

## Destin

36474C Emerald Coast Parkway, Suite 3101 Cities Boulevard Destin, FL 32541 Niceville, FL 32578

## **Niceville**

554-D Twin

# **Panama City**

Crestview 1827 Harrison Avenue 5300 South Ferdon Boulevard Panama City, FL 32405  $Crestview,\,FL~32536$ 

PATIENT INFORMATION:		E-MAIL:		
LAST NAME:	FIRST:		M:	
LOCAL ADDRESS:	(	CITY:	STATE:	ZIP:
MAILING ADDRESS:		CITY:	STATE:	ZIP:
SOCIAL SECURITY NO:	DATE OF BIRTH:	A	GE:	
HOME PHONE:	CELL PHONE:	SEX: □ M □ F	MARITAL STA	ΓUS: □ S □ M □ D □ V
EMERGENCY CONTACT PERSO	ON:	RELA	RELATION:	
EMERGENCY NUMBER:				
EMPLOYMENT INFORMATION	N: PATIENT OR PARENT			
EMPLOYER:	OCCUPATION:	E	MPLOYEE NAME:_	
ADDRESS:	CITY:	STATE:		
ZIP CODE:	WORK PHONE:	EXT:		
RESPONSIBLE PARTY (If different	ent from above or if patient is a minor):	<u>:</u>		
NAME:	SOCIAL SECU	JRITY:		
MAILING ADDRESS:				
PHONE:	DATE OF BIRTH:	MARITAL	STATUS:	
RELATION TO PATIENT:	OUSE DARENT DSTEP-PARENT	Γ □ OTHER		
HOW DID YOU HEAR ABOUT I	<u>US:</u>			
PRIMARY CARE PHYSICIAN: _	RI	EFERRING PHYSICIAN	J:	
PREFERRED PHARMACY:				
PRIMARY INSURANCE: (Ple	ase provide copy of insurance card	<u>)</u>		
Name of Insurance	Poli	cy#	Group#	
Address of Insurance Compan	ny			
Name of Policy Holder	Relationship to Patient			
SECONDARY INSURANCE:	(If applicable)	-		
Name of Insurance	Poli	cy#	Group#	
Address of Insurance Compan	ny			
	Relationship to Patient			
PATIENT SIGNATURE:		DA	ГЕ:	

Orthopaedic Associates, P.A., complies with applicable Federal civil rights laws and does not discriminate on the basis of race, color, national origin, age, disability, or sex.



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## ARBITRATION AGREEMENT BETWEEN DOCTOR AND PATIENT

(Please read carefully)	
This agreement is made between Orthopaedic Associates and Theodore I. Macey, M.D., Mark J. Tenholder, M.D., Jason W. Thackeray, M.D., Michael Shawbitz, M.D., James F. Watt, D.O., Donald Chipman, M.D., Dale Landry, Thomas Fusco, D.P.M., Jacob Seales, M.D., Brandon Cook, M.D., Jack E. McKay, M.D. David J. Dean, M.D., Robert J. White, D.P.M. and their physician extenders, agents, employees, or any of the foregoing referred to hereina "doctors" and	
(Patient name)	
It is the intention of the parties to this agreement to bind not only themselves, but also their heirs, personal represenguardians, or any other persons deriving their claims through, and on behalf of, the patient.	atives,
It is understood by the patient that he or she has voluntarily selected, and he or she is neither required to use Ortho Associates nor any of the doctors involved in their treatment and that there are other competent Orthopaedic physic Florida who may act as the patient's treating physician.	
It is further understood that in the event of any controversy or dispute which might arise between the doctor and the regardless of whether the dispute concerns the medical care rendered, or payment of surgical or other fees, or any other whatsoever, then the parties agree that the dispute shall be resolved by arbitration as provided by the Florida Arb Code, Chapter 682, Florida Statues.	matter
<b>Disputes and Consideration;</b> In the unfortunate event of any claim for medical malpractice or otherwise, consideration for this agreement, the parties would like to (a) keep things as simple as possible; (b) enhance early res of their differences; (c) avoid lengthy drawn-out litigation through the courts; (d) avoid the stress associated with trac litigation and jury trials; and (e) minimize all costs, expenses, and attorney's fees.	olution
This arbitration shall be binding and shall be in lieu of, and instead of, any trial by judge or jury. Each part choose one arbitrator and the two arbitrators shall choose a third arbitrator. Each party shall be entitled to the dis available for under the Florida Rules of Civil Procedure. The panel of three (3) arbitrators shall hear and dec controversy, and the decision shall be binding on all parties, and may be enforced by a court of competent jurisdiction	covery de the
Duty to Defend and Indemnify: For each individual or entity with a claim that is not bound by this agreement party"), it is the parties' intent that they shall adopt and comply with this agreement 100% so that the parties can piecemeal litigation and ensure consistency, closure, and finality in one forum. For each non-party claim against the physician brought outside this agreement, you shall (a) defend and (b) indemnify the patient's physician against said claim.	avoid tient's
If any provision of this Agreement shall be held invalid under any applicable laws, such invalidity shall not aff other provision of this Agreement that can be given effect without the invalid provision. Further, all terms and condit this Agreement shall be deemed enforceable to the fullest extent permissible under applicable law, and, when necess court is requested to reform any and all terms or conditions to give them such effect.	ions of
Patient initials I understand that by signing this agreement I am waving my right to a jury trie instead, have agreed to participate in arbitration.	ıl, and
This agreement shall remain in effect for all treatment and surgery provided to the patient, presently and at any future <b>By signing below, I am indicating that I have read and agree to the foregoing terms.</b>	date.
In witness whereof, we have set our hands this date:	
PATIENT: WITNESS:	
By: By:	
By: By: By: (Patient Signature as Authorized as Agent)	

Patient's Spouse, if available



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## Crestview

5300 South Ferdon Boulevard  $Crestview,\,FL~32536$ 

# **MEDICATION RECORD**

Today's Date:			
Patient Name (Last):			
Patient Name (First):	Middle Initial:		
Height: Weight:	Date of Birth:		
Patient's Family Doctor:			
Preferred Pharmacy:	Location:		
Medication (including over the counter & supplements)	Frequency		

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# **Authorization for Release of Medical Information**

l,	_, give Orthopaedic Associates permission to
release and/or discuss my medical reco	_, give Orthopaedic Associates permission to ords or conditions with the following individual(s):
<u>Name:</u>	Relationship to the patient:
Patient signature	Date
Witness signature	-