

Phone: 770.925.3300 | TeboDental.com

NEW PATIENT INFORMATION

Parent or Guardian of Pat	TIENT (IF PATIENT IS UNDE	R 18 YRS. OF AGE) How did you hear about us?
Name	First	Relationship To Patient
D.O.B S. Month/Day/Year		Marital Status Married Single Separated Divorced Widowed
Preferred Language English	Spanish Check this box if you	u would like to receive a copy of our Privacy Policy
Phone Numbers Primary #		Secondary #
Address		
Street or PO Box	What is your pre	Apt/Suite/Unit # City State ZIP eferred methof of contact?
Occupation		Employer How Long Employed?
In case of emergency, contact inform	ation of a local friend or relative	(not living at same address)
Name	First	Relationship To Patient
Phone Numbers Primary #		Secondary #
I have reviewed the above and to the		·
Signature of Patient or responsible pe	erson	Date
PATIENT INFORMATION		
Name		Male Female D.O.B. Age Month/Day/Year
Last	First	
AddressStreet or PO Box		Grade Level Apt/Suite/Unit # City State ZIP
Avance Historia sul ation 2 Vac /	Na	What is your race?
Are you Hispanic or Latino? Yes /	No .	American Indian or Alaska Native Native Hawaiian or
Preferred Language English	Spanish	Asian Other Pacific Islander
Religion	Prefer Not To Answer	Black or African-American White
INSURANCE INFORMATION	Do you have insurance?	Yes No
Subscriber's Name	First	D.O.B. S.S.# S.S.#
Relationship To Patient		Month/Day/Year Employer's Name
·		• •
Work Phone	ID#	Group or Plan Number
Name of Insurance Company		
Full Address of Insurance Company_	Street or PO Box	Apt/Suite/Unit # City State ZIP
SECONDARY INSURANCE INFO	PRMATION	
Subscriber's Name		D,O,B, S,S,# S,S,#
Last	First	
Relationship To Patient		Employer's Name
Work Phone	ID#	Group or Plan Number
Name of Insurance Company		
Full Address of Insurance Company_		
	Street or PO Box	Apt./Suite/Unit # City State ZIP

DENTAL HISTORY

Patient Name_	



Reason for today's visit				DENTAL
1. Is this your child's first visit to a dentist?	No	_ Yes	DENTA	L & MEDICAL HISTORY
2. Do you expect your child to be a cooperative patient?	No	_ Yes	if No, Please explain:	
3. Does your child take fluoride tablets or drops of vitamins with fluoride?	No	_ Yes		
4. Has your child bumped any teeth?	No	_ Yes	if Yes, Please explain:	
5. Has your child had a history of headaches, pain, popping or clicking of the jaw?	No	_ Yes		
6. Does your child still have a night-time bottle?	No	_ Yes		
7. Does your child have a toothache?	No	_ Yes		
8. Does your child keep his or her lips apart while engaged in quiet activities?	No	_ Yes		
9. Does your child chew food with his or her mouth open?	No	_ Yes		
10. Does your child make a slurpy noise when drinking?	No	_ Yes		
11. Does your child breathe through the mouth?	No	_ Yes		
12. Is your child a "picky" eater?	No	_ Yes		
13. Does your child avoid chewing meats?	No	_ Yes		
14. Does your child snore?	No No			
MEDICAL HISTORY				
Patient's Primary Physician or Pediatrician				
AddressStreet or PO Box Apt./Suite/Unit #	Ci	ity	State ZIP Phone	
1. Is your child in good health?	No	_ Yes		
2. Is your child under the care of a physician for anything other than routine care?	No	_ Yes	if Yes, Please explain:	
3. Does your child have a current allergy to eggs, milk or soy products?	No	_ Yes		
4. Does your child have any other allergies?	No	_ Yes	if Yes, Please explain reaction:	
5. What is the reaction, and what is the severity on a scale from 1-10?				
6. Is your child taking medications at this time?	No	_ Yes	if Yes, Please explain:	
7. Has your child ever been hospitalized or treated in an emergency room for any sort of trauma?	No	_ Yes	if Yes, Please explain:(When	and for what reason?)
8. Has your child had or does he or she have any emotional, mental or	No	_ Yes	if Yes, Please explain:	
nervous disorders? 9. Has your child's tonsils and/or adenoids been removed?	No	_ Yes	if Yes, Please explain:	
Please indicate if your child has had any of the following: Asthma Physical handicap HIV Positive Tuberculosis Attention Deficit Disorder Speech problem Anemia Hyperactivity Mental handicap Diabetes Endocrine disorder Liver problems or hepatitis Heart Ailment (or Murmur Type, if known) Allergies to food, grasses, pollen Rheumatic fever Bleeding disorder Cleft palate Radiation Therapy Is your child under the care of a cardiologist or special physician for the problem? If so, whom? Do you consider your child to be: Advanced in learning process Progressing normally A slow learner				
Please indicate any additional medical information you feel necessary below:				
MEDICAL CONSENT I give my consent to needed dental services, local anesthetic, nitrous oxide and	algesia (laughir	ng gas) and use of proper and acceptable method	ds to complete and accept

