Patient Agreement

PATIENT INFORMATION: (h	ereinafter "Patient")		
	,	Ph	ione:
City:		State: Zip	o:
Date of Birth://	_ (Month/Day/Year) (for Patient identified	ation purposes only)	
E-Mail Address:		Delivery Comments:	
EMERGENCY CONTACT:			
Name:		Ph	ione:
☐ Patient declined to provide e	emergency contact. (check if applied	cable)	
EQUIPMENT AND ACCESS	SORIES:		
GAME READY RENTAL UNIT	Unit Serial Number:		
Start Date://	Stop Date://	Number of Weeks:	
☐ Ankle ☐ L ☐ XL	☐ Flexed Elbow	TRAUMATIC	AMPUTEE
☐ Articulated Knee	☐ Half Leg Boot	☐ Above-th	ne-Knee □ Left □ Right
□ Back	☐ Full Leg Boot	☐ Below-th	ie-Knee
☐ C-T Spine	☐ Hand/Wrist	☐ Utility	
□ Cooling Vest	☐ Hip/Groin ☐ Left ☐ Ri	ght	
□ Cryo Cap	☐ Knee		
□ Elbow	☐ Shoulder ☐ Left ☐ Rig	ht 📗 🗆 M 🔲 L	
PAYMENT TYPE: ☐ Private Insurance ☐ Patient Self Pay ☐ Worker's Compensation ☐ No Fault Auto			
☐ TriCARE Active Duty Military ☐ Veterans Affairs ☐ Demo			
page, whether written or printe such provisions. I accept full re complaint procedures. I have be and agree to notify CoolSyster Authorization and Release of Me	ed. I certify that I have read the te esponsibility for all services render een instructed on the safe and proper ms immediately when medical new edical Information, the Notice of Pri- al period identified above and any a	all of the terms and conditions on rms and conditions of this Agreen ed, including being informed of my er use of the equipment and/or accessity for the product has ended vacy Practices, and the Patient Bill on all rental extension periods base	nent and agree to be bound by rights, responsibilities, and the essories and/or supplies provided. I have received a copy of the of Rights. I acknowledge that this
PATIENT SIGNATURE, PERS	SONAL REPRESENTATIVE or I	RESPONSIBLE PARTY SIGNATI	JRE:
-			
Is patient under the age of 18 c	or does the patient have a legal gu	ardian? 🛘 Yes 🗖 No If yes, p	please complete the following:
Authorized Personal Represent	ative Name (print):		
Authorized Personal Represent	ative Signature:	Date:_	
CoolSystems, Inc. Representat	ive Signature:	Date:_	

PRESCRIBED EQUIPMENT. CoolSystems, Inc., d/b/a Game Ready provides the Game Ready[®] System which has been recommended and prescribed for the Patient by his/her doctor. Accepting the doctor's recommendation is the Patient's choice, and by signing this Agreement, s/he agrees to the terms set forth below.

CHARGES. All patients, except those whose claims were previously authorized by their insurance carriers, will be billed for the rental equipment while it is in his/her possession. As detailed in the Notice of Financial Responsibility, CoolSystems may elect to bill Patient's insurance plan as a courtesy to the Patient. In the event Patient's insurance plan does not pay CoolSystems in full, Patient will be financially responsible for all unpaid balances, including applicable sales tax, co-payments and deductibles, less any deposit paid, and will pay such amounts within thirty (30) days of notice from CoolSystems. Interest shall accrue at twelve percent (12%) or the highest lawful rate, whichever is greater, on any delinquent payment from the date when such payment was due until paid in full.

(AGREEMENT CONTINUED ON BACK PAGE)

HEALTH INSURANCE BILLING AND ASSIGNMENT OF BENEFITS. Patient hereby certifies that the information given to CoolSystems in applying for the Product rental is true and correct. Patient authorizes CoolSystems or its designee to bill any third party payors and request that payment of authorized benefits be made directly to CoolSystems or its designee on your behalf. This assignment of benefits is valid for all insurance companies and programs. Additionally, patient authorizes CoolSystems to file an appeal as may be required in the event of patient's health insurance plan's initial or subsequent claims denial and/or benefit determination.

RENTAL PERIOD. Patient understands that the equipment is rented on a daily basis. Daily charges will stop accruing on the earlier of the end of the prescribed use period, the pick-up date listed on this agreement, or the day CoolSystems receives a call requesting pick-up of the equipment/accessories. Rental period may be extended in one-day increments by written authorization of your doctor, and all extensions shall be subject to the terms of this Agreement.

OWNERSHIP. CoolSystems shall at all times retain ownership and title of the rental equipment. Patient will give CoolSystems immediate notice in the event that any of said equipment is levied upon (seized) or is threatened with seizure, and Patient shall indemnify (protect) CoolSystems against all loss and damages caused by such action.

RISK OF LOSS. CoolSystems shall not be responsible for loss or damage to property, material, or equipment belonging to Patient, his/her agents, employees, guests, suppliers, or anyone directly or indirectly affiliated with Patient while said material property, or equipment is in the Patient's care, custody, and/or control.

RECALL NOTICE. CoolSystems may recall any or all equipment upon five (5) business days written notice to Patient.

INDEMNIFICATION. Patient agrees to protect, indemnify and hold harmless CoolSystems, its officers, directors, employees and agents from and against all claims, damages and costs, including legal expenses, arising out of Patient's use of the rental equipment.

ACKNOWLEDGEMENT OF USE INSTRUCTIONS. Patient acknowledges that s/he has been instructed on how to use the equipment and takes full responsibility for the proper use and care of the equipment.

MAINTENANCE AND OPERATION. Patient shall not remove, alter, disfigure or cover up any numbering, lettering, or insignia displayed upon the equipment, and shall see that the equipment is not subjected to careless, unusually or needlessly rough usage. Patient shall maintain the rental equipment in good repair and operative condition, and return it in such condition to CoolSystems. Ordinary wear and tear resulting from proper use thereof alone is routine and expected.

NO SUBLETTING/ASSIGNMENT. Patient shall not sublet the rental equipment and shall not assign or transfer any interest in this Agreement without the express prior written consent of CoolSystems. CoolSystems may assign this Agreement without notice. Subject to the foregoing, this Agreement accrues to the benefit of, and is binding upon, the heirs, successors, and assigns of the parties to this Agreement.

MISCELLANEOUS. This medical device is provided to Patient on the orders of a physician's prescription. The patient is responsible for using the equipment for the purpose for which it was prescribed and only for whom it was prescribed. The Patient is responsible for notifying CoolSystems immediately of (1) any address or telephone change whether permanent or temporary, (2) any changes in or loss of insurance coverage or of any changes in his/her physician, or (3) any equipment failure, defect or damage. The Patient is responsible for any incidental or consequential cost of repair caused by the delay or failure to notify CoolSystems when equipment attention is needed.

Patient, personal representative, or responsible party initial required	
device will be determined by the current price list in effect at the time of discovery.	
it was received (excluding normal wear and tear) to CoolSystems. Any missing or damaged parts and/or entire medical device returned or damaged beyond repair) will be billed to the Patient. The costs of individual components, repair costs, and/or the	,
RETURN OF RENTAL UNIT. The Patient is responsible for arranging the return of the medical device in the same condition in	which
any incidental or consequential cost of repair caused by the delay or failure to notify CoolSystems when equipment attention is ne	