

Policy For Divorced or Separated Parents

Pediatric Associates is dedicated in providing the best quality care to your child(ren) and believe that children thrive in a loving environment. Children of divorced or separated parents often present our practice with unique challenges; therefore, the following policy has been established to avoid any misunderstandings.

1. The providers and office staff will not be put in the middle of domestic disputes or disagreements over the phone, portal (any electronic communications) or in the office.

2. Please make decisions regarding appointments, vaccinations and/or any office procedures PRIOR to visiting our practice.

3. "Joint Custody" means that each parent has equal access to the child's medical records and patient portal. Without a court order, we will not stop either parent from accessing their child's chart, obtaining test results, or having a patient portal account. If there is a dispute between the parents regarding custody, and a custody agreement has been reached, legal documentation specifying the guardian is required.

4. Only in situations where there is a confirmed and documented Court Order will one of the parents be denied access to the minor child's medical records or visits at the office. Pediatric Associates must have a copy of this Court Order on file in the minor's electronic medical record.

5. If there is **NOT** a court order on file with our office, either parent or legal guardian can schedule an appointment for their child, be present for the visit and/or obtain a copy of the visit summary (subject to medical records fee).

We reserve the right to charge an administrative fee for copying records should the requests become excessive.

Either parent or legal guardian can also sign a "Consent to Treat" form that authorizes named individuals (like grandparents, nannies etc.) to bring your child to our practice, be present during the visit and consent to any treatment during the visit.

We will not be involved in any disputes regarding named individuals on the consent forms unless instructed by the court documents.

6. Each parent should identify her or himself when sending portal messages or any other written correspondence to the provider/practice for the child to receive the best care possible.

7. It is both parents' responsibility to communicate with each other about the patients' care, office visit dates and any other pertinent information relevant to the patient. Our providers are NOT responsible for communicating information regarding the patient's visit to each custodial parent separately. Our providers will **not** call the non-attending parent following visits. Nor will we call a parent to notify of an appointment scheduled by the other or get in the middle of disagreements with parents calling to cancel appointments scheduled by the other parent. Cancelations of each other's scheduled appointments will result in dismissal from the practice.

8. It is our policy to collect payment at the time of service from the parent, guardian or caretaker who brings the child in for the appointment.

9. The parent or guardian who signs our acknowledgement, authorization, and office policy forms will be the listed guarantor on the patient's account.

10. We reserve the right to discharge the family from the practice due to non-compliant behavior or failure to follow this policy.

Parent Printed Name: ______ Child's Name & DOB: _____

Signature:

Date: