consent and agree to all terms of this Agreements and Authorization section and have freely provided my initials for the terms therein.
Patient's Signature or Parent / Guardian Date

Agreement For Automotive and/or Legal Cases

Patient:			

If you are a patient seeking treatment for an injury arising from an automotive accident or a tort action, you will be considered an automotive or legal patient throughout the course of your treatment. You have requested and chosen for us NOT to bill any insurance or other payment entity, and agree to be responsible for reasonable charges. By seeking treatment from FORWARD PHYSICAL THERAPY, LLC dba WAYPOINT ORTHOPAEDIC ASSOCIATES, you agree as follows:

- 1. To forego submission of claims to your health insurance for covered items or services.
- 2. To be responsible for payment of such items or services and understand that no reimbursement will be provided by your health insurance.
- 3. That no limitations on charges from health insurance fee schedules are applicable to amounts that may be charged for items and services provided.
- 4. That Medigap plans and other supplemental insurance plans may elect not to make payments for such items and services because payment is not made from your primary health insurance.
- 5. That you have the right to have such items or services provided by other physicians or practitioners for whom payment would be made from health insurance.

Should surgery or extensive treatment be required, as a courtesy to you and for your convenience, we will obtain the necessary authorization through your health insurance should you request it. However, that does not constitute a waiver of this Agreement by FORWARD PHYSICAL THERAPY, LLC dba WAYPOINT ORTHOPAEDIC ASSOCIATES. Also note that Dr. Jeffrey D. Watson, MD is not excluded from participation in the Medicare program under U.S.C. § 1320a-7 of Title 42.

By signing this, you agree that you fully read and understand the contents of this Agreement.

Patient Signature	Date	
Doctor's Signature		



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Irrevocable Lien of Insurance and Settlement Proceeds

Date of Accident:

Patient: (Print Name)	
To the extent for the bill of services rendered by ORTHOPAEDIC ASSOCIATES (LIEN HOLDER), irrevocable lien against any recovery of proceed source, including, but not limited to, PIP cove coverage, uninsured/underinsured motorist collability coverage, or any other coverage that mamy damages stemming from an accident occurring the extent of the bills incurred, the undersigned irrevocable lien against any recovery resulting from claim for damages relating to the aforementioned in the pursuit of my claim for damages stemming	consent that this agreement constitutes an Is paid by any insurance carrier from whatever rage, bodily injury coverage, health insurance verage, medical payments coverage, generally be available to pay me for my medical bills or g on the above-referenced date. Further, and to agrees that this agreement shall constitute and many settlement of any third-party or first-party d accident, or any judgment or verdict obtained
This lien is provided by me to Dr. Jeffrey D. V agreement to refrain from any collection effort damages stemming from the above-referenced abandoned. The undersigned agrees that it has status of the patient's claim for damages by settlement reached, or any verdict or judgme undersigned agrees that it has a duty to advis abandon its claim for damages. The claimant for damages result in no recovery, or in an amount full, that it shall remain obligated to pay the outst	es against me, the patient, until my claim for accident is settled, resolved in litigation, or a duty to keep LIEN HOLDER informed of the immediately advising LIEN HOLDER of any ent rendered, whether favorable or not. The se LIEN HOLDER should the patient choose to urther recognizes, that should his/her claim for insufficient to pay this provider's medical bill in
I hereby authorize any attorney I choose to rep discuss my case, or provide LIEN HOLDER with a payment of medical bills incurred with LIEN HOLD paid attorney(s) to withhold such sums from any reached, or from any verdict or judgment paid, a of my medical bill with LIEN HOLDER, and to del Court of Hillsborough County, Florida. The interested party in the outcome for my interested party, until the balance owed b acknowledge my that it is my understanding this should decide to substitute counsel or represent medical substit	iny and all information necessary to assist in the DER. I further authorize and irrevocably instruct insurance payments made, from any settlement and to pay LIEN HOLDER said funds in payment posit any disputed amount in the registry of the parties agree that LIEN HOLDER is an claim of damages, and shall remain an by me, and to LIEN HOLDER paid in full. I lien shall remain in full force and effect, even if I
Patient Signature	Date



Standard Disclosure and Acknowledgement Form Personal Injury Protection - Initial Treatment or Service Provided

The undersigned insured person (or guardian of such person) affirms:

The services or treatment set forth below v provided.	were actually rendered. T	Γhis means that those services have	already been				
2. I have the right and the duty to confirm th	hat the services have alread	dy been provided.	-				
3. I was not solicited by any person to seek a	I was not solicited by any person to seek any services from the medical provider of the services described above.						
4. The medical provider has explained the se	ervices to me for which pay	yment is being claimed.					
If I notify the insurer in writing of a billing by my motor vehicle insurer. If entitled, my sha							
Insured Person (patient receiving treatment or s	services) or Guardian of Ins	sured Person:					
Name (PRINT or TYPE)	Signature		Date				
The undersigned licensed medical professional and also:	or medical director, if app	licable, affirms the statement numb	pered 1 above				
A. I have not solicited or caused the insured parke a claim for Personal Injury Protection ber		in a motor vehicle accident, to be s	olicited to				
B. The treatment or services rendered were experson to sign this form with informed consent.		son, or his or her guardian, sufficie	ntly for that				
C. The accompanying statement or bill is pro been provided therein. This means that each re a substantially complete manner.							
D. The coding of procedures on the accompar upcoded, unbundled , or constitutes an invalid (15) and (16), Florida Statutes or Section 627.7	or not medically necessa	ary diagnostic test as defined by Se					
Licensed Medical Professional Rendering Treat hand):	tment/Services or Medical	Director, if applicable (Signature l	by his/her own				
Dr. Jeffrey Watson							
Name (PRINT or TYPE)	Signature		Date				
Any person who knowingly and with intent to i							

Note: The **original** of this form must be furnished to the insurer pursuant to Section 627.736(4)(b), Florida Statutes and may **not** be electronically furnished. Failure to furnish this form may result in non-payment of the claim.

817.234(1)(b), Florida Statutes.