Smyth County Family Physicians A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

PATIENT INFORMATION

		DATE AC	T #
NAME OF PATIENT:			
LAST	FIRST	MIDDLE	NICKNAME
ADDRESS			
СПҮ		STATE	ZIP
MARITAL STATUS: M S D W	DATE OF BIRTH _	SS#	
PHONE (HOME)EMAIL ADDRESS	WORK	CELL	
EMPLOYER			
EMERGENCY CONTACT	ADDR	:SS	
RELATIONSHIP	PHON	E	
PHARMACY	PHONE		-
	FAMILY IN		
1.	(Please list imi		
RELATIONSHIP	· · · · · · · · · · · · · · · · · · ·	RELATIONSHIP	
2	·····	4	
RELATIONSHIP		RELATIONSHIP	
HAVE YOU SEEN ANY OF THE PHYYESNO	sicians in our grou	P IN THE PAST THREE	YEARS?
OUR GROUP CONSISTS OF DRS. PA MCGLOTHLIN, EMILY B. BRALLEY, D			
	insurance i	NFORMATION .	
PRIMARY INSURANCE			
	E GIVE ALL INSURANCI	CARDS TO RECEPTION	STS TO COPY
SECONDARY INSURANCE			
** IF EITHER PRIMARY OR SECONDA BIRTH DATE:			WE MUST HAVE THE SPOUSE'S

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

** WE DO NOT BILL INSURANCE COMPANIES FOR MVA ACCIDENTS. PATIENT IS RESPONSIBLE FOR PAYMENT AT TIME OF SERVICE.

**PARENT BRINGING CHILD TO OFFICE IS RESPONSIBLE FOR PAYMENT. WE DO NOT BILL PARENT AT ANOTHER ADDRESS.

I UNDERSTAND THAT I AM RESPONSIBLE FOR ALL CHARGES FOR SERVICES TO ME, INCLUDING THE BALANCE REMAINING AFTER PAYMENT OF POSSIBLE INSURANCE BENEFITS. I AUTHORIZE PAYMENT OF MEDICAL BENEFITS TO MYSELF OR THE NAMES PROVIDED FOR PROFESSIONAL SERVICES RENDERED. I AUTHORIZE THE RELEASE OF ANY MEDICAL INFORMATION NECESSARY TO PROCESS THIS CLAIM.

SIGNED		DATE	
	PATIENT OR PARENT IF MINOR	_	

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

ROYAL OAK MEDICAL ASSOCIATES, P.C.

I understand and agree that, regardless of my insurance coverage, I am ultimately responsible for payment of any charges for professional services rendered.

I certify that the information I have given is true and correct to the best of my knowledge.

I authorize Royal Oak Medical Associates, P.C. to release (or receive) any and all of my medical and billing information to any physician involved in my treatment, and to any health care facility at which I seek treatment, for the purposes of treatment, billing, collection, quality assurance or risk management activities, or defense of litigation or anticipated litigation and to any insurance company, health maintenance organization or other entity which is directly or indirectly responsible for payment or review of services provided by ROYAL OAK MEDICAL ASSOCIATES, P.C. A photocopy of this authorization shall be considered as valid as the original.

Also, I hereby agree to pay and accept responsibility for any collection fee, court costs and/or attorney fees incurred or imposed by ROYAL OAK MEDICAL ASSOCIATES, P.C.

I authorize the treatment by physicians or family nurse practitioner and request the payment for professional services rendered be made directly to ROYAL OAK MEDICAL ASSOCIATES, P.C., Smyth County Family Physicians Division.

DEEMED CONSENT FORM

I understand that the laws of Virginia provide if my physician, or any person employed by or under the direction and control of my physician(s), is directly exposed by my body fluids in any manner which may, according to the then current guidelines for the Center for Disease Control, transmit the **human immunodeficiency virus (HIV) or hepatitis B or C viruses**, that I am deemed by law to have consented to testing for infection with HIV or hepatitis B or C viruses. I further understand that by law I will have deemed to consent to the release of these test results to the person who is exposed to my body fluids.

