Lindsey R. Porth, FNP-BC

Dear New Patient,

Thank you so much for making an appointment with me. I am looking forward to assisting you with your healthcare needs. I ask that you arrive a few minutes early for your initial appointment. This consultation requires approximately 1 hour and 15 minutes for the first visit. I have dedicated a large amount of time for your initial consultation, and it is very important that you allow me 48 hours notice or more if at all possible, if you find it necessary to cancel or reschedule your appointment.

Please carefully fill out the health questionnaire. This will enable me to create a chart on you, set up your initial appointment and to be able to spend more time with you concerning your present illness, and to focus on your specific problems. Medical problems can be complex and your medical history is very important for background information. Please spend a few minutes completing these forms as thoroughly as possible. Please bring to your visit any x-rays, MRI, bone density tests and labs that pertain to your current condition.

I have a patient portal and a smart phone app to facilitate better and secure communication with my office. Through the portal you will be able to securely communicate with the office, view your Personal Health Records, review your downloaded lab results, review statements and request appointments and prescription refills. Be sure to provide your email address so that you can be "web-enabled".

You will need to send a photocopy of your insurance card/s (front & back) and a photo ID to set up your first appointment and if there are any insurance changes. This can be texted to 772-206-2262 or emailed to the email below. Please let me know if you have had any information changes since your last appointment. If you do not have insurance or I am not credentialed with your insurance, cash visits are an option.

All payments, co-pays, and past due balances are expected at time of service, unless a prior agreement has been made.

Sincerely,

Lindsey R. Porth, FNP-BC

Please take a moment to fill out the following forms as thoroughly as possible.

Patient Name:		Date o	f Birth:	Age:
Mailing Address:		Email:		
City:	A A A A A A A A A A A A A A A A A A A	State:	Zip:	
Home phone:	Cell phone:		Work phone:	VALUE V
Sex: Marital Status:	S	ocial Security Number:		
Language spoken:	Race:	Ethnic	ity (circle one): Hispa	nic Non-Hispanio
Primary Care Physician:		Ph	one number:	
Referring Physician:		Ph	one number:	
Pharmacy Name:		Pho	one number:	
Notify in case of emergency:		Phone:	Relat	ion:
Name of Primary insurance:				
Insured's Name:				
Insured's Date of Birth:				
Name of Secondary insurance:_				
Insured's Name:				
Insured's Date of Birth:				
CURRENT MEDICATIONS (INCLU	JDE VITAMINS, SUF	PLEMENTS, AND OVER	THE COUNTER MEDS)
Name of Medication	Dose	How often taken	Start Date	Stop Date
1				podanje od nakonaja se
2				
3				
4				
5				

6			
7			
8			
9			
*use a	n additional sheet of paper if necessary		
MEDIC	CAL HISTORY / CURRENT MEDICAL PROBI	LEMS (CHECK ALL TH	HAT APPLY, FILL IN ANY OTHERS)
	Osteoarthritis		Diabetes
	Rheumatoid Arthritis		Heart Disease:
	Polymyalgia Rheumatica (PMR)		Heart Attack
	Psoriatic Arthritis		Atrial Fibrillation
	Osteoporosis		High cholesterol
	Spinal Stenosis		Emphysema / Asthma
	Rotator Tendonitis / Tear		Reflux / GERD
	Bursitis		Stomach/GI problems:
	Fibromyalgia		Depression
	Lupus		Thyroid disorder
	Prostate Problems		History of tuberculosis
	Bladder Problems		PPD positive
	Kidney Problems		Cancer, type
	Sjogren's Syndrome		
	Last Bone Density Test?		
	Broken bone(s)?		
	High Blood Pressure		
MEDI	CATION ALLED CIES		
MEDI	CATION ALLERGIES		
NAME	OF MEDICATION	TYPE	OF REACTION

SURGERIES

TYPE OF SURGERY				DATE			
			_				
			_				
FAMILY MEDICAL HISTOR	RY (PLEASE AD	D AN	OTHERS NOT	LISTED)			993
Family Member	Year of birth	RA	Osteoporosis	Diabetes	Hypertension	Heart Disease	Other
Father							
Mother							
Paternal Grand Father							
Paternal Grand Mother							
Maternal Grand Father							
Maternal Grand Mother							
Siblings							
Children							
Others/Unknown Histor	у						
SOCIAL HISTORY / HABITS							
☐ Smoking: packs/day ☐ Non-smoker ☐ Quit smoking in							
□ Alcohol use: □ Yes (drinks/week:) □ No							
☐ Married ☐ Widowed ☐ Divorced ☐ Single							
□ Occupation: □ Retired							
☐ I exercise regularly ☐ I exercise rarely ☐ I do not exercise ☐ Type exercise							

