9850 Genesee Avenue, Suite 850 La Jolla CA, 92037 (P) 858-657-0267 (F) 858-657-9485







890 Eastlake Parkway, Ste. 202 Chula Vista CA, 91914 (P) 619-754-6869 (F) 619-754-6870

Please fill out front and back of each page

Date of Appointment:	Patient's Legal Nam	ne:		
Address:	City/State/Zip			
Home#: ()	Mobile#: ()	Work#: ()		
Date of Birth://	Age: Sex:	SS#:		
Emergency Contact:	Relationship:	Phone# :()		
Occupation	Marita	al Status: □Single □Married □Divorced □Widowed		
How did you find us? My insu	rance company O YelpO Goo	ogle Facebook Instagram		
My family/ friend whose name i	s	r Doctor whose name is		
My primary doctor whose name	is	Other		
INSURANCE #1 POLICY HOLDE	ER □ self □ sp	oouse □ parent □ other		
Relationship to Patient:	Date of Birth: _			
Email Address:	Your ema	il will enable your patient portal access to your medical records)		
(PLEASE CIRCLE) Race: Asian/Caucasian/Nativ Ethnicity: Hispanic/Non Hisp		/Black/Pacific Islander /Hispanic/Other: Decline		
Pharmacy Name (cross streets): _		Phone Number:		
<u>Con</u>	tacting You Regarding Lab	oratory Information		
regarding laboratory results. By o	hecking the box below you will give	From time to time we may need to contact you e us permission to leave a detailed message on your ation when we speak with you personally by phone or		
		osmetic Dermatology and his staff to leave a detailed		
		ults. <mark>Mark each that is ok to leave a Detailed</mark>		
Message: □HOME	□CELL			
X Patient / Responsible	Party Signature	Date		





Do you give permission for another person to access your medical records, financial records, and lab/pathology



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results? □ Yes □ No									
Name (if yes): :	Relationship:		Phone# :()						
Name (if yes): :	Relationship:		Phone# :()						
Health Information									
Height: Weight:	_ Allergies:								
Current Medications and Dosages:									
Major Medical Illnesses/Surgeries:									
Pacemaker: Yes NO If yes, when placed?									
Reason for today's visit:									
Past Medical/Family History: Check if you personally have or anyone in your family has:									
Personal/Family History Skin Cancer		Self	Relative/Relation	Month/Year					
Malignant Melanoma									
Eczema									
Other Cancer									
Psoriasis									
Family/Parent History	Please Indicate		If deceased, re	If deceased, reason					
Father	O Alive O Deceased								
Mother	O Alive O Deceased								
Advance Beneficiary Notice (Medicare denies payment, you're resonant Medicare.	may not be paid fo want them to subm	nit a claim to N	Medicare for the items	s or services. If					

Patient / Responsible Party Signature _____

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Coastal Medical and Cosmetic Dermatology Payment Policy

(ADVANCED BENEFICIARY NOTICE)
PLEASE READ CAREFULLY AND THOROUGHLY

- I understand that regardless of my insurance coverage, I am financially responsible for all medical services received.
- Co-payments: Co-payments are required on the day of your appointment.
- **Deductibles:** If you have not met your deductible for your plan year, you will be required to pay it on the day of your appointment. Please keep in mind that any medical procedure performed does have an associated fee.
- **Prior Authorizations:** If your insurance requires prior authorizations for services, and is not obtained prior to your appointment or procedure, your are fully responsible for all charges incurred.
- Overdue Patient-due Balances: Your payment is required within 10 days of the receipts of your patient statement. CMCD reserves the right to charge 5% interest on all patient due balances not paid within 30 days.
- Insurance Cards: Your insurance card is required at each visit. It is the patient's/responsible party responsibility to notify this office if your insurance plan(s) change and provide this office with a copy of the new insurance card. Alternatively, you can pay for the services on the day of your visit and bill your insurance yourself.
- Cancelled or Missed Appointments: There is a 24 hour cancellation requirement. You will be charged a \$75.00 "missed appointment" fee for failure to give a 24 hour cancellation notification. A charge of \$100.00 will be assessed for missing a scheduled "procedure" or failing to cancel 24 hours prior to a scheduled procedure.
- **Know your insurance benefits!** : As a courtesy, we will bill your primary and secondary insurance companies: however you are ultimately responsible for payment of services not covered by your insurance plan.

X Patient / Responsible Party SignatureDate:
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HIPAA Compliance: Notice of Privacy Practices and Patient Consent For Use and Disclosure of Protected Health Information

I understand that under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), I have certain Patient Rights regarding my protected health information.