DATE:	PATIENT		
	SIGNATURE:		
WITNESS:		ACITHORIZED	
PERSON:		_	

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

FOR MEDICARE PATIENTS ONLY

LIFETIME AUTHORIZATION TO PERMIT PAYMENT OF MEDICARE BENEFITS TO PROVIDER/PHYSICIAN AND PATIENT

I certify that the information given me in applying for payment under Title XVIII of the Social Security Act is correct. I authorize any holder of medical or other information about me to release to the Health Care Financing Administration or its intermediaries or carriers any information needed for this or a related Medicare claim. I request that payment of authorization benefits be made on my behalf. I assign the benefits payable for covered Medicare services to the physician.

PATIENT SIGNATURE															
AUTHORIZED															
PERSON:															
DATE:															
WE RESERVE	THE	RIGHT	TO A	SK YOU	ТО	SEEK	MEDICAL	CARE	ELSEWHEI	RE IF Y	'OU RE	PETITIV	ELY MIS	ss	

WE RESERVE THE RIGHT TO ASK YOU TO SEEK MEDICAL CARE ELSEWHERE IF YOU REPETITIVELY MISS APPOINTMENTS.

Revised 2-2017

Smyth County Family Physicians
A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

I GIVE PERMISSION FOR SMYTH COUNTY FAMILY PHYSICIANS TO LEAVE NORMAL TEST RESULTS ON MY ANSWERING MACHINE OR VOICEMAIL.

PATIENT NAME		
DATE		
WITNESS		

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

PERMISSION TO DISCUSS PHI

PATIENT NAME	DATE OF BIRTH
ACCOUNT NUMBER	
I HEREBY GIVE MY PERMISSION TO THE PERSON(S) LIST ABOUT THE CARE OF THE ABOVE NAMED PATIENT.	TED BELOW TO RECEIVE INFORMATION
NAME	RELATIONSHIP
	SIGNATURE OF PATIENT/GUARDIAN
	DATF

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D.

J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

PAYMENT POLICY

Thank you for choosing us as your primary care provider. We are committed to providing you with quality and affordable health care. Because some of our patient have had questions regarding patient and insurance responsibility for services rendered, we have been advised to develop this payment policy. Please read it, ask us any questions you may have, and sign in the space provided. A copy will be provided to you upon request.

- Insurance. We participate in most insurance plans, including Medicare. If you are not insured by a plan we do business with, but don't have an up-to-date insurance card, payment in full for each visit is required until we can verify your coverage. Knowing your insurance benefits is your responsibility. Please contact your insurance company with any questions you may have regarding your coverage.
- 2. Co-payments and deductibles. All co-payments and deductibles must be paid at the time of service. This arrangement is part of your contract with your insurance company. Failure on our part to collect co-payments and deductibles from patients can be considered fraud. Please help us in upholding the law by paying your co-payment at each visit.
- 3. Non-covered services. Please be aware that some-and perhaps all- of the services you receive may be non-covered or not considered reasonable or necessary by Medicare or other insurers. You must pay for these services in full at the time of visit. You will be notified if reasonable to expect a charge.
- 4. **Proof of insurance.** All patients must complete our patient information form before seeing the doctor. We must obtain a copy of your driver's license and current valid insurance to provide proof of insurance. If you fail to provide us with the correct insurance information in a timely manner, you may be responsible for the balance of a claim.
- 5. Claims submission. We will submit your claims and assist you in any way we reasonably can to help get your claims paid. Your insurance company may need you to supply certain information directly. It is your responsibility to comply with their request. Please be aware that the balance of your claim is your responsibility whether or not your insurance company pays your claim. Your insurance benefit is a contract between you and your insurance company; we are not party to that contract.

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D.