	\square I have traveled outside the United States in the past three months					
	☐ Recreational drug use. Type	e:	🗆 Never			
	REVIEW OF SYMPTOMS: Plea	se mark the symptoms you ha	ave been having recently.			
	GENERAL	☐ gait difficulties	□ neck pain	☐ stuffy nose		
	□ fever	☐ tremors/shaking	CARDIOLOGY	EAR/NOSE/THROAT		
	□ chills	□ restless legs	□ chest pain	☐ scalp tenderness		
¥C.	☐ night sweats	□ peripheral	☐ palpitations	\square dry mouth		
	□ malaise	neuropathy	☐ leg swelling	☐ hair loss		
	☐ fatigue	☐ memory loss	□ dizziness	□ postnasal drip		
	☐ weight loss	□ seizures	☐ passing out	☐ thrush		
	☐ weight gain	PSYCHOLOGY	UROLOGY	□ jaw pain		
	\square loss of appetite	□ depression	□ burning	□ oral sores		
	□ insomnia	☐ high stress level	☐ blood in urine	☐ sore throat		
	RESPIRATORY	□ sleep problems	☐ urgency to urinate	□ cold		
	☐ shortness of breath	□ suicidal thinking	☐ increased frequency	□ cough		
	□ chest pain	□ eating disorder	□ leaking	□ coughing blood		
	□ cough	□ panic attacks	☐ recurrent UTI	□ nosebleed		
	□ coughing blood	□ grief	□ nocturia	☐ change in voice		
	□ wheezing	MUSCULOSKELETAL	ALLERGY	GASTROENTEROLOGY		
	□ congestion	☐ joint stiffness	□ runny nose	□ nausea		
	NEUROLOGY	□ joint pain	☐ scratchy throat	□ heartburn		
	□ headache	☐ joint swelling	☐ itchy eyes	□ vomiting		
	☐ tingling/numbness	□ muscle pain	☐ ear fullness	□ diarrhea		
	□ weakness	□ back pain	☐ sinus fullness	☐ difficulty swallowing		

\square bloating/belching	\square excessive urination	SKIN	☐ shingles
\square abdominal pain	☐ heat intolerance	□ rash	□ rosacea
\square constipation	\square cold intolerance	□itching	□ eczema
habits ☐ de	EYES	□ hives	BLOOD/LYMPH
	☐ decreased vision	□ Raynaud's	☐ swollen glands
	□ red eyes	☐ skin cancers	☐ loss of appetite
□ black tarry stool	☐ blurry vision	□wound	☐ night sweats
ENDOCRINE	□ vision loss	☐ bruising	☐ fevers
☐ excessive sweating	☐ dry eyes	□ psoriasis	☐ easy bruising
□ excessive thirst	□ seasonal eye	□ sun sensitivity	

Lindsey R. Porth, FNP-BC

PATIENT AUTHORIZATION FOR USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION

10:	
Name of person/physician/facility	Fax number
By signing this authorization, I authorize Lindsey R. Porth, F information (PHI) about me from the above.	NP-BC to use and/or disclose certain protected health
Please fax the following individually identifiable health info	rmation about me to Lindsey R. Porth, FNP at 888-498-4434
 All pertinent information Office notes Lab results X-ray and imaging results Bone Density results 	
The information will be used or disclosed for the continuity	of medical care.
This authorization will expire on:	
The practice will not receive payment or other remuneration PHI.	on from a third party in exchange for using or disclosing the
I do not have to sign this authorization in order to receive t right to refuse to sign this authorization. When my informa be subject to redisclosure by the recipient and may no long revoke this authorization in writing except to the extent the written revocation must be submitted to the Privacy Office	tion is used or disclosed pursuant to this authorization, it m ger be protected by the HIPAA Privacy Rule. I have the right e practice has acted in reliance upon this authorization. My
Signature of Patient or Legal Guardian	Date Signed
Print Name of Patient or Legal Guardian	Date of Birth of Patient

Lindsey Rachelle Porth, FNP-BC, PA

Patient Nam	e:		

I hereby give consent for the necessary medical treatment for the above named patient for whom I am legally responsible. This consent for treatment includes medical care provided today and those of subsequent appointments.

Privacy Notice

In accordance with the Health Insurance Portability and Accountability Act of 1996, patients of the **Practice** are entitled to the greatest degree of privacy possible. The release of medical information to any insurance carrier, other entities directly associated with Lindsey Rachelle Porth, FNP-BC PA., primary care provider and/or referral physician in connection with treatment is authorized. This office will strive to ensure that patient information is used only for authorized purposes as agreed by the patient. No other disclosures will be made without written authorization from the patient or guardian. Patients are advised that they have a right to review their medical files upon reasonable notice to the practice and during normal business hours and to make comments to the same. All requests must be made in writing.

Assignment of Benefits

I hereby authorize an assigned to the **Practice** all payments and/or insurance benefits for services rendered. I agree to complete any additional forms which may be required by me in insurance plan for assignment of benefits. I hereby authorize the **Practice** to release medical information necessary to obtain payment. I understand that I am financially responsible for all amounts not covered by insurance plan.

Financial Responsibility

I understand that and consideration of the services provided to the patient, I am directly and primarily responsible to pay the amount of all charges incurred for services and procedures rendered at the Practice. It is my responsibility to know and understand my insurance policy. I am responsible for payment of any applicable but deductible, copayment or coinsurance prior to the provision of services. I understand that by law, deductible, copayment, and coinsurance cannot be waived. The Practice will provide me with an estimate of my total financial responsibility. I understand that this amount is only an estimate based on what my insurance plan may pay. In the event that fees exceed the amount of the estimate, I will be financially responsible for the balance. I understand that such payment is not contingent on any insurance, settlement or judgment payment. I further understand that such payment is not contingent on the results of any treatment. The Practice does not refund any payment for services rendered. The Practice will file a claim for payment with my insurance plan as a courtesy to me. If the insurance plan fails to pay the Practice in a timely manner for any reason, I understand that I will be responsible for prompt payment of all amounts owed to the Practice. I will receive a statement once a month, if I have a balance owing. Failure to pay a balance by the third billing statement will result in my account being turned over to the collection process. SHOULD MY ACCOUNT BE REFERRED TO A COLLECTION AGENCY OR ATTORNEY FOR COLLECTION, THEN I WILL PAY ALL COSTS OF COLLECTION, INCLUDING A REASONABLE ATTORNEY'S FEE.

Authorization for treatment/Release of information

In connection with the medical services that I AM receiving from the above-named provider or provider's group, I hereby authorize the above-named provider and/or group/associate to disclose any/all information concerning my medical condition and treatment (including, but not limited to, super confidential information concerning sexually transmitted diseases, mental health, chemical dependence, or other such information), including copies of applicable hospital and medical records, to:

- A. Any third-party payer covering the medical services with the patient;
- B. Other healthcare professionals and institutions involved in the delivery of healthcare;
- C. The proponent of any legally sufficient subpoena, or in response to a court order;
- D. Employee and agents for the **Practice**, to the degree necessary to facilitate the provisions of Healthcare Services and provide for such payment of services;
- E. Pharmacies; and
- F. As otherwise required by law

In each case, the practice shall take reasonable steps to ensure that only the minimum necessary information is disclosed accordance with the above. I have read and understand the above. I further understand that I have been given access to the provider's privacy notice and that copy of which was available for my taking. I have had the opportunity to place special restrictions upon the consent hereby given. I further understand that special requests for restrictions must be submitted to the practice in writing and must be reviewed and approved by the designated Privacy Officer. I also hereby authorize the disclosure of personal health information to the individuals listed below and via answering machine.

To the following individuals:		
	Relationship	
	Relationship	

I hereby acknowledge that I am responsible, and it is in my best medical interest to attend any scheduled appointments and/or follow-up appointments with Lindsey R. Porth, FNP-BC, as recommended by my provider. I further understand that if my provider orders/recommend outpatient diagnostic imaging testing, a sleep study, PFTs, or laboratory testing, it is because he/she feels it is in my best interest. Finally, I understand that the practice has a no-show policy in effect, which requires 24-hour notice if I must cancel my appointment. If I fail to abide by this policy, I will be responsible for charge of \$50 per occurrence. This must be paid prior to seeing the provider for any other appointments.

This consent is valid from the date executed until revoked in writing by the patient.

Patient Signature

Date

Witness Signature Date

By entering into this agreement the parties to this agreement are giving up their constitutional and statutory rights to have any dispute involving health care services decided before a judge or jury and instead are accepting mandatory and binding arbitration to resolve any dispute.

Arbitration Agreement for Health Care Services

Whereas, on this _____ day of _____, 20____, the undersigned patient or the patient's legal representative has entered into this agreement with Lindsey Rachelle Porth, FNP-BC PA to arbitrate any dispute involving the rendition of healthcare services by Lindsey Rachelle Porth, FNP-BC PA and its providers, employees, agents, partners and assigns (Lindsey Rachelle Porth, FNP-BC PA and its providers, employees, agents, partners and assigns shall be called "health care provider") and have agreed to the following terms and conditions.

Article 1. Full Consideration For This Agreement. The undersigned parties agree that this agreement has been made for full consideration, which consideration includes, but is not limited to, their mutual desire to have any healthcare service dispute or controversy resolved in a fair and expeditious manner by use of mandatory and binding arbitration.

Article 2. Health Care Services Are Arbitrable. The undersigned parties agree that any and all issues involving healthcare services rendered by the health care provider including but not limited to dispute or controversy involving malpractice or negligence involving the diagnosis, treatment or care of the patient by the health care provider are arbitrable issues that shall be submitted to mandatory and binding arbitration as provided in this agreement. Further, the undersigned parties agree that any and all disputes or controversy involving healthcare services rendered prior to the execution of this agreement are also arbitrable and shall also be submitted to mandatory and binding arbitration as provided in this agreement.

Article 3. Agreement To Arbitrate Disputes Under Rules of the American Arbitration Association. The undersigned parties agree that any and all disputes or controversy involving healthcare services provided by the health care provider to the patient shall be settled by arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules and the Supplementary Procedures for Large, Complex Disputes, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

Article 4. Notice of Demand to Arbitrate. A party to this agreement shall give written notice of demand to arbitrate controversy or dispute which involves healthcare services provided by the health care provider to the patient, which notice shall specify the allegations or issues in disputes and shall appoint an arbitrator. Within 20 days of receipt of the written demand for arbitration, the responding party shall have the right to name an arbitrator (failing to name an arbitrator within this twenty-day period shall be considered a consent to the claimant's appointed arbitrator). If the responding party has appointed an arbitrator, then within 20 days of the appointment of an arbitrator by the responding party, the two arbitrators shall select a third arbitrator (provided however if the arbitrators are unable or fail to agree upon a third arbitrator, then the third arbitrator shall be selected by the American Arbitration Association). The third arbitrator shall serve as chair of the arbitration panel. Within a reasonable period of time after the arbitrator(s) has accepted his or her appointment, the arbitrator(s) shall provide an oath or undertaking of impartiality. Provided however, whomever is appointed as an arbitrator shall have experience and knowledge of healthcare service issues.

Article 5. Discovery. Consistent with the expedited nature of arbitration, each party will, upon the written request of the other party, promptly provide the other with copies of documents relevant to the issues raised by any claim or counterclaim. Any dispute regarding discovery, or the relevance or scope thereof, shall be determined by the chair of the arbitration panel (or arbitrator if only one arbitrator is serving). All discovery shall be completed within 60 days following the appointment of the final appointed arbitrator. At the request of the other party, the arbitrator(s) shall have the discretion to order examination by deposition of witnesses to the extent the arbitrator deems such additional discovery relevant and appropriate. Depositions shall be limited to a maximum of three per party and shall be held within 30 days of the making of a request. Additional depositions may be scheduled only with the permission of the chair of the arbitration panel, and for good cause shown. Each deposition shall be limited to a

maximum of three hours duration. All objections are reserved for the arbitration hearing except for objections based on privilege and proprietary or confidential information.

Article 6. <u>Location of Arbitration</u>. The place of arbitration shall be within 50 miles of offices of the health care provider.

Article 7. Patient's Right to Cancel Arbitration Agreement. The patient has a right to rescind this agreement by written notice to the healthcare provider within one (1) calendar week after this agreement has been signed and executed. The patient may rescind by merely writing "cancelled" on the face of one of his copies of the agreement, signing his name under such word, and mailing, by certified mail, return receipt requested, such copy to the healthcare provider within such one (1) calendar week.

Article 8. <u>Arbitration is Exclusive Remedy</u>. With respect to any dispute or controversy that is made subject arbitration under the terms of this agreement, no suit at law or in equity based on such dispute or controversy shall be instituted by either party, except to enforce the award of the arbitrator's.

Article 9. General Provisions.

- A. This agreement shall be governed by and interpreted in accordance with the loss of the State of Florida.
- B. This agreement shall be binding on each parties' assigns, heirs, personal representatives and assigns. Further, the parties intend that this agreement shall bind all parties whose claims may arise out of or relate to treatment or healthcare services provided by the healthcare provider, including any spouse or heirs of the patient and any children, whether born or unborn, at the time of the occurrence giving rise to the claim.
- C. The substantially prevailing party shall be entitled to an award of reasonable attorney fees. Further, the arbitrator(s) shall award to the substantially prevailing party, if any, as determined by the arbitrators, all of its cost and fees. "Cost and fees" mean all reasonable pre-award expenses of the arbitration, including arbitrator's fees, administrative fees, travel expenses, out-of-pocket expenses such as copying and telephone, court cost, witness fees and attorney fees.
- D. Except as may be required by law, neither a party nor an arbitrator may disclose existence, content, or results of any arbitration hereunder without the prior written consent of both parties.

Linday, Dachalla Dauth FND DC DA

E. The damages awardable at arbitration are limited to those available under Florida law.

Both parties to this contract acknowledge that they each have constitutional and statutory rights to have disputes involving healthcare services decided before a judge or jury and instead are accepting mandatory and binding arbitration to resolve any dispute.

	Linusey Rachelle Politi, PNP-BC PA	
Dated this day of, 20	By Lindsey R. Porth, FNP-BC	
	Patient or Patient's Legal Representative	
Dated this day of, 20	Ву:	
	(Printed name of patient)	