responsibility for payment of services rendered for:

Appointment and Payment Agreement



The terms of this Agreement apply to all locations of Tebo Dental Group ("we", "us", "our offices" or words to that effect), including Tebo Dentistry for Kids Lilburn, Tebo Dentistry for Teens, Tebo Dentistry for Kids Gainesville, Tebo Dentistry for Kids Dacula and Tebo Dentistry for Kids Peachtree Corners, Tebo Orthodontics Lilburn, Tebo Orthodontics Dacula, Tebo Orthodontics Peachtree Corners, and to any future dental offices that Tebo Dental Group may open.

Our charges

You (the undersigned) agree to pay all charges related to our treatment of the patient named below and agree to the terms and conditions of this Agreement. These charges include any applicable interest and collection costs and fees for appointments that are broken or cancelled without the advance notice described below. If two or more persons are responsible for the patient's charges, then all responsible persons are jointly and severally liable for such charges.

Refunds

If you are due a refund, we will issue the refund in the same form as your original payment. For example, if you paid by credit card, we will issue a refund to the same credit card. As another example, if you paid with funds from a Flexible Savings Arrangement (FSA) account, we will issue a refund to the same FSA account. If we are unable to issue a refund in the same form as your original payment, we will issue a refund in any form we choose in our reasonable discretion.

Missed or canceled appointments

If you need to cancel an appointment, please notify us at least one (1) full weekday in advance of the appointment. For example, please notify us by 9:00 am Friday to cancel an appointment scheduled for 9:00 am the following Monday. We may charge \$50.00 for each missed or canceled appointment if we do not receive the required advance notice. To cancel an appointment, please call and talk to us during office hours, Monday through Friday from 8:00 am to 5:00 pm.

Payment is due at the time of treatment

Payment for treatment is due in full at the time of treatment, unless you have made other payment arrangements with us. If we are filing an insurance claim for you, please read the next section for an explanation of payment arrangements. If you cannot afford to pay our charges in full, please ask our staff about any available third-party financing.

Insurance claims

If we file an insurance claim for the patient, you will need to pay us at the time of treatment the expected insurance deductible and any amount that we expect insurance will not cover. We try to get accurate information about insurance benefits and coverage before treatment, but we cannot be sure what the insurance company will pay until the claim is submitted and the insurance company actually pays on the claim. It is not unusual for insurance companies to give us erroneous information about coverage or benefits. This is important because you must pay us the remaining balance if the insurance company does not pay the claim for our charges within thirty (30) days after the date of service.

Returned checks

We charge \$30.00 for any check that is returned to us without payment. Also, if you have given us a bad check in the past, we will not accept a personal check from you in the future as payment for services.

