

PATIENT ADVISEMENT

- Patients are responsible for all fees, regardless of insurance coverage. Patient financial responsibility is due at the time of service. This includes the patient deductible, co-payments and co-insurance.
- Due to the volume of our business, anyone who is 15 or more minutes late for an appointment may have to be rescheduled
- Appointments not rescheduled or cancelled less than 24 business hours in advance may be subject to a missed appointment fee of \$45.
- We respectfully request that non-English speaking patients bring an English speaking adult interpreter with them to their appointment.
- Please have all of your insurance information with you. All insurances must be verified prior to your appointment with the practitioner.

Thank you for your cooperation



PATIENT INFORMATION SHEET

Today's Date _____

Is this Workers Compensation? Y N

Date of Injury _____

PLEASE PRINT

FOR BILLING PURPOSES, WE REQUIRE THIS FORM TO BE FULLY COMPLETED.

PATIENT INFORMATION

Name: _____ Nickname: _____

Male Female Age: _____ DOB: _____ Social Security #: _____

Marital Status: Single Married Divorced Widowed Driver's License/State ID#: _____

Address: _____ APT #: _____

City: _____ State: _____ Zip Code: _____

Home Phone: _____ Cell Phone: _____ Email: _____

Employer: _____ Occupation: _____

Address: _____ Phone: _____

Name of Spouse/Responsible Party: _____ Home Phone: _____

DOB: _____ Employer: _____ Work Phone: _____

Cell Phone: _____ Email: _____

Emergency Contact: _____ Relationship: _____

Address: _____ Phone: _____

Who is your primary care doctor? _____

Who referred you to our office? _____

INSURANCE INFORMATION

PRIMARY INSURANCE

SECONDARY INSURANCE

Insurance name: _____

Subscriber's name: _____

SELF~SPOUSE~PARENT

Subscriber's SSN#: _____

Subscriber's DOB: _____

ID/Policy #: _____

Group #: _____

PPO EPO HMO

NAME OF PMG: _____

SELF~SPOUSE~PARENT

PPO EPO HMO

NAME OF PMG: _____

The patient is responsible for all fees, regardless of insurance coverage. Patient's financial responsibility is due at time of service. This includes deductible, copayments and coinsurance.

AUTHORIZATION AND ASSIGNMENT

I hereby authorize Achilles Prosthetics and Orthotics to furnish information to insurance carriers concerning my illnesses and treatments and I hereby assign to the above mentioned firm all payments for medical services rendered.

Patient/ Guardian Signature _____

PLEASE COMPLETE OTHER SIDE.

Guardian Name (please print) _____

MEDICAL HISTORY

Height: _____ Weight: _____ Recent weight changes? No: Yes: How much? _____

Have you had or do you currently have the following:

- | | | | | | |
|-------------------|--------------------------|-------------------------|--------------------------|--------------------------|--------------------------|
| Heart Problems: | <input type="checkbox"/> | Hepatitis C: | <input type="checkbox"/> | Alzheimer Disease: | <input type="checkbox"/> |
| Heart Attack: | <input type="checkbox"/> | Syphilis: | <input type="checkbox"/> | Nervous Breakdown: | <input type="checkbox"/> |
| Hypertension: | <input type="checkbox"/> | HIV Positive: | <input type="checkbox"/> | Psychiatric Problems: | <input type="checkbox"/> |
| Vascular Disease: | <input type="checkbox"/> | Rheumatoid Arthritis: | <input type="checkbox"/> | Alcoholism: | <input type="checkbox"/> |
| Stroke: | <input type="checkbox"/> | Obesity: | <input type="checkbox"/> | Pacemaker/Defibrillator: | <input type="checkbox"/> |
| Diabetes: | <input type="checkbox"/> | Osteoarthritis: | <input type="checkbox"/> | Seizure Disorder: | <input type="checkbox"/> |
| Kidney Disease: | <input type="checkbox"/> | Pulmonary Disease (TB): | <input type="checkbox"/> | Hearing Loss: | <input type="checkbox"/> |
| Osteoporosis: | <input type="checkbox"/> | Vision Problems: | <input type="checkbox"/> | Currently Pregnant: | <input type="checkbox"/> |
| Hepatitis A or B: | <input type="checkbox"/> | Parkinson Disease: | <input type="checkbox"/> | MRSA: | <input type="checkbox"/> |
| Tuberculosis: | <input type="checkbox"/> | Gout: | <input type="checkbox"/> | | |
| Ulcer: | <input type="checkbox"/> | Known Allergies: | _____ | | |

