Standard Disclosure and Acknowledgement Form Personal Injury Protection - Initial Treatment or Service Provided

The undersigned insured person (or guardian of such person) affirms:

1. pro	The services or treatment set fovided.	orth below were actually rendered . This means the	nat those services have already been	
2.	. I have the right and the duty to confirm that the services have already been provided.			
3.	I was not solicited by any person to seek any services from the medical provider of the services described above.			
4.	The medical provider has explained the services to me for which payment is being claimed.			
5. by	5. If I notify the insurer in writing of a billing error, I may be entitled to a portion of any reduction in the amounts paid by my motor vehicle insurer. If entitled, my share would be at least 20% of the amount of the reduction, up to \$500.			
Ins	ured Person (patient receiving tr	eatment or services) or Guardian of Insured Person	:	
Na	me (PRINT or TYPE)	Signature	Date	
	e undersigned licensed medical plass:	professional or medical director, if applicable, affirm	ms the statement numbered 1 above	
	I have not solicited or caused ke a claim for Personal Injury P	the insured person, who was involved in a motor verotection benefits.	ehicle accident, to be solicited to	
B. per	The treatment or services rend son to sign this form with inform	ered were explained to the insured person, or his or ned consent.	her guardian, sufficiently for that	
		or bill is properly completed in all material provision that each request for information has been respond		
	coded, unbundled, or constitute	ne accompanying statement or bill is proper. This is an invalid or not medically necessary diagnosti tes or Section 627.736(5)(b)6, Florida Statutes.		
	eensed Medical Professional Ren nd):	dering Treatment/Services or Medical Director, if a	applicable (Signature by his/ her own	
Na	me (PRINT or TYPE)	Signature	Date	
		th intent to injure, defraud, or deceive any insurer f		

Note: The **original** of this form must be furnished to the insurer pursuant to Section 627.736(4)(b), Florida Statutes and may **not** be electronically furnished. Failure to furnish this form may result in non-payment of the claim.

817.234(1)(b), Florida Statutes.