Interest on late payments

Please pay all charges on time. We add interest at the rate of 1-1/2% per month to any charges not paid within thirty (30) days after the date of service. This applies to any charges that the patient's insurance company fails to pay on time. Please monitor the patient's insurance plan to make sure that the insurance company pays the patient's charges promptly.

Collection of past due accounts by collection agency or attorney

If the patient's account is not paid when due and we refer the patient's account to a collection agency or attorney for collection, we will charge the patient's account the amount we must pay to the collection agency or attorney to collect your account. Collection agencies typically charge a percentage commission, ranging from 30% up to 50% of the total amount collected. For a 30% commission, we will add to the patient's account 43% of the amount of our treatment-related charges and accrued interest so that we can recover our charges and interest after the collection agency deducts its 30% commission. If an account is collected after the start of a collection lawsuit, we will add reasonable attorneys' fees and expenses and court costs to our treatment-related charges and interest, in addition to the collection agency's commission.

Consent to disclosures

If we try to contact you concerning the patient's treatment or charges and reach instead someone we believe to be directly involved in the patient's care, such as your spouse, another family member or a close personal friend, you consent to our disclosure to that person of any information our office finds appropriate concerning treatment or charges for the patient. If the patient is covered by insurance, you also consent to the disclosure of information related to the patient's treatment or charges to the policyholder or person primarily insured under the policy.

XSignature of person responsible for charges	Date signed:
Name of signer:	Name of patient:
Relationship of signer to patient (if self, so state):	



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Authorization for Caregiver to Act for Parent or Guardian

Child's name:	Date of birth:
Child's name:	Date of birth:
Child's name:	Date of birth:
Child's name:	Date of birth:
Caregiver's name:	Phone:
Relationship of caregiver to children:	
the children to the caregiver named above during any p	named above (or child, if just one), entrust the care of present or future visit to any office of Tebo Dental Group. Idren to receive dental treatment when I cannot be present
The caregiver has the power and authority, on my be	•
 treatment of the children at any office of Tebo I. to execute in my name any consent to treatme exercise of the powers and authorities granted ir to commit me to pay all charges for dental treatment to perform any other act necessary or appropriate this Authorization as fully as I could do if present Every act the caregiver lawfully does pursuant to the that I will be liable for all charges for dental treatment Authorization. 	nt and any other consent or document relating to the a this Authorization; ment to which the caregiver consents; and te to the exercise of powers and authorities granted by nt in person. This Authorization shall be binding on me. I understand ment to which the caregiver consents pursuant to this
This Authorization shall remain in effect until co- office of Tebo Dental Group or until I revoke this A	mpletion of dental treatment of the child(en) at any uthorization as provided below.
oral or written revocation to the office of Tebo Den revocation will not be effective for any disclosures on this Authorization. Tebo Dental Group may not eligibility for any benefits on whether or not I signiformation protected under federal law. This information	a revoke this Authorization at any time by giving my tal Group at which my children are being treated. My already made or any actions already taken in reliance condition treatment, enrollment in any health plan or gn this Authorization. I am authorizing disclosure of nation, once disclosed, may be subject to re-disclosure and by federal law. I have received a copy of this
I HAVE READ AND I UNDERSTAND THIS AUTH χ	
Signature of parent or guardian	
Printed name:	Phone:

Acknowledgment of Receipt of Notice of Privacy Practices



Patie	ent name:	Date of birth:
I hav Dent	ve received either a paper or an elec	ctronic copy of the Notice of Privacy Practices for Tebo atitled to receive a paper copy of the Notice if I ask for it,
Pleas	se check and fill-out the following if	you want to receive future notices by email:
	· · · · · · · · · · · · · · · · · · ·	e of Privacy Practices for Tebo Dental Group by email at
X	anature of nationt or nersonal renre	Date signed:
Signo	ed by: Patient or: Person esentative:	nal Representative. If signed by the patient's personal
Basis Repr	s of representative's authority: resentative's name:	Phone:
the p	ten Acknowledgment of Receipt of d not be obtained because (please character The patient or the patient's person A communication barrier preventant an emergency situation prevented	e acknowledgment section above has not been signed by expresentative: We made a good faith effort to obtain a Notice of Privacy Practices, but an acknowledgment neck one or more as appropriate): onal representative refused to sign. ted us from obtaining an acknowledgment.
Com	pleted by:	Position:
Staff	f member's initials:	Date completed:
TDG	GOffice:	

Notice of Privacy Practices



This revision is effective starting September 23, 2013. This notice supersedes all prior notices.