List any other conditions that you feel may affect your treatment: (Include dates and describe surgeries)

Are you currently taking medication? No: Yes: If so, please list: _____

Amputation: No: Yes: Where and which side? _____

Have you ever seen an orthotist/prosthetist before? No: Yes: If yes, please list:

Name: _____ Date: _____

Have you ever had any orthotics/prosthetics provided before? No: Yes: If yes, please list:

Item: _____ Date: _____

Have you ever been hospitalized for other illnesses? No: Yes: If yes, please list: _____

HISTORY OF INJURY/ACCIDENT

Date of Injury: _____ Hour: _____ AM or PM

Please describe how the injury/accident occurred: _____

Complaint: _____

Injury/accident occurred:

- On job: Adjuster's name: _____ Claim #: _____
- Traffic Accident
- School: _____
- At home
- Other: _____

NOTICE OF HIPAA & PRIVACY PRACTICES

Health Insurance Portability & Accountability Act of 1996 (HIPAA) is a federal statute which, among other things, sets up a framework for protecting patient identifiable health information, referred to as Protected Health Information (PHI). This Notice of Privacy Practices is NOT an authorization. This Notice of Privacy Practices describes how we, our business associates and their subcontractors, may use and disclose your PHI to carry out Treatment, Payment or health care Operations (TPO) and for other purposes that are permitted or required by law. It also describes your rights to access and control your protected health information. "Protected health information" is information about you, including demographic information, that may identify you and that relates to your past, present or future physical or mental health condition and related health care services.

USES AND DISCLOSURES OF PROTECTED HEALTH INFORMATION

Your protected health information may be used and disclosed by your practitioner, our office staff and others outside of our office that are involved in your care and treatment for the purposes of providing health care services to you, to pay your health care bills, to support the operation of the practitioner's practice, and any other use required by law.

Treatment: We will use and disclose your protected health information to provide, coordinate, or manage your health care and any related services. This includes the coordination or management of your health care with a third party. For example, your protected health information may be provided to a physician to whom you have been referred, DME vendors, surgery centers/hospitals, referring physicians, family practitioner, physical therapists, home health providers, laboratories, workers' compensation adjusters, nurse case managers, etc. to ensure that the health care provider has the necessary information to diagnose or treat you.

Payment: Your protected health information will be used, as needed, to obtain payment for your health care services. For example, obtaining approval for a hospital stay, surgery, MRI or other diagnostic test, injection procedures, injection series, physical therapy, etc., may require that your relevant protected health information be disclosed to your health plan to obtain approval for the procedure.

Healthcare Operations: We may use or disclose, as-needed, your protected health information in order to support the business activities of your physician's practice. These activities include, but are not limited to, quality assessment, employee review, training of medical students, licensing, fundraising, and conducting or arranging for other business activities. For example, we may disclose your protected health information to medical students that see patients at our office. In addition, we may use a sign-in sheet at the registration desk where you will be asked to sign your name and indicate your practitioner. We may also call you by name in the waiting room when your practitioner is ready to see you. We may use or disclose your protected health information, as necessary, to contact you to remind you of your appointment, and inform you about treatment alternatives or other health-related benefits and services that may be of interest to you. If we use or disclose your protected health information for fundraising activities, we will provide you the choice to opt out of those activities. You may also choose to opt back in. We may use or disclose your protected health information in the following situations without your authorization. These situations include: as required by law, public health issues as required by law, communicable diseases, health oversight, abuse or neglect, food and drug administration requirements, legal proceedings, law enforcement, coroners, funeral directors, organ donation, research, criminal activity, military activity and national security, workers' compensation, inmates and other required uses and disclosures. Under the law, we must also disclose your protected health information when required by the Secretary of the Department of Health and Human Services to investigate or determine our compliance with the requirements under Section 164.500.

USES AND DISCLOSURES THAT REQUIRE YOUR AUTHORIZATION

Other Permitted and Required Uses and Disclosures will be made only with your consent, authorization or opportunity to object unless required by law. Without your authorization, we are expressly prohibited to use or disclose your protected health information for marketing purposes. We may not sell your protected health information without your authorization. We may not use or disclose most psychotherapy notes contained in your protected health information. We will not use or disclose any of your protected health information that contains genetic information that will be used for underwriting purposes.

You may revoke the authorization at any time, in writing, except to the extent that your physician or the physician's practice has taken an action in reliance on the use or disclosure indicated in the authorization.

YOUR RIGHTS

The following are statements of your rights with respect to your protected health information.

You have the right to inspect and copy your protected health information (fees may apply) – Pursuant to your written request, you have the right to inspect or copy your protected health information whether in paper or electronic format. Under federal law, however, you may not inspect or copy the following records: Psychotherapy notes, information compiled in reasonable anticipation of, or used in, a civil, criminal, or administrative action or proceeding, protected health information restricted by law, information that is related to medical research in which you have agreed to participate, information whose disclosure may result in harm or injury to you or another person, or information that was obtained under a promise of confidentiality.

You have the right to request a restriction of your protected health information – This means you may ask us not to use or disclose any part of your protected health information for the purposes of treatment, payment or healthcare operations. You may also request that any part of your protected health information not be disclosed to family members or friends who may be involved in your care or for notification purposes as described in this Notice of Privacy Practices. Your request must state the specific restriction requested and to whom you want the restriction to apply. Your practitioner is not required to agree to your requested restriction except if you request that the practitioner not disclose protected health information to your health plan with respect to healthcare for which you have paid in full out of pocket.

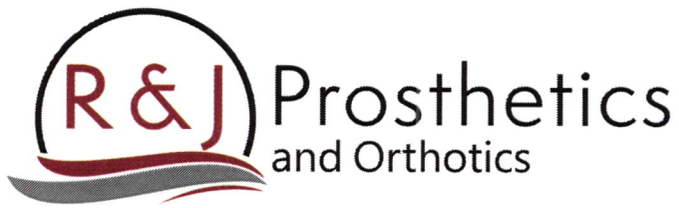
You have the right to request confidential communications - You have the right to request confidential communication from us by alternative means or at an alternate location. You have the right to obtain a paper copy of this notice from us, upon request, even if you have agreed to accept this notice alternatively i.e. electronically.

You have the right to request an amendment to your protected health information – If we deny your request for amendment, you have the right to file a statement of disagreement with us and we may prepare a rebuttal to your statement and will provide you with a copy of any such rebuttal.

You have the right to receive an accounting of certain disclosures – You have the right to receive an accounting of disclosures, paper or electronic, except for disclosures: pursuant to an authorization, for purposes of treatment, payment, healthcare operations; required by law, that occurred prior to April 14, 2003, or six years prior to the date of the request.

You have the right to receive notice of a breach – We will notify you if your unsecured protected health information has been breached.

You have the right to obtain a paper copy of this notice from us even if you have agreed to receive the notice electronically. We reserve the right to change the terms of this notice and we will notify you of such changes on the following appointment. We will also make copies of our new notice if you wish to obtain one.



☎ 805-643-4063 | 📠 805-643-5876
www.randjprosthetics.com

COMPLAINTS

You may complain to us or to the Secretary of Health and Human Services if you believe your privacy rights have been violated by us. You may file a complaint with our **HIPAA compliance officer, Daniel J. Newton, CP at (661) 323-5944. We will not retaliate against you for filing a complaint.**

We are required by law to maintain the privacy of, and provide individuals with, this notice of our legal duties and privacy practices with respect to protected health information. We are also required to abide by the terms of the notice currently in effect. If you have any questions in reference to this form, please ask to speak with a member of our office staff in person or by phone at the main number of your providing office.

