To Our Patients,

Unfortunately, the cost of the malpractice insurance has become prohibitive and availability very limited. Accordingly, we do not carry malpractice insurance, but rather are self-insured under the Physicians Financial Responsibility pursuant to Florida Statues, Section 458.320.

Our employees and we Waldo Acebo, MD and Dania Acebo, PA-C, MMS pride ourselves on being diligent, through and thoughtful physicians. We do not commit malpractice. On rare occasions, through no fault of our own, a patient may have less than optimal results. Complications are neither negligence nor malpractice.

Accordingly, we have adopted the following policy with respect to the malpractice suits:

I. ALL SUITS WILL VIGOROUSLY BE DEFENDED AND TAKEN TO TRIAL
II. NO SETTLEMENTS WILL BE MADE UNDER ANY CIRCUMSTANCES
III. ANY AND ALL LEGAL MEANS OF DISCOVERY AND INVESTIGATION WILL BE USED TO UNCOVER EVIDENCE BENEFICIAL TO OUR DEFENSE
IV. WHEN THE SUIT IS DROPPED OR ADJUDICATED IN OUR FAVOR, COST WILL BE ASSESSED AGAINST THE PLANTIFF. ASSESSMENT OF COST WILL BE PURSUED AGGRESSIVELY AND TO THE FULLEST EXTENT OF THE LAW.

If you have read and understand this letter and agree to remain under our care, please sign below.

Sincerely,
Waldo Acebo, MD

Sincerely,
Dania Acebo, PA-C, MMS

____________________  ____________________
Patient Name          Patient Signature

__________________
Date