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE READ IT CAREFULLY.

Who We Are

This notice describes the privacy practices of Tebo Dental Group, which includes the dental offices known as Tebo Dentistry for Kids Lilburn, Tebo Family Dentistry Lilburn, Tebo Family Dentistry Gainesville and Tebo Dentistry for Kids Dacula. These privacy practices apply to our dental practice and to our staff, including our dentists, hygienists and other health care professionals working at our offices. Some of our dentists are independent contractors and are not our employees.

Our Commitment

We are committed to safeguarding the privacy of your health information. This notice tells you about the ways and conditions under which we may use and disclose your health information. We also describe your rights, and certain duties we have, concerning the use and disclosure of your health information. This notice applies to all of the records of your dental or other medical care generated by our dentists, hygienists and other staff members and any other health information that we may have about you.

Our Duties

We are required by law to maintain the privacy of your health information, to give you this notice of our legal duties and privacy practices and to follow the terms of this notice (or the notice currently in effect, if this notice is revised). We also are required by law to notify you if there is a breach of security with respect to your health information. In the event of such a breach, we will notify you directly in writing or, if your contact information is out of date, we will take steps to notify you by other means, such as a posting to our web site or publishing notices in print or broadcast media.

Change in Privacy Practices

We reserve the right to change this notice and the revised notice will be effective for health information we already have about you as well as any health information we receive in the future. If we revise this notice, we will endeavor to provide you with a revised notice electronically or in person on your next visit to one of our offices following the effective date of the revised notice. The current revision of this notice will be posted in our dental offices and on our web site and will include the effective date.

How We May Use and Disclose Your Health Information

The following categories describe different ways that we use and disclose health information. For each category of uses or disclosures, we will explain what we mean and give examples where appropriate. Some uses and disclosures of your health information require your written authorization, others require that we give you an opportunity to agree or object and still others require neither your written authorization nor an opportunity for you to agree or object.

Uses and Disclosures in the Following Categories Require Neither Your Written Authorization Nor an Opportunity for You to Agree or Object:

We may use or disclose your protected health information for the purposes described in the following categories without your written authorization and without giving you an opportunity to agree or object. In some cases, we will give you notice of the use or disclosure.

Treatment: We may use your health information to provide you with dental treatment or services. We may disclose your health information to dentists, dental assistants, hygienist, other dental office personnel or other health care providers who are involved in your treatment or care. For example, your dentist may need to disclose some of your health information to order tests or lab work to be performed at an outside laboratory or other outside health care provider.

Payment: We may use and disclose health information about your treatment and services to bill and collect from you, your insurance company or another third party payer. For example, we may need to give your health insurance plan information so that it will pay us or reimburse you for dental services. We may also tell your health insurance plan about a treatment you are going to receive to determine whether your plan will cover it.

Health Care Operations: We may use and disclose health information about you for office operations. These uses and disclosures are necessary to run our dental office and help to provide you with appropriate dental services. For example, we may use your health information to review our treatment and services and to evaluate the performance of our staff in caring for you. Some of these reviews may be conducted by independent dentists who are members of our staff, but are not employees of the office. We may also combine health information about many of our patients to decide what additional services we should offer and what services are not needed. We also may disclose information to dentists, hygienists, dental assistants and other office personnel for review and learning purposes.

Required By Law: We will disclose health information about you when required to do so by federal, state or local law, except that federal law takes precedence if there is a conflict with state or local law.