Medical Board of California

Phone: 1-800-633-2322

Medicare Hotline

Phone: 1-800-Medicare (1-800-633-4227)

BOC Hotline (Board of Certification)

Phone: (402) 559-009

MEDICARE DMEPOS SUPPLIER STANDARDS

Note: This is an abbreviated version of the supplier standards every Medicare DMEPOS supplier must meet in order to obtain and retain their billing privileges. These standards, in their entirety, are listed in 42 C.F.R. 424.57(c).

1. A supplier must be in compliance with all applicable Federal and State licensure and regulatory requirements.
2. A supplier must provide complete and accurate information on the DMEPOS supplier application. Any changes to this information must be reported to the National Supplier Clearinghouse within 30 days.
3. A supplier must have an authorized individual (whose signature is binding) sign the enrollment application for billing privileges.
4. A supplier must fill orders from its own inventory, or contract with other companies for the purchase of items necessary to fill orders. A supplier may not contract with any entity that is currently excluded from the Medicare program, any State health care programs, or any other Federal procurement or non-procurement programs.
5. A supplier must advise beneficiaries that they may rent or purchase inexpensive or routinely purchased durable medical equipment, and of the purchase option for capped rental equipment.
6. A supplier must notify beneficiaries of warranty coverage and honor all warranties under applicable State law, and repair or replace free of charge Medicare covered items that are under warranty.
7. A supplier must maintain a physical facility on an appropriate site and must maintain a visible sign with posted hours of operation. The location must be accessible to the public and staffed during posted hours of business. The location must be at least 200 square feet and contain space for storing records.
8. A supplier must permit CMS or its agents to conduct on-site inspections to ascertain the supplier's compliance with these standards.
9. A supplier must maintain a primary business telephone listed under the name of the business in a local directory or a toll free number available through directory assistance. The exclusive use of a beeper, answering machine, answering service or cell phone during posted business hours is prohibited.
10. A supplier must have comprehensive liability insurance in the amount of at least \$300,000 that covers both the supplier's place of business and all customers and employees of the supplier. If the supplier manufactures its own items, this insurance must also cover product liability and completed operations.
11. A supplier is prohibited from direct solicitation to Medicare beneficiaries. For complete details on this prohibition see 42 CFR § 424.57 (c) (11).
12. A supplier is responsible for delivery of and must instruct beneficiaries on the use of Medicare covered items, and maintain proof of delivery and beneficiary instruction.
13. A supplier must answer questions and respond to complaints of beneficiaries, and maintain documentation of such contacts.
14. A supplier must maintain and replace at no charge or repair cost either directly, or through a service contract with another company, any Medicare-covered items it has rented to beneficiaries.
15. A supplier must accept returns of substandard (less than full quality for the particular item) or unsuitable items (inappropriate for the beneficiary at the time it was fitted and rented or sold) from beneficiaries.
16. A supplier must disclose these standards to each beneficiary it supplies a Medicare-covered item.
17. A supplier must disclose any person having ownership, financial, or control interest in the supplier.
18. A supplier must not convey or reassign a supplier number; i.e., the supplier may not sell or allow another entity to use its Medicare billing number.
19. A supplier must have a complaint resolution protocol established to address beneficiary complaints that relate to these standards. A record of these complaints must be maintained at the physical facility.
20. Complaint records must include: the name, address, telephone number and health insurance claim number of the beneficiary, a summary of the complaint, and any actions taken to resolve it.
21. A supplier must agree to furnish CMS any information required by the Medicare statute and regulations.
22. All suppliers must be accredited by a CMS-approved accreditation organization in order to receive and retain a supplier billing number. The accreditation must indicate the specific products and services, for which the supplier is accredited in order for the supplier to receive payment for those specific products and services (except for certain exempt pharmaceuticals).
23. All suppliers must notify their accreditation organization when a new DMEPOS location is opened.
24. All supplier locations, whether owned or subcontracted, must meet the DMEPOS quality standards and be separately accredited in order to bill Medicare.
25. All suppliers must disclose upon enrollment all products and services, including the addition of new product lines for which they are seeking accreditation.
26. A supplier must meet the surety bond requirements specified in 42 CFR § 424.57 (d).
27. A supplier must obtain oxygen from a state-licensed oxygen supplier.
28. A supplier must maintain ordering and referring documentation consistent with provisions found in 42 CFR § 424.516(f).
29. A supplier is prohibited from sharing a practice location with other Medicare providers and suppliers.
30. A supplier must remain open to the public for a minimum of 30 hours per week except physicians (as defined in section 1848(j) (3) of the Act) or physical and occupational therapists or a DMEPOS supplier working with custom made orthotics and prosthetics.

