

Dr. Stephen F. Levin Board Certified in Foot Surgery

FINANCIAL AGREEMENT, page 1 of 2 (signature on page 2)

Dr. Stephen F. Levin, D.P.M., P.A., d/b/a New Tampa Foot & Ankle, has outlined the following:

Co-Pays

• It is our policy to collect your insurance copay at the time of service.

Co-Insurance/Deductibles

• Every effort is made to fairly estimate the co-insurance and/or deductible owed based on the nature of the visit, and these are collected at the time of service.

Billing

Filing your benefits is a COURTESY that we provide. We will do everything that we can to help you get your full insurance benefit, but we will not quarantee what your insurance plan will pay.

- **ID and Insurance Card:** It is critical that the most current insurance card(s) and corresponding photo ID are brought to every appointment. We must have the correct information at the time of service. An insurance card is like a credit card; the information must be current and valid for it to be used.
- Auto Insurance/Workman's Comp: We do not participate in the treatment or filing of auto insurance or workman's comp claims.
- Supplemental/Secondary Insurance: We automatically bill according to Medicare guidelines.

Medicare

- We are a Medicare Provider; therefore, we do accept assignment on Medicare.
- When possible, your claim will be filed to Medicare and any supplemental/secondary insurance.
- For those patients who do NOT have a supplemental/secondary he/she will be required 20% of the total bill to be paid at the time of service
- Please be aware that some, and perhaps all, of the services provided may be non-covered services and not
 considered medically necessary under the Medicare Program. We will discuss these charges with you prior to a
 service if we know it will not be covered by Medicare.

Durable Medical Equipment (DME) & Retail Policy

Durable Medical Equipment (DME) such as custom total contact orthotics, walker boots, night splints or any type of ankle support devices are **non-refundable**.

- We collect the following **deposits** for these DME items:
 - Custom Orthotics: \$450: \$225 is due at the time of casting and remaining \$225 is due at pick up
 - Walker Boots: \$150
 - Equinus Brace: \$175
- Please be advised, that even though we bill the item to your insurance, you may still owe a balance as we <u>only</u> collect a deposit.

FINANCIAL AGREEMENT, page 2 of 2 (signature on page 2)

New Tampa Foot & Ankle: 26827 Foggy Creek Road, Suite 104, Wesley Chapel, FL 33544

Office: 813-973-3535 Fax: 813-907-2963

www.NewTampaFootandAnkle.com



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Durable Medical Equipment (DME) & Retail Policy, continued

- All retail items are considered <u>out of pocket</u> and we cannot bill them to the insurance company. All sales are final and non-refundable.
- All <u>second pair of orthotics and refurbishment of orthotics</u> are considered retail products and are not billed to the insurance company. All sales are final and non-refundable.

Administrative Fees & Policies

Dr. Stephen F. Levin, D.P.M., P.A., d/b/a New Tampa Foot & Ankle, charges various fees for the following items, which require personnel and resources to address:

- Copies of medical records
- Completion of forms such as FMLA and short-term disability
- Medication prior authorizations
- Special request physician letters
- Returned checks (for insufficient funds)
- No-Show fee: Assessed if you do not show up for a scheduled appointment.
- Surgery administrative fee
- All accounts must be paid upon receipt of our bill. If after 60 days, the balance is not paid in full; your account will be sent to our collection agency for the balance, plus a fifty percent (50%) collection fee.
- Minors must be accompanied by a parent or legal guardian, with the Minor Consent for Medical Treatment form filled out
- We accept credit/debit card payments at time of service

If you have any questions about the above information, we will be glad to answer your questions. I have read the Financial Agreement. I understand and agree to the Financial Agreement.

I, the undersigned, authorize payment of the medical and surgical benefits directly to Dr. Stephen F. Levin, D.P.M., P.A. and to release information including the diagnosis and the records of any such medical or surgical care. I am also giving Dr. Stephen F. Levin, D.P.M., P.A., d/b/a New Tampa Foot & Ankle, all rights to inquire on my behalf on any medical reviews relating to my medical benefits, either assigned or non-assigned.

Patient/Guardian Signature:	Date:		
Printed Name:			



Dr. Stephen F. Levin, DPM, Dr. Martin Port, MS, DPM & Dr. Brendan Barrett, DPM 26827 Foggy Creek Road, Suite 104, Wesley Chapel, FL 33544 3704 Euclid Avenue, Tampa, FL 33629 Phone: 813-973-3535 | Fax: 813-907-2963



PATIENT CONSENT FOR USE AND/OR DISCLOSURE OF PROTECTED HEALTH INFORMATION TO CARRY OUT TREATMENT, PAYMENT, AND HEALTHCARE OPERATIONS

Printed Name	Date of Birth	Relationship	Address
Printed Name	Date of Birth	Relationship	Address
Please list below any person that you <u>au</u> liagnostic and lab results.	<u>thorize</u> our office to c	ommunicate with on your beha	alf to discuss aspects of your care such as
Date Signed://		Witness:	
Signature of Individual		Signature of Legal Represent	ative
Name of Individual (Printed)		Name of Legal Representativ	e and Relationship
I have read and understand the forgoing understand.	; notice, and all my qu	estions have been answered to	my full satisfaction in a way that I can
I understand that if I revoke this Consent to this Consent evidencing my Consent to Practice will not treat me.	nt at any time, the Pra the uses and disclosu	ctice has the right to refuse to t res described to me above cont	reat me. I understand that if I do not sign ained in the Privacy Notice, then the
I understand that this Consent is valid to any time for all future transactions, wit already acted in reliance on this Conser-	h the understanding th	er understand that I have the ri aat any such revocation shall no	ight to revoke this Consent, in writing, at our apply to the extent that the Practice has
I understand that I have the right to req payment and/or health care operations. Practice agrees to a requested restriction	However, the Practic on, then the restriction	e is not required to agree to any is binding on the Practice.	y restriction that I have requested. If the
me) in order for the Practice to treat m health care operations.	e and obtain payment	for that treatment, and as neces	or condition and the treatment provided to ssary for the Practice to conduct its specific
I understand that, and consent to, the fi the address provided by me; b) telepho answering the phone.	ollowing appointment oning my home and le	t reminders that will be used by aving a message on my answer	the Practice: a) a postcard mailed to me at ing machine or with the individual
The Practice reserves the right to chan law.	ge its privacy practice	es that are described in its Priva	acy Notice, in accordance with applicable
to me, and necessary for the Practice texplained to me that the Privacy Notice	res of my protected h to obtain payment for ce will be available to	ealth information ("PHI") nece that treatment and to carry out me in the future at my request	essary for the Practice to provide treatment
them and understand the Notice of Pr	ivacy Practices.		ad them or declined this opportunity to read
(Print Patient Name)	£		Consent, I acknowledge and agree as follows
	L	hu states that he signing this C	lancant Lacknowledge and saves as follows

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