

HOURS OF SLEEP PER NIGHT ON AVERAGE

# Adult Health Record

	A DOUT VOI	
	ABOUT YOU	CHIROPRACTIC EXPERIEN
NAME:		WHO REFERRED YOU TO OUR OFFICE?
ADDRESS:		HAVE YOU SEEN OR HEARD OF OUR OFFICE BECAUSE OF (✓ALL THAT APPLIED NEWSPAPER □ SIGN □ YELLOW PAGES □ COMMUNITY EVENT □ MAI
CITY:	STATE/ZIP CODE:	HAVE YOU BEEN ADJUSTED BY A CHIROPRACTOR BEFORE? ☐ YES ☐ NO
HOME PHONE:	CELL PHONE:	IF YES, WHAT WAS THE REASON FOR THOSE VISITS?
EMAIL ADDRESS:		DOCTOR'S NAME:
DATE OF BIRTH:	AGE:	APPROXIMATE DATE OF LAST VISIT:
SOCIAL SECURITY NUMBER:	GENDER:	HAS ANY ADULT IN YOUR FAMILY EVER SEEN A CHIROPRACTOR?
MARITAL STATUS:	NUMBER OF CHILDREN:	REASON FOR THIS VIS
EMPLOYER NAME:		DESCRIBE THE REASON FOR THIS VISIT:
EMBLOWER ADDRESS.		-
EMPLOYER ADDRESS:		IS THE PURPOSE OF THIS APPOINTMENT RELATED TO:
EMPLOYER CITY:	EMPLOYER STATE/ZIP CODE:	□ JOB □ SPORTS □ AUTO □ FALL □ HOME INJURY □ CHRONIC DISCOMFORT □ OTHER
WORK PHONE:	POSITION TITLE:	PLEASE EXPLAIN:
PAYMENT METHOD:	□ CHECK □ CREDIT CARD	IF JOB RELATED, HAVE YOU MADE A REPORT OF YOUR ACCIDENT TO YOUR EMPLOYER?  ☐ YES ☐ NO
ABOU	T YOUR SPOUSE/PARTNEF	WHEN DID THIS CONDITION BEGIN?
SPOUSE/PARTNER NAME:		
SPOUSE/PARTNER EMPLOYER:		HAS THIS CONDITION:
		☐ GOTTEN WORSE ☐ STAYED CONSTANT ☐ COME AND GON
EMPLOYER ADDRESS:		DOES THIS CONDITION INTERFERE WITH:
EMPLOYER CITY:	EMPLOYER STATE/ZIP CODE:	□ WORK □ SLEEP □ DAILY ROUTINE □ OTHER ACTIVITIE  PLEASE EXPLAIN:
POSITION TITLE:		
		HAS THIS CONDITION OCCURRED BEFORE? YES NO PLEASE EXPLAIN:
	HEALTH HABIT	
DO YOU SMOKE?	S	HAVE YOU SEEN OTHER DOCTORS FOR THIS CONDITION?  YES
DO YOU DRINK ALCOHOