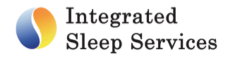






Patient Information

Patient Name:		
Street Address:		MI
		Zip Code:
City.	State.	Zip Code.
Home Phone:	Cell Phone:	
E-mail:		
Preferred method of contact (may check i	more than one): \square Home Ph	one Cell Phone Email
Date of Birth: Age:	Gender: S	ocial Security #:
Marital Status: ☐ Single ☐ Married	☐ Divorced ☐ Widowed	☐ Other
Race: American Indian or Alaskan Na	ative □ Asian □ Black	or African American
☐ White ☐ Pacific Islander or	Native Hawaiian.	
Ethnicity: □ Hispanic □ Non-Hispanic	e □ Decline	
Language/s:		
Employer:		
Occupation:		
Emergency Contact:		
Relationship:	Phone:	
Referring Provider:		
Specialty:	Phone:	
Primary Care Provider:	Phone:	
Preferred Pharmacy:	Cit	7.
Name	Cit	y Zip

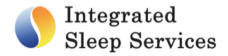






Insurance Information

Primary Insurance:			
Insurance Address:			
Policy #:	Group #:		
Policy Holder's Name:	First	MI	
		_ Social Security #:	
Policy Holder's Employer:			
Patient's Relationship to Policy Hol	lder: □ Self □ Spouse □	Child □ Other	
Do you have a Secondary Insurance	e? □ Yes □ No If Yes, ple	ease provide the following info below.	
Secondary Insurance:			
Insurance Address:			
Policy #:	Group #:		
Policy Holder's Name:	D'	MI	
		Social Security #:	
Policy Holder's Employer:			
Patient's Relationship to Policy Hol	lder: □ Self □ Spouse □	Child □ Other	
Signature		Date	
Print Name			



Patient Name



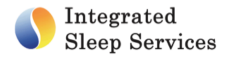


General Consent for Treatment and Guaranty of Payment

Consent for Examination and Treatment I have a condition that requires outpatient care, including diagnostic and laboratory procedures and medical treatment by my physician, physician extenders and office personnel. I understand that the practice of medicine is not an exact science and I know that treatment results cannot be guaranteed. Patient Initials:
Responsibility for Payment In consideration of the services provided by Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites, I understand and acknowledge that: (1) I am financially responsible for the charges for all goods and services provided that are not covered by third party payor; (2) I acknowledge that if payment is not received on any patient responsible balance over 90 days I will be sent to a collection agency to recover any outstanding debt and the debt may be reported to the credit bureaus;.(4) I shall not assert any claim that I was relieved of this responsibility in the absence of an express written agreement to the contrary; and (6) in the event litigation is filed for nonpayment for charges, I agree to pay all expenses incurred by Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites because of such litigation, including reasonable attorney's fees and medical expert witness fees. Patient Initials:
Worker's Compensation & HMO Patients If my healthcare insurance payor requires an authorization or referral for treatment and I fail to obtain or verify it has been received prior to my appointment at Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites my appointment will be rescheduled. I understand that for Worker's Compensation payors Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites will need to be given active referral from the payor's claim adjuster, if I fail to obtain or verify it has been received prior to my appointment at Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites my appointment will be rescheduled. Patient Initials:
Cancellation Agreement: I understand there are times when I must miss an appointment due to emergencies or obligations to work and family. However, if I do not cancel my appointment at least 48 hours in advance, I acknowledge that I will be charged a \$25.00 cancellation fee. If I should fail to show up for an appointment or call, I acknowledge that I will be charged a \$50.00 no-show fee. If I should fail to show up for an EMG/Nerve test, I acknowledge that I will be charged a \$200.00 no-show fee. If I should fail to show up for a Sleep Lab or Infusion appointment, I acknowledge that I will be charged a \$200.00 no-show fee. If I pick up a home sleep testing device and do not return it within 48 hours I acknowledge that I will be charged \$50.00 dollars a day until it is returned. If not returned within 2 weeks I acknowledge that I will be charged \$2,500.00 for the machine. Patient Initials:
Deemed Consent and Prescription Monitoring I understand that under Virginia law if, while examining or treating me, any person employed by or under the direction and control of Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites or any other healthcare provider is directly exposed to my body fluids in a manner which may transmit HIV, Hepatitis B or Hepatitis C, I will be deemed to have consented to testing for HIV, Hepatitis B or Hepatitis C infection and to the release of the test results to the exposed person. I understand that Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites participate in the Virginia Prescription Monitoring Program. This means that prescribers in this office may request information from the Program regarding prescriptions previously dispensed to me. I may ask my healthcare provider for more information about the program, or visit the website at https://www.dhp.virginia.gov/dhp_programs/pmp/ . Patient Initials:
Business Communications I authorize Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites to contact me for performance improvement purposes such as conducting patient satisfaction surveys. Further, by providing Integrated Neurology Services, PLLC, Integrated Sleep Services and The Infusion Suites with my residential, cellular or wireless telephone number and electronic mail address, I authorize the use of an automatic telephone dialing system to contact my residential, cellular or wireless telephone number, electronic mail address for normal business communications such as appointment reminders, billing inquires or debt collection efforts. Patient Initials:

Date

Relation to patient



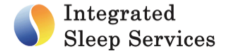




HIPAA

Please tell us whom we are allowed to discuss and/or disclose your Personal Health Information.

Print the name(s) you authorize to have your P	'HI disclosed or released to			
Name:	Relation	Relation to Patient:		
Name:	Relation			
Name:	Relation	n to Patient:		
Name:	Relation	Relation to Patient:		
My signature below authorizes the release of my insurance claims/applications, prescriptions, and l		to any specialists I may be referred to and to process		
I understand that under the HIPAA act, I have conformation can be used to:	ertain rights to privacy regardi	ng my protected health information. I understand this		
Conduct, plan, and direct my treatment a treatment directly or indirectly	and follow-up among the mult	iple healthcare providers who may be involved in that		
Obtain payments from third party payers	;			
Conduct normal healthcare operations su	ich as quality assessments and	physician certifications		
Patient/Responsible Party Name	Date	Relationship to Patient		
Witness	Date	-		
Privacy Prac	ctices Statement: Acknowledg	gement of Receipt		
I,, ac	cknowledge that I have been of	fered a copy of the Notice of Privacy Statement from		
this office, containing a more complete description	on of the uses and disclosures of	of my health information and any questions I had have		
been answered by the office staff. I understand	that I may request in writing the	nat you restrict how my private information is used or		
disclosed to carry treatment, payments or health	r care operations. I also under	stand you are not required to agree to my requested		
restrictions, but if you do agree, then you are boun	nd to abide such restrictions.			
Signature	Date	Relation to Patient		







Notice of Privacy Practices

Please read this notice carefully, as it describes your health information and how it can be used and/or disclosed and how you can be given access to the information.

The privacy of your healthcare information is important to us.

Legal Responsibility of Our Office

Federal and state laws require us to provide you with this notice in regards to the protection of your private healthcare information. We are also required to give you this notice about our privacy policies and procedures, your rights in relation to your healthcare information and our legal responsibilities. This privacy policy takes effect immediately and will remain in place until our office replaces it. We must follow the privacy practices that this notice sets forth.

It is the right of this office to change this policy at any time as long as the changes are in accordance with the applicable laws. Significant changes will result in the replacement of the Notice and the new Notice will be available upon request. If you have questions regarding our privacy policies or if you would like a copy of this notice, please contact our office using the contact information at the end of this Notice, or ask for a copy from the Office.

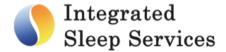
Protected Health Information (PHI) Uses and Disclosures: Your PHI is used and disclosed for treatment, payment and healthcare operations; for example:

Treatment: Our office may use or disclose your healthcare information to a physician or other healthcare provider who is providing treatment to you.

Payment: Your healthcare information will be used and disclosed by our office to obtain payment for services rendered to you. If you fail to pay your balance your PHI will be disclosed to the firm we use to recover any outstanding debts via a collection agency.

Healthcare Operations: Our office will use and disclose your healthcare information in association with our healthcare operations. These operations include, but are not limited to: evaluation and review of healthcare professionals, quality reviews, assessments, improvement and training activities, licensing and credentialing activities, and certification and accreditation programs.

Your Authorization: In addition to the above uses of your healthcare information, you have the right to give us written authorization to use or disclose your private healthcare information to anyone for any reason. We will not release your private healthcare information without your written authorization. You are allowed to revoke the authorization at any time; however, this revocation will not affect any prior uses or disclosures of this information that may have been released while this authorization was in effect.







Family and Friends: Your healthcare information will only be released if you have authorized our office to disclose it to a family member, friend or other person. We will only disclose the information necessary to help with your treatment, or payment from your healthcare with your permission.

Minors: We will disclose the PHI of minor children to their parents or guardians unless such disclosure is otherwise prohibited by law.

Research: We may use and disclose your PHI for research purposes, we will only do that if the research has been specially approved by an authorized institutional review board or a privacy board that has reviewed the research proposal and has set up protocol to ensure the privacy of your PHI. We may permit researchers to look at PHI to help them prepare for research, for example, to allow them to identify patients who may be included in their research project, as long as they do not remove, or take a copy of any PHI. We may disclose PHI to be used in collaborative research initiatives amongst Integrated Neurology Services, PPLC, Integrated Sleep Services and The Infusion Suites.