Public Health Activities: We may disclose your health information for public health activities. These activities generally include prevention or control of disease, injury or disability, reporting births and deaths, reporting child abuse or neglect, reporting reactions to medications or problems with products, notifying people of recalls of products they may be using or notifying a person who may have been exposed to a disease or may be at risk for contracting or spreading a disease or condition.

Victims of Abuse, Neglect or Domestic Violence: If we believe you have been the victim of abuse, neglect or domestic violence, we will disclose your health information to the appropriate government authority to the extent required by law. Even if not required by law, we may disclose such information if you agree to the disclosure; if we believe, in the exercise of professional judgment, that disclosure is necessary to prevent serious harm to you or other potential victims; or if you are unable to agree because of incapacity and a law enforcement or other public official authorized to receive the report represents that your health information is not intended to be used against you and that an immediate enforcement activity that depends upon the disclosure would be adversely affected by waiting until you agree to the disclosure.

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

Judicial and Administrative Proceedings: If you are involved in a lawsuit or a dispute, we may disclose your health information in response to a court or administrative order. We also may disclose your health information in response to a subpoena, discovery request or other lawful process by someone else involved in the dispute, but only if efforts have been made to tell you about the request (which may include written notice to you) or to obtain a court order protecting the information requested.

Law Enforcement: We may disclose health information if asked to do so by a court order, subpoena, warrant, summons or similar process for law enforcement purposes or by a law enforcement official to identify or locate a suspect, fugitive, material witness or missing person or to gather information about someone who is suspected to be the victim of a crime, about a death we believe may be the result of criminal conduct or about criminal conduct that occurs on our office premises.

Coroners, Medical Examiners and Funeral Directors: We may disclose health information to a coroner or medical examiner. This may be necessary, for example, to identify a deceased person or determine the cause of death. We also may disclose health information about patients of the practice to funeral directors as necessary to carry out their duties.

Organ Donation: We may disclose your health information to organ procurement organizations or other entities engaged in the procurement, banking or transplantation of cadaveric organs, eyes or tissue for the purpose of facilitating organ, eye or tissue donation and transplantation.

Research Purposes: We may use or disclose your health information for a research purpose, but only if we observe a variety of conditions intended to safeguard the privacy of your health information. The practice does not anticipate that it will use or disclose your health information for a research purpose.

Averting a Serious Threat to Health or Safety: We may use or disclose your health information when necessary to prevent a serious threat to your health and safety or the health and safety of the public or another person. Any disclosure, however, would only be to someone able to help prevent the threat.

Military and Veterans: If you are a member of the armed forces, we may disclose your health information as required by military command authorities.

National Security and Intelligence Activities: We may disclose your health information to authorized federal officials for intelligence, counterintelligence and other national security activities authorized by law.

Protective Services for the President and Others: We may disclose your health information to authorized federal officials so they may provide protection to the President, other authorized persons or foreign heads of state or so that they may conduct special investigations.

Inmates: If you are an inmate of a correctional institution or under the custody of a law enforcement official, we may disclose your health information to the correctional institution or law enforcement official if the release would be necessary for the institution to provide you with health care, to protect your health and safety or the health and safety of others or for the safety and security of the correctional institution.

Workers' Compensation: We may disclose your health information for workers' compensation or similar programs. These programs provide benefits for work-related injuries or illness.

Limited Data Set: We may use or disclose your health information in a "limited data set", which means that certain identifying information (like name, address, phone number, etc.) is deleted and the reduced information is shared with another party, but only for purposes of research, public health or health care operations and only in compliance with federal privacy regulations.

Fundraising: We may use or disclose your health information for our own fundraising activities, but the type and amount of information we may use for such purpose is limited significantly by federal privacy regulations, unless we get your prior written authorization to use or disclose additional information. We do not have any present intention of sending you any fundraising communications, but if we ever send you any such communications, we will give you the opportunity to opt-out of receiving any further communications from us concerning fundraising.