I understand that Coastal Medical & Cosmetic Dermatology may use or disclose my protected health information for treatment, payment, or health care operations- which means for providing health care to me, the patient; handling billing and payment; and, taking care of other health care operation. Unless required by law, there will be no other uses and disclosures of this information without my authorization.

Coastal Medical and Cosmetic Dermatology has a detailed document called the 'Notice of Privacy Practices.' It contains a more complete description of your rights to privacy and how we may use and disclose protected health information.

I understand that I have the right to read the 'Notice' before signing this agreement. If I ask, Coastal Medical and Cosmetic Dermatology will provide me with the most current *Notice of Privacy Practices*.

My signature below indicates that I have been given the chance to review such copy of the *Notice Privacy Practices*. My signature means that I agree to allow Coastal Medical and Cosmetic Dermatology to use and disclose my protected health information to carry out treatment, payment, and health care operations. I have the right to revoke this consent in writing at any time, except to the extent that Coastal Medical and Cosmetic Dermatology has taken action relying on this consent.

X	
Signature	Date
Relationship (if minor)	 Date

You may obtain a copy of our *Notice of Privacy Practices*, including any revisions of our '*Notice*' at any time by contacting: Coastal Medical & Cosmetic Dermatology, 9850 Genesee Ave. Suite 850, La Jolla, CA 92037, Phone: 858-657-0267, Fax: 858-657-9485. Copyright 2013 Stericylce, INC All rights reserved.

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PHYSICIAN-PATIENT ARBITRATION AGREEMENT

Article 1: **Agreement to Arbitrate**: It is understood that any dispute as to medical malpractice, that is as to whether any medical service rendered under this contract were unnecessary or unauthorized or were improperly, negligently or incompetently rendered, will be determined by submission to arbitration as provided by California law, and not by a lawsuit or resort to court process except as California law provides for judicial review of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional right to have any such dispute decided in a court of law before a jury, and instead are accepting the use of arbitration.

Article 2: **All Claims Must be Arbitrated**: It is the intention of the parties that this agreement shall cover all claims or controversies whether in tort, contract or otherwise, and shall bind all parties whose claims may arise out of or in any way relate to treatment or services provided or not provided by the below identified physician, medical group or association, their partners, associates, associations, corporations, partnerships, employees, agents, clinic, and/or providers (hereinafter collectively referred to as "Physician") to a patient, including any spouse or heirs of the patient and any children, whether born or unborn, at the time of the occurrence giving rise to any claim. In the case of any pregnancy mother, the term "patient" herein shall mean both the mother and the mother's expected child or children.

Filing by Physician of any action in any court by the physician to collect any fee from the patient shall not waive the right to compel arbitration of any malpractice claim. However, following the assertion of any claim against Physician, any fee dispute, whether or not the subject of any exiting court action, shall also be resolved by arbitration.

Article 3: **Procedures and Applicable Law**: A demand for arbitration must be communicated in writing by U.S. mail, postage prepaid, to all parties, describing the claim against Physician, the amount of damages sought, and the names, addresses and telephone numbers of the patient, and if (applicable) his/her attorney. The parties shall thereafter select a neutral arbitrator who was previously a California superior court judge, to preside over the matter. Both parties shall have the absolute right to arbitrate separately the issues of liability and damages upon written request to the arbitrator. Patient shall pursue his/her claims with reasonable diligent, and the arbitration shall be governed pursuant to Code of Civil Procedure 1280-1295 and the Federal Arbitration Act (9 U.S.C. 1-4). The parties shall bear their own costs, fees and expenses, along with a pro rata share of the neutral arbitrator's fees and expenses.

Article 4: **Retroactive Effect:** The patient Intends this agreement to cover all services rendered by Physician not only after the date it is signed (including, but not limited to, emergency treatment), but also before it was signed as well.

Article 5: **Revocation**: This agreement may be revoked by written notice delivered to Physician within 30 days of signature and if not revoked will govern all medical services received by the patient.

Article 6: **Severability Provision**: In the event any provision(s) of this Agreement is declared void and/or unenforceable, such provision(s) shall be deemed severed there from and the remainder of the Agreement enforced in accordance with California Law.

I understand that I have the right to receive a copy of this agreement. By my signature below, I acknowledge that I have received a copy.

NOTICE: BY SIGNING THIS CONTRACT YOU ARE AGREEING TO HAVE ANY ISSUE OF MEDICAL MALPRACTICE DECIDED BY NEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT TO A JURY OR COURT TRIAL. SEE ARTICLE 1 OF THIS CONTRACT.

By:		X	
Physicians or Duly Authorized Representative	Date	Patient's Signature	Date:
Ву:		Ву:	
Print or Stamp Name of Physician	Date	Print Patient's Signature	