J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

- 6. Coverage changes. If our insurance changes, please notify us before your next visit so we can make the appropriate changes to help you receive your maximum benefits. If your insurance company does not pay your claim in 45 days, the balance will automatically be billed to you.
- 7. Nonpayment. If your account is over 90 days past due, you will receive a letter stating that you have 20 days to pay your account in full. Partial payments will not be accepted unless otherwise negotiated. Please be aware that if a balance remains unpaid, we may refer your account to a collection agency and you and your immediate family members may be discharged from this practice. If this is to occur, you will be notified by regular certified mail that you have 30 days to find alternative medical care. During that 30-day period our physician will only be able to treat you on an emergency basis.
- 8. Missed Appointments. Our policy is to charge for missed appointments not canceled within a reasonable amount of time. These charges will be your responsibility and billed directly to you. Please help us serve you better by keeping your regularly scheduled appointment.
- 9. It is the patient's responsibility to be familiar with your insurance carrier's requirements regarding preauthorizations and referrals.

Our practice is committed to providing the best treatment to our patients. Our prices are representative of the usual and customary charges for our area. Thank you for understanding our payment policy. Please let us know if you have any questions or concerns.

I have read a	nd understand	the payment	policy	aņd	agree	to	abide	by	its	guidelines:	
Signature of 1	patient or respo	onsible party			_		 Dat	 e			

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D.

J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

ACKNOWLEDGMENT OF RECEIPT OF NOTICE OF PRIVACY PRACTICES SMYTH COUNTY FAMILY PHYSICIANS

NOTICE TO PATIENT

We are required to advise you of you Notice of Privacy Practices, which states how we may use and/or disclose your health information. A copy will be provided upon request.

I acknowledge that I have been made aware of this office's Not sign this acknowledgment if I	
Patient's Name	Date of Birth
Please print your name here (if different than above)	Relationship to patient
Signature	Date
FOR OFFICE USE ONLY	
We have made every effort to obtain written acknowledgment of this patient, but it could not be obtained because-	receipt of our Notice of Privacy from
Patient account number	-
The patient refused to sign.	
Due to an emergency situation, it was not possible to	o obtain an acknowledgment
We were not able to communicate with the patient.	
Other (Please provide specific details)	
Employee Signature	 Date

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D.
J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

CONSENT FORM

(FOR USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION (PHI) FOR TREATMENT, PAYMENT. OR HEALTHCARE OPERATIONS (TPO)

I understand that as part of my healthcare, Royal Oak Medical Associates, P.C. originates and maintains health records describing my health history, symptoms, examination and test results, diagnosis, treatment, and any plans for future care and treatment. I also understand this information serves as:

- As basis for planning my care and treatment
- A means of communication among the many health professionals who contribute to my care.
- A source of information for applying my diagnosis and surgical information to my bill
- A means by which a third party payer can verify that services billed were actually provided
- And a tool for routine healthcare operations such as assessing quality and reviewing the competence of healthcare professionals.

I understand and have been provided with a Notice of Information Practices that provides a more complete description of information uses and disclosures. I understand that I have the right to review the notice prior to signing this consent. I understand the Practice reserves the right to change their notice and practices, and prior to implementation, will mail a copy of any revised notice to the address that I have provided if there is a need to use or disclose any protected health information. I also understand that I have the right to restrict as to how my health information may be used or disclosed to carry out treatment, payment or healthcare operations and that the Practice is not required to agree to the restrictions requested other than the exception noted in the Notice of Information Practices. I understand that I may revoke this consent in writing, except to the extent that the Practice has already taken action in reliance thereon.

With this consent, Royal Oak Medical Associates, P.C. may call my home or other designated location and leave a message on voice mail or in person in reference to 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 laboratory results among others.

With this consent, Royal Oak Medical Associates, P.C. may mail to my home or other designated location any items that assist the practice in carrying out TPO, such as appointment reminders and other correspondence as long as they are marked Personal and Confidential.

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

With this consent, Royal Oak Medical Associates, P.C. may e-mail to me appointment reminders and patient statements. I have the right to request that Royal Oak Medical Associates, P.C. restricts how it uses or discloses my PHI to carry out TPO. However, the practice is not required to agree to my requested restrictions except for a request for a restriction on a disclosure to a health plan where services have been paid in full, out-of-pocket, but if it does, it is bound by this agreement.

By signing this form, I am consenting for Royal Oak Medical Associates, P.C. to use and disclose my PHI to carry out my TPO.

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, Royal Oak Medical Associates, P.C. may decline to provide treatment to me.

Print Patient Name: _		
Account Number:		
Signature of Parent o	or Legal Guardian: _	
Date:	_	

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D. J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

NOTICE OF INFORMATION PRACTICES

- Royal Oak Medical Associates, P.C. may use and disclose protected health information
 for treatment, payment and healthcare operations. Treatment examples include, but are
 not limited to, referrals to other providers for treatment. Payment examples include, but
 are not limited to, insurance companies for claims including coordination of benefits
 with other insurers; collection agencies. Healthcare operations include, but are not
 limited to, internal quality control and assurance including auditing of records.
- 2. Royal Oak Medical Associates, P.C. is permitted or required to use or disclose protected health information without the individual's written consent or authorization in certain circumstances. Two examples of such are for public health uses or court orders.
- 3. An authorization form the patient is required for uses or disclosures for marketing purposes and for any disclosure constituting the sale of protected health information. No other use or disclosure of a patient's protected health information will be made without the individual's written authorization. Such authorization may be revoked at any time. Revocation must be written.
- Patients have the right to opt out of any communication involving fundraising. In the
 event of a breach of unsecured protected health information, a notification will be
 provided.
- 5. Royal Oak Medical Associates, P.C. will abide by the terms of the notice currently in effect at the time of the disclosure.
- 6. Royal Oak Medical Associates, P.C., reserves the right to change the terms of its notice and to make new notice provisions effective for all protected health information that it maintains. Royal Oak Medical Associates, P.C. will provide each patient with a copy of any revisions of its Notice of Information Practices at the time of their next visit, or at their last known address if there is a need to use or disclose any protected health information of the patient. Copies may also be obtained at any time at our office.
- 7. Any patient, guardian or personal representative has the right to object to the use of their health information for directory purposes.
- 8. Any patient, guardian or personal representative has the right to inspect and obtain their medical record.

A Division of Royal Oak Medical Associates P.C.

Emily B. Bralley, D.O. Paul G. Brown, M.D. Chelsea C. Hamman, M.D.

J. Ryan McGlothlin, D.O. Jennifer L. Quesinberry, M.D.

- 9. Any patient, guardian or personal representative has the right to request amendments be made to their medical record.
- 10. Any patient, guardian or personal representative has the right to request a six-year accounting of all disclosures of their medical record. The history will be provided within 60 days of the request and a reasonable charge may be assessed for any copies after the first requested in a 12-month period.
- 11. Any patient, guardian or personal representative has the right to request restrictions as to how their health information may be used or disclosed to carry out treatment, payment or healthcare operations. The Practice is not required to agree to the restrictions requested except for a request for a restriction on a disclosure to a health plan where services have been paid in full, out-of-pocket; but if the Practice does agree, the Practice must abide by those restrictions.
- 12. Any person/patient may file a complaint to the Practice and to the Secretary of Health and Human Services if they believe their privacy rights have been violated. To file a complaint with the practice, please contact the Privacy Officer at the address and/or phone number listed above. All complaints will be addressed and the results will be reported to the Privacy Officer.
- 13. It is the policy of Royal Oak Medical Associates, P.C. that no retaliatory action will be made against any individual who submits or conveys a complaint of suspected or actual non-compliance of the privacy standards.

Effective Date:	
Name of Patient:	
Signature of Patient or Legal Guardian:	
Date:	