Uses and Disclosures in the Following Categories Require That You Have an Opportunity to Agree or Object:

For the use or disclosure of your health information in the following categories, we do not need to get your prior written authorization, but we do need to give you an opportunity to agree or object.

Patient Directory: The practice currently does not maintain a directory of patients. If the practice creates such a directory, we will give you an opportunity to restrict some or all of your information from appearing in the directory.

Persons Involved in Your Care or Payment for Your Care: We may disclose your health information to a member of your family, a friend or another patient if the family member, friend or other patient is directly involved in the your care and the disclosure is necessary for your welfare. The practice will limit the health information disclosed to the family member, friend or other patient to health-related symptoms and to information designed to help you deal with your condition or treatment, including setting and changing appointments, receiving instructions for post-visit care or picking up treatment-related items. We may also disclose a limited amount of your health information to locate you or to locate or notify your family member or friend. We will not make these disclosures to your friends and family if you tell us not to do so.

Immunization Information for School: We may disclose proof of immunization to a school where you are a student or prospective student if the school is required by Georgia or other law to have such proof of immunization prior to admitting you to school and you agree to the disclosure. If we are required by law to disclose such proof of immunization, then we must do so whether or not you agree to the disclosure.

Uses and Disclosures in the Following Categories Require Your Prior Written Authorization: For the use or disclosure of your health information in the following categories, we must get your prior written authorization.

Psychotherapy Notes: Without your prior authorization, we are not allowed to use or disclose any psychotherapy notes that may be part of your health information except to defend ourselves in a legal action or other proceeding.

Marketing: Without your prior authorization, we are not allowed to use or disclose your health information for marketing purposes unless we are communicating with you face-to-face or we are providing you with a promotional gift of nominal value. It is not considered marketing, however, if we are telling you about possible treatment options or alternatives that we think may be of interest to you. If our marketing activity involves financial remuneration to us from a third party, the patient authorization will state that such remuneration is involved.

Sale of Health Information: Without your prior authorization, we are not allowed to sell your health information, except that selling does not include use or disclosure of health information for the purpose of research, public health, treatment, payment, the sale of our practice, business associate services to us, providing you with information when you request it, complying with law or for any other purpose where we are only

recovering our cost in preparing and transmitting your health information or are only charging a fee authorized by law. If we propose to sell your health information, the authorization will state that the sale will result in financial remuneration to us from a third party.

Any Use and Disclosure Not Covered in this Notice: Uses and disclosures of health information in the three categories immediately above this paragraph, and any other uses or disclosures not covered anywhere else in this notice, will be made only with your prior written authorization. You will have the right to revoke that authorization at any time orally or in writing. If you revoke your authorization, we will no longer use or disclose your health information to the extent your authorization is needed for the use or disclosure. We are unable, of course, to take back any uses or disclosures we have already made with your authorization. Also, we are required in any event to retain our records of the care that we provide to you.

Disclosure to or Use by Business Associates:

There are some services that we provide through contracts with business associates. For example, we use an outside copy service if needed to make copies of your x-rays. When these services are contracted, we may disclose your health care information to our business associate so that the associate can perform the job we have asked the associate to do. To protect your health information, we require our business associates to commit to us in writing that they will safeguard the privacy of your health information to the same extent that we are required to safeguard it, with only very limited exceptions permitted by federal privacy regulations.

Your Health Information Rights

You have the following rights concerning health information we have about you:

Right to Request Privacy Protection: You have the right to request a restriction or limitation on the health information about you that we use or disclose for treatment, payment or health care operations. We are not required to agree to such a request unless the disclosure you wish to restrict is to a health plan for the purpose of carrying out payment or health care operations (and is not for the purpose of carrying out treatment) and the health information to be restricted pertains solely to a health care item or service for which you have paid us out of pocket in full. If we do agree to your request, the requested restriction will not be effective until you receive written confirmation from us that we have agreed to the request. In emergency treatment situations, agreements to restrict the use or disclosure of your health information will not apply. To request restrictions, you should contact the privacy officer at the address or number listed at the end of this notice to get the form you will need to fill out for this purpose. In your request, you must tell us what information you want to limit, whether you want to limit our use, disclosure or both and to whom you want the limits to apply (for example, your children, your parents or others involved in your care). To be binding on us, any agreement to comply with special restrictions must be in writing signed by the privacy officer or another authorized employee of our practice.