Persons Involved in Your Care: Our office may use or disclose your PHI if it is necessary to notify or aid in the notification of a family member, personal representative or another person responsible for your care of your location, your general condition or death. If you are present and capable of deciding what information and to whom that information should be released, you will be given that option. If you are incapacitated because of an emergency, we will use or disclose only that PHI that is deemed necessary in our professional judgement and experience to make reasonable recommendations of your best interest in allowing another individual to pick up prescriptions, medical supplies, x-rays or other similar forms of healthcare information.

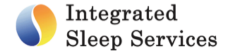
Marketing Health-Related Services: We will not use your PHI for marketing programs without your written authorization.

Required by Law: We will disclose PHI when required to do so by International, Federal, State or Local law.

Abuse or Neglect: Our office will notify the appropriate authorities if we have reason to believe that you have been a victim of abuse, neglect or domestic violence. We may disclose your PHI to the degree necessary to prevent or avert any serious threats to our health or safety or the health or safety of others.

National Security: We may disclose to military officials the health information of Armed Forces personnel under certain circumstances. We my disclose your PHI as required for lawful intelligence, counterintelligence, and other national security activities, for the last 6 years, but not prior to Aril 14, 2003. If you request this more than once in a 12-month period we may charge you a reasonable fee for this request.

Workers Compensation: We my use or disclose PHI for Workers' Compensation or similar programs that provide benefits for work-related injuries or illness.







Health Oversight Activities: We may disclose PHI to a health oversight agency for activities authorized by law. These oversight activities include for example, audits, investigations, inspections, licensure, and similar activities that are necessary the government to monitor the health care system, government programs, and compliance and civil rights laws.

Data Breach Notification Purposes: We may use or disclose your PHI to provide legally required notices of unauthorized access to or disclosure of your PHI.

Lawsuits and Disputes: If you are involved in a lawsuit or dispute, we may disclose PHI in response to a court or administrative order. We also may disclose PHI in response to a subpoena, discover request, or other legal process from someone else involved in the dispute, but only if efforts have been made to tell you about the request or to get an order protecting the information requested. We may also use or disclose your PHI to defend ourselves in the event of a lawsuit.

Coroners, Medical Examiners, and Funeral Directors: We may disclose PHI to a coroner, medical examiner, or funeral director so that they can carry out their duties.

Inmates: If you are an inmate of a correctional institution or under the custody of a law enforcement official, we may disclose PHI to the correctional institution or law enforcement official if the disclosure is necessary for the institution to provide you with health care; to protect our health and safety or the health and safety of others; the safety and security of the correctional institution.

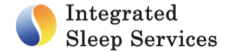
Disaster Relief: We may disclose your PHI to disaster relief organizations that seek your PHI to coordinate your care, or notify family and friends of your location or condition in a disaster. We will provide you with an opportunity to agree or object to such a disclosure.

Appointment Reminders: We may use or disclose our PHI to provide you with appointment reminders such as voicemail messages, electronic mail, postcards, or letters.

Patient Rights

Access: You have the right to look at or get copies of your PHI, with limited exceptions. You may ask that we provide these copies in a format other than photocopies. We will use the requested format unless that format is unavailable to our office. To obtain access to your healthcare information, you must make the request in writing. You can either send a letter detailing the request or contact our office for a form letter. Contact information is provided at the bottom of this Notice. Please contact us for further information regarding fees or if you need a form to request access to your records.

Disclosure Accounting: You have the right to receive a list of requests that have been made for disclosure of your PHI either from our office or our business associates for purposes other than treatment, payment, healthcare operations and certain other activities for the past 6 years, but not prior to April 14, 2003. If you request this accounting more than once in a 12-month period we may charge you a reasonable fee for this request.







Restriction: You have the right to request that we place restrictions on our use or the disclosure of your PHI. We are not required to abide by these requested restrictions, but if we do, we will accept your request except in emergency situations.

Amendment: You have the right to request that we amend your healthcare information. Again, your request must be made in writing and it must explain why the information should be amended. We have the right to deny this request under certain circumstances as dictated by the federal regulations regarding HIPAA.

Electronic Notice: If you receive this notice via our Web site or via electronic mail, you are also entitled to receive this Notice in written form from our office.

Questions and Complaints

If you need or want more information regarding our privacy practices or if you have any questions or concerns, please contact us.

If you believe your privacy rights have been violated, you may file a complaint with Integrated Neurology Services, PLLC Privacy Officer Kim Hedger, 6355 Walker Lane, Suite 201 Alexandria, VA 22310 (703) 313-9111 or with the U.S. Department of Health and Human Services 200 Independence Avenue S.W. Washington, D.C. 20201 (202) 619-0257 or (877) 696-6775 or go to the website of the Office for Civil Rights, www.hhs.gov/ocr/hippa/, for more information.

Effective 01/01/2012, Revised 02/09/2017