

MEDICAL AND EYE HISTORY

Please fill out the information below completely regarding your medical information.

Diabetes? HgA1c = High blood pressure? Chest pain? History of heart disease? Swollen legs/ankles?	YES	NO	Eye or head injury? Glaucoma? History of macular degeneration? History of retinal detachment? Myopia? Double vision?	YES	NO
Shortness of breath? Asthma or emphysema?			Eye surgery?	Ħ	
Abdominal pain? Nausea/vomiting? Diarrhea?			<u>Family member</u> with: Macular degeneration? Retinal detachment? Other eye disease?		
Currently pregnant? Blood in urine? Oral or genital sores?			History of drug abuse? ≥ 7 drinks/week of alcohol? Do you smoke? In the past?		
Fever? Recent weight change? Rashes or changed skin color? History of thyroid disease?			Occupation?		□None
Headaches? Seizures? Hearing loss? History of stroke or TIA? Numbness/weakness?			Medications and Dose (including e ~Please list on the back of form i		
Joint pain? Back pain? Jaw pain? Scalp tenderness?					
Anemia? Bleeding or clotting problems? Swollen glands in neck? History of HIV? History of cancer? Which?			Surgeries/Hospitalizations (please	inclu	le year)
Depression? Anxiety? Other disease?					

Consent for Medical Treatment & Payment Conditions

1) CONSENT FOR MEDICAL TREATMENT

I hereby consent to any and all (including emergency) treatment and services, diagnostic procedures, tests, and medical treatment required for the diagnosis of any illness or treatments by the physicians or his designee, medical staff and other agents, and/or employees of Retina Care Consultants, P.A. Additionally, I consent to the use of my non-identifiable medical data and non-identifiable photographs for educational purposes. I acknowledge that no guarantees have been made to me as to the results of test, examination, treatments, procedures or any other services rendered.

<u>Additional Provision for Minors/Incapacitated Patient</u>: I, the undersigned, acknowledge and verify that I am the legal guardian or custodian of the minor/incapacitated patient or otherwise have authority to act on their behalf for health care decisions.

2) RELEASE OF MEDICAL INFORMATION (Third-Party Payers, Guarantors, Physicians)

By signing this form, I hereby authorize Retina Care Consultants, P.A. to use and release information and/or copies of my medical records as necessary for my treatment, for payment for that treatment and for the health care operations of the provider treating me; including to a hospital, physician or other provider, guarantor of my accounts, or third-party payers for which I have assigned benefits for my treatment and care, and if requested, to my referring physician, or any other healthcare provider responsible for my care, and as otherwise provided in the Retina Care Consultants, P.A. Notice of Privacy Practices. This includes information pertaining to psychiatric and/or psychological care, alcohol and/or substance abuse, AIDS, ARC, or HIV diagnosis, testing and/or treatment for this period of illness. It also includes other admissions if related to the accident or illness giving rise to this visit, medical, and other information as necessary for the operations of Retina Care Consultants, P.A., or as required to secure payment for charges incurred by me or on my behalf, including a diagnosis of my medical condition. Healthcare information may also be released to my employer's designee when the services delivered are related to a claim under worker's compensation. If I am covered by Medicare and/or Medicaid, I authorize the release of healthcare information to the Social Security Administration or its intermediaries or carries for payment of a Medicare claim or to the appropriate state agency for payment of a Medicaid claim. I further authorize the Department of Health and Human Services and/or Social Security Administration to release any confidential case information related to my application for government assistance requested by Retina Care Consultants, P.A.

3) RELEASE OF LIABILITY FOR LOSS OF PERSONAL PROPERTY

I have been advised that it is in my best interest to keep my valuables at home. Accordingly, I hereby release Retina Care Consultants, P.A. and the facilities in which services are rendered, from liability resulting from the loss by theft or negligence of any employee of the practice or of any third party. I agree that I am responsible for any item(s) I keep with me in my possession including, but not limited to, money, clothing, eyeglasses, jewelry, dentures, or any other personal items.

