



Advanced Internal Medicine Group, PC

MEMBERSHIP AGREEMENT

Member: _____

Join Date: _____

Physician: _____

Advanced Internal Medicine Group, PC, is an Oregon professional corporation doing business as “AIM” or “AIM Health.” AIM Health is a medical practice. AIM Health is not an insurance plan and does not offer insurance. AIM Health does provide additional services for which Members must pay private fees as outlined below. Members agree to comply with AIM Health’s Financial Policy.

Services. AIM Health offers the following Services to Members that are beyond Medicare or Member's health insurance plan (“Insurance”) benefits:

- Same-day or next-day appointments at AIM Health’s medical practice during business hours for acute medical needs.
- Smaller physician panel sizes to ensure timely appointment scheduling and longer appointment times with AIM Health physicians.
- An AIM Health physician is available after hours by phone 24 hours a day, 7 days a week.
- Extended appointment times and visits as needed to accommodate individual circumstances.
- After-hours electronic communications with AIM Health through patient portal with same or next day response to provide ongoing educational communication. This excludes electronic communication related to office visit scheduling or following-up on an office visit covered by any applicable medical plan, or based on emergent medical needs.
- Access to online scheduling platform and integrated communications platform to manage personal health information.
- Assistance with administrative needs, such as scheduling of specialist appointments and imaging services when necessary to accommodate individual patient circumstances as determined by your AIM Health physician.
- Ongoing education and health-related communications provided by regular newsletter/electronic communications.

Participation in Services is limited to a select number of participants in order to preserve and retain the personal private character of health care services provided, and Member's annual renewal is at AIM Health's sole discretion.

Services Fee. The fee for Services (“Services Fee”) is based on Member age. Members can pay monthly, quarterly, or annually. AIM Health offers a 5% discount if Member pays annually. Except for those Members with extenuating circumstances as determined by AIM Health, AIM Health requires that the Services Fee be paid via automatic payment; Members will sign the attached Member Dues Recurring Payment Authorization Form to pay by electronic funds transfer using a checking or savings account, or by credit card. Member must never submit to Medicare or any Insurance a request for reimbursement for the Services Fee.

Ages 0-17	\$50 per month	\$150 per quarter	\$570 per year
Ages 18-39	\$60 per month	\$180 per quarter	\$684 per year
Ages 40-59	\$90 per month	\$270 per quarter	\$1,026 per year
Ages 60+	\$120 per month	\$360 per quarter	\$1,368 per year

Yearly amount above reflects 5% discount

Insurance or Other Medical Coverage. This Agreement is not a substitute for health insurance or other health plan coverage (such as membership in an HMO). Member acknowledges that AIM Health has advised to obtain or keep in full force Member’s health insurance policy(ies) or plans in order to cover Member and family members for healthcare costs. Member acknowledge that this Agreement is not a contract that provides health insurance, and this Agreement is not intended to replace any existing or future health insurance or health plan coverage that Member may carry.

In no event shall Services be deemed to include “access” to AIM Health, “care coordination” with other physicians covered or bundled with covered services, or emergency medical services.

Termination. This Agreement will commence on the Effective Date and will extend for one year thereafter, except that both Member and AIM Health shall have the absolute and unconditional right to terminate the Agreement, without the showing of any cause for termination, upon giving 30 days prior written notice to the other party. This Agreement shall also terminate upon the death of the Patient. If the Agreement is terminated by written notice, AIM Health shall refund to Member, immediately upon the date of termination, the fee for the unexpired portion of the year in which the Agreement terminates, prorated based on the number of days during such year prior to the date of termination. Unless previously terminated as set forth above, at the expiration of the initial one-year term (and each succeeding one- year term), the Agreement will automatically renew for successive one-year terms upon the payment of the annual fee (or semi-annual fee, as the case may be) for the ensuing year. AIM Health may terminate this Agreement at any time should Member fail to timely pay the Services Fee or statements for health care services provided, or violate AIM Health policies or instructions communicated to Member.

Severability; Payment. If for any reason any provision of this Agreement shall be deemed, by a court of competent jurisdiction, to be legally invalid or unenforceable in any jurisdiction to which it applies, the validity of the remainder of the Agreement shall not be affected, and that provision shall be deemed modified to the minimum extent necessary to make that provision consistent with applicable law and in

its modified form, and that provision shall then be enforceable.

Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Oregon.

Entire Agreement. This Agreement represents the entire agreement between the parties hereto with respect to the subject matter hereof and supersedes any and all other agreements, either oral or written, between the parties with respect to the subject matter hereof, and no other agreement, statement, or promise relating to the subject matter of this Agreement shall be valid or binding.

Amendment. No amendment of this Agreement shall be binding on a party unless it is made in writing and signed by all the parties. Notwithstanding the foregoing, AIM Health may unilaterally amend this Agreement to the extent required by federal, state, or local law or regulation (“Applicable Law”) by sending Member 30 days advance written notice of any such change. Any such changes are incorporated by reference into this Agreement without the need for signature by the parties and are effective as of the date established by AIM Health, except that Member will initial any such change at AIM Health’s request. Moreover, if Applicable Law requires this Agreement to contain provisions that are not expressly set forth in this Agreement, then, to the extent necessary, such provisions shall be incorporated by reference into this Agreement and shall be deemed a part of this Agreement as though they had been expressly set forth in this Agreement.

Assignment. This Agreement, and any rights Member may have under it, may not be assigned or transferred by Member.

Members Signature