Right to Request Confidential Communications: You have the right to request that we communicate with you about your health information in a certain way or at a certain location. For example, you can ask that we only contact you at work or by mail. To request confidential communications, you must make your request in writing to the privacy officer listed at the end of this notice. We will not ask you the reason for your request. We will accommodate all reasonable requests. Your request must specify how or where you wish to be contacted.

Right to Inspect and Copy: You have the right to inspect and to receive a copy, summary or explanation of your health information. You can also designate a third party to receive the information on your behalf. If you want to inspect or receive a copy, summary or explanation of your health information, please contact the privacy officer listed at the end of this notice to obtain and complete the required form. All requests must be made in writing. If you request a copy of your health information, we may charge a fee for the costs of copying and mailing your request or of preparing a written summary or explanation. If you request an electronic copy of health information that we maintain in electronic form, we will provide the information in electronic form to you or directly to a third party of your choice. For providing an electronic copy of your health information, we will charge you only our labor costs in responding to your request. We may deny your request in certain very limited circumstances. If you are denied access to your health information, you may request that the denial be reviewed. Another licensed health care professional chosen by the office will review your request and the denial. The person conducting the review will not be the person who denied your request. We will comply with the outcome of the review.

Right to Ask for Changes: If you believe that health information we have about you is incorrect or incomplete, you may ask us to change or add to the information. You have the right to ask for a change or addition for as long as the information is kept by the office. You should contact the privacy officer listed at the end of this notice to get the required form. All requests for changes or additions to your health information must be made in writing. You must give us a reason for your request. We may deny your request if it is does not

include an appropriate reason to support the request. In addition, we may deny your request if you ask us to change or add to information that we did not create (unless the person or entity that created the information is no longer available to make the change or addition), information that is not part of the health information kept by the office, information that is not part of the information which you would be permitted to inspect and copy or information that is already accurate and complete.

Right to an Accounting of Disclosures: You have the right to request an accounting of certain disclosures of your health information made by us or our business associates. We are not required to account for disclosures in the following categories: disclosures made to carry out treatment, payment or health care operations, disclosures to you, disclosures made pursuant to your authorizations, disclosures to persons involved in your care and certain other special disclosures described in federal privacy regulations. To ask for a list of disclosures that we are required to report, you should contact the privacy officer listed at the end of this notice to get the form you will need to fill out for this purpose. Your request must be in writing and state a time period no longer than six years before the date of the request. Your request should indicate in what form you want the list (for example, on paper or electronically). The first list you request within a twelve month period will be free. For additional lists, we may charge you for the costs of providing the list. We will notify you of the cost involved and you may choose to withdraw or modify your request before any costs are incurred.

Right to a Paper Copy of this Notice: You have the right to a paper copy of this notice. You may ask us to give you a copy of this notice at any time. Even if you have agreed to receive this notice electronically, you are still entitled to a paper copy of this notice. To obtain a paper copy of this notice, please contact the privacy officer listed at the end of this notice or ask any of our staff members.

Complaints

If you believe your privacy rights have been violated at any of our offices or by any of our staff members or business associates, you may file a complaint with our dental practice or with the Secretary of the Department of Health and Human Services. To file a complaint, contact the privacy officer listed at the end of this notice or ask any of our staff members. All complaints must be submitted in writing. We will not retaliate against you or penalize you in any way for filing a complaint.

Contact Information

Tebo Dental Group, Privacy Officer, phone: 770-925-3300, mailing address: P.O. Box 1953 Lilburn, Georgia 30048-1953.

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