4) ASSIGNMENT OF BENEFITS

Initial: _____

In executing the assignments of benefits, I am directing the health insurance carrier or other health benefit plan providing my coverage (including, but not limited to, any employer, employer group or trust sponsored or offered plan) to pay Retina Care Consultants, P.A. directly for the services that Retina Care Consultants, P.A. provided during this visit. In return for the services rendered and to be rendered by Retina Care Consultants, P.A., I hereby irrevocably assign and transfer to Retina Care Consultants, P.A., all right, title, and interest in all benefits payable for the healthcare rendered, which are provided in any and all insurance policies and health benefit plans for which I am entitled services or I am entitled to recover. I understand that any payment received from these policies and/or plans will be applied to the amount that I have agreed to pay for services rendered during this visit, as furthered described under Section 2. This assignment shall be for the purpose of granting Retina Care Consultants, P.A. an independent right of recovery against my insurer or health benefits plan, but shall not be construed as an obligation of Retina Care Consultants, P.A. to pursue any such right of recovery. In no events will Retina Care Consultants, P.A. retain benefits in excess of the amount owed to Retina Care Consultants, P.A. for the care and treatment rendered during the admission. If a third-party payer (such as an insurance company or employer group or trust-sponsored or offered plan) may be obligated to pay some or all of these charges, I agree to take all actions necessary to assist Retina Care Consultants, P.A. in collecting payment from any such third-party payer. I hereby appoint Retina Care Consultants, P.A. as my authorized representative to pursue, if it so choose, all administrative remedies, clams and/or lawsuits on my behalf and, at the election of Retina Care Consultants, P.A., against any responsible third party, medical insurer, or employer-sponsored medical benefits plan for purposes of collecting any and all benefits due me for the payment of the charges referred to in Section 2 above. If Retina Care Consultants, P.A. elects to pursue a claim or lawsuit against a third-party payer as authorized representative, I agree to execute a special power of attorney, if requested, authorizing Retina Care Consultants, P.A., to take all actions necessary or appropriate in pursuit of



such claim or lawsuit, including allowing Retina Care Consultants, P.A., to bring suit against the third-party payer in my name. I agree to pay over to Retina Care Consultants, P.A. immediately all sums recovered in any claims or lawsuit brought on my behalf by Retina Care Consultants, P.A. (up to the amount of the charges from Retina Care Consultants, P.A, plus expenses and attorney's fees).

5) MEDICARE/MEDICAID PATIENT CERTIFICATION AND ASSIGNMENT OF BENEFIT

I certify that if I am a Medicare or Medicaid patient the information given by me and applied under TITLE XVIII of the Social Security Act or TITLE XIX (Medicaid) is correct. I further authorize Retina Care Consultants, P.A. or its employees to release to Social Security Administration or State of Florida, or its intermediaries any and all information needed to process this or any other Medicare-related claim. I request and assign that payment of all authorized benefits be made on my behalf to Retina Care Consultants, P.A. I understand that I am personally and fully responsible for any non-covered services, denied services, health insurance deductibles, and co-insurance payments. In addition, subsequent rejection of Medicare and/or Medicaid claims, as a result of enrollment in an HMO, will constitute responsibility for payment on my part.

6) HMO/PPO/MEDIPASS MANAGED CARE PARTICIPATION

I understand that if I am a member of an HMO/PPO/MEDIPASS or other Managed Care Organization, I am responsible for obtaining the required authorization and referrals as mandated by my Managed Care Organization to receive care from this facility and its providers. I further acknowledge that if I choose to receive services at this facility without proper authorization from my Managed Care Organization, I will be fully responsible for payment of my bill. I realize that it is my responsibility as the patient to know whether a services, procedure, and/or test, etc. is covered by my Managed Care Organization. (As the patient, I may contact my Managed Care Organization to appeal their decision not to authorize services.)

7) GUARANTOR AGREEMENT

By signing as Patient/Parent/Guardian or Guarantor, spouse or agent of the aforementioned parties, I hereby agree that any and all charges that arise within the treatment, past or future treatment if related to the incident or condition giving rise to this visit or service, not covered by any insurance, program, sponsorship, or other third-party coverage I may have are due and payable by me at the time of the visit or service. I hereby acknowledge that Retina Care Consultants, P.A. has agreed to bill my insurance or other third-party carrier and has agreed to do so as a courtesy, and Retina Care Consultants, P.A. has the right to demand payment in full from me at any time prior to full payment from any insurance carrier or third party unless it is contractually stated that I will not be billed. I hereby acknowledge that I have been told, prior to receiving treatment, that I may be billed by Retina Care Consultants, P.A.

8) FAILURE TO FOLLOW PHYSICIAN'S ORDERS

I, as the patient, am expected to comply with a physician's orders to manage medical disease and/or symptoms. In the event that I do not follow physician's orders, the physician shall be released from any injury or illness claim resulting from my failure to follow orders, and I may be discharged from the clinic. Not following physician orders includes, but is not limited to, missing follow-up appointments, as well as missing or postponing or refusing additional tests or treatments which may rule out/confirm/discover/treat illness.

9) MISSED APPOINTMENTS

I am expected to notify Retina Care Consultants, P.A. at least two days in advance of the need to cancel or reschedule an appointment. Two missed appointments within a 6-month period without the above notification may incur a warning letter, followed by dismissal from the practice for a third violation.

By signing below, I hereby acknowledge that I have read this form and I understand its contents and agree to all of the provisions contained herein, which I agree shall be applicable to any and all care and treatment provided by Retina Care Consultants, P.A. within one (1) year from the date signed. Furthermore, I acknowledge that I have been given the opportunity to read and ask questions about the information contained in this form, and that I either have no questions or that my questions have been answered to my satisfaction.

Signature:	Today's Date:
Patient Name:	Date of Birth:



Notice of Privacy Practices

This notice describes how information about you may be used and disclosed and how you can gain access to this information. Please review it carefully. Retina Care Consultants, P.A. is dedicated to protecting the privacy of your health information. Each time you visit a hospital, physician, or other healthcare provider, a record of your visit is made. Typically, this contains your symptoms, examination and test results, diagnoses, treatment, and a plan for future care or treatment. This information, often referred to as your health or medical record, serves as a basis for planning your care and treatment and serves as a means of communication among the many health professionals who contribute to your care. Understanding what is in your record and how your health information is used, helps you to ensure its accuracy, better understand who, what, when, where, and why others may access your health information, and make more informed decisions when authorizing disclosure to others. We are required by law to maintain the confidentiality of your health information in keeping with the Privacy Regulations created as a result of the Health Insurance Portability and Accountability Act of 1996 (HIPAA).

Retina Care Consultants, P.A. may use and disclose protected health information for treatment, payment and healthcare operations. Examples of these include, but are not limited to, referrals to other providers for treatment. Payment examples include, but are not limited to, insurance companies for claims payment or coordination of benefits and collection agencies. Healthcare operations include, but are not limited to, internal quality control and assurance including auditing of records. There may be some services provided in our organization through contracts with Business Associates. Examples include, but are not limited to, laboratory tests, compilation of photographic slides, and patient satisfaction surveys. When these services are contracted, we may disclose some or all of your protected health information to our Business Associate so that they can perform the job we have asked them to do. To protect your health information, we require the Business Associate to appropriately safeguard your information.

Retina Care Consultants, P.A. is permitted or required to use or disclose protected health information without written consent or authorization in certain circumstances. Examples of such include, but are not limited to, public health requirements or court orders, appointment reminders or information regarding treatment alternatives or other

health-related benefits and services that may be of interest to the individual. Retina Care Consultants, P.A. will not make any other use or disclosure of a patients protected health information without the individual's written authorization. Such authorization may be revoked at any time. Revocation must be written. Unless otherwise required by law your health record is the physical property of Retina Care Consultants, P.A., however, the information belongs to you. Patients have the following rights with respect to their protected health information that may be exercised.

Individuals have the right to:

- Request a restriction on certain uses and disclosures of your health information by delivering the request to our office;
- · Obtain a paper copy of the current Notice of Privacy Practices for Protected Health Information by making a request at our office;
- Request an electronic copy of your health record at the costs of labor incurred in producing the electronic copy;
- Request that your health care record be amended to correct incomplete or incorrect information by delivering a request to our office. We may deny your request if you ask us to amend information that:
 - o Was not created by us, unless the person or entity that created the information is no longer

available to make the amendment;

- o Is not part of the health information kept by or for the office;
- o Is not part of the information that you would be permitted to inspect or copy; or,
- o Is accurate and complete.
- Request that communication of your health information be made by alternative means or at an alternative location by delivering the
 request in writing to our office;
- Obtain an accounting of disclosures of your health information as required to be maintained by law by delivering a request to our office.
- Revoke authorizations that you made previously to use or disclose information by delivering a written revocation to our office.