MEDICARE DMEPOS SUPPLIER STANDARDS

DMEPOS suppliers have the option to disclose the following statement to satisfy the requirement outlined in Supplier Standard 16 in lieu of providing a copy of the standards to the beneficiary.

The products and/or services provided to you by (supplier legal business name or DBA) are subject to the supplier standards contained in the Federal regulations shown at 42 Code of Federal Regulations Section 424.57(c). These standards concern business professional and operational matters (e.g. honoring warranties and hours of operation). The full text of these standards can be obtained at <http://ecfr.gpoaccess.gov>. Upon request we will furnish you a written copy of the standards.

PROSTHETICS AND ORTHOTICS WARRANTY INFORMATION & RETURN POLICY

Orthotic custom products carry a 60 day defective parts and labor warranty. Pre-fabricated orthotic products carry a 30 day defective parts and labor warranty. Prosthetic products carry a 6-month defective parts and labor warranty. R&J Prosthetics and Orthotics will also honor any manufacturer (parts) warranty that applies to any product we provide to the patient. R&J Prosthetics and Orthotics will notify all Medicare beneficiaries of the warranty coverage and we will honor all warranties under applicable law. R&J Prosthetics and Orthotics will repair or replace, free of charge, Medicare-covered equipment that is under warranty. In addition, an owner's manual with warranty information will be provided to beneficiaries for all durable medical equipment where this manual is available.

R&J Prosthetics & Orthotics, Inc. will accept returns of substandard (less than full quality for a particular item) or unsuitable items (inappropriate for the beneficiary at the time it was fitted or sold) from beneficiaries as determined by a consensus of beneficiary and practitioner. Orthopedic products cannot be returned for any other reason.

All warranties will be honored. Orthopedic shoes (including inserts) are **NON- Returnable NON- Refundable** once the product has been fit and the product leaves the premises. The only exception to this is a verifiable manufacturer's defect that the manufacturer agrees to credit R&J Prosthetics and Orthotics Inc.

I have read and understand the warranty coverage and return policy for the products I will be provided.

****All products ordered at patients request without a fitting are also NON-Returnable.****

Thank you,
R&J Prosthetics & Orthotics Inc.

NOTICE OF PATIENT FINANCIAL RESPONSIBILITY

Our office provides services in good faith that it will be appropriately compensated. It is the patients/guarantor's responsibility to understand their individual health policy and its coverage.

Our office will gladly file with your primary and secondary health insurance on your behalf; but requires that patient deductible, copayments & coinsurance be paid at the time of service.

Patients are responsible for letting us know of any changes in insurance coverage or other pertinent demographic information. You must provide our office with a copy of your current insurance card(s) as well as a state issued photo ID or driver's license.

We will coordinate with your employer for work related injuries. It is the patient's responsibility to let us know if a visit is work related.

We **do not** coordinate with third party liability (example: auto accidents, school insurance). When a third party is involved, patients are considered self pay. It is your responsibility to inform us in writing if your visit is the result of a third party liability. If claims are erroneously filed to your health insurance or retroactively reversed, then the liability becomes that of the patient/guarantor. Interest, penalties, collection costs & legal costs incurred in order to obtain patient payment becomes the responsibility of the patient/guarantor.

Patients are expected to honor their scheduled appointment times. Missed appointments, appointments not rescheduled or cancelled less than 24 business hours in advance may be subject to a **missed appointment fee of \$45**. Missed appointment fees are not covered by insurance and are the full responsibility of the patient/guarantor. Multiple missed appointments may result in dismissal as a patient.

Patient Name

Patient/Guarantor Signature

Date