If you want to exercise any of the above rights, please contact Dr. Thomas Shane at 941-351-1200.

Retina Care Consultants, P.A. will abide by the terms of this notice or the notice currently in effect at the time of the disclosure. Retina Care Consultants, P.A. also reserves the right to change the terms of its notice and to make new notice provisions effective for all protected health information of the patient. Copies may also be obtained at any time at our offices. Retina Care Consultants, P.A. will provide each patient with a copy of any revisions of its Notice of Privacy Practices at the time of their next visit or at their last known address if there is a need to disclose any protected health information of the patient. Retina Care Consultants, P.A. will post the most current version of our notice on our website.

Any person 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 following address and/or phone number: 602 S. MacDill Avenue, Tampa, FL 33609, 813-875-6373.

All complaints will be addressed immediately. No retaliatory action will be made against any individual who submits or conveys a complaint of suspected or actual noncompliance of the privacy standards. For further information, please contact Dr. Thomas Shane at 941-351-1200.

Notice effective October 1st, 2012

Ι	have read	and	l received	a copy o	f the 1	Notice o	of Privacy	ı Practice:	s set foi	rth by .	Retina (Care C	Consult	tants, l	P.A.,	and I
и	nderstand	and	l agree to	the polic	ries de	scribec	l in that d	locument.								

Signature:	Today's Date:					
Patient Name:	Date of Birth:					



Financial Policy

Retina Care Consultants, P.A. is dedicated to providing patients with high quality eye health care. Our financial policy describes the mandatory procedures regarding payment for our services. Please read and agree to this financial policy by prior to any treatment. If you are unable to abide by this policy, your appointment may be rescheduled or cancelled.

You, the patient, are responsible for ensuring that we have your most current insurance information. If you fail to notify us of an insurance change, you are fully responsible for any amount not paid by your insurance company.

Patients with participating health insurance plans:

- If you provide us with your complete and accurate health insurance information, we will file your insurance claim as a courtesy to you.
- Co-pays, cost-shares, deductibles, and patients balances are due at the time of appointment check-in. We accept cash, check, or credit card.
 - o A \$35 fee will be charged for checks returned by the bank for insufficient funds.
- We may require that you contact your insurance company when payment is not made within a reasonable period; you are ultimately responsible for fulfilling payment for care.
- If full payment from your insurance company is not received within 45 days, we will hold you responsible for the remaining balance.
- You will be fully responsible for payment of any services not covered by your insurance.
- We will fully refund any overpayment to you.
- If an authorization/referral is required by your insurance at the time of service, please provide this to us upon
 check-in. If you are unable to provide this, we will ask you to reschedule your appointment or pay in full for your
 visit at the time of service.

Patients without participating health insurance plans (or patients without health insurance):

- You, the patient, are responsible to get confirmation from your insurance carrier that Retina Care Consultant physicians are participating providers in your health plan. The patient will be responsible for any additional out of pocket expense if your insurance carrier determines that the doctor is out of network.
- Payment in full is due on the day of service for office visits and in-office procedures.
- Payment in full is due on the day before surgery for non-emergency cases.

Medical Records:

- Records requests for over 5 pages will be charged at a rate of 25 cents per page.
- Medical clearance forms, such as disability, back-to-work, and driver's license forms will incur an annual fee of \$10/page above 4 pages.

By signing our financial policy consent, you give express permission to Retina Care Consultants and its Affiliates or contractors to contact me at the current or any future numbers that are provided for my landline telephone, cellular telephone or any wireless device including the use of automated dialing equipment, prerecorded voice, or test messages.

If you have any questions regarding our financial policy, please contact us at (941) 351-1200.

I have read and understood the above Financial Policy from Retina Care Consultants, P.A., and agree to abide by all aspects of this agreement.

Signature:	Today's Date:
Patient Name:	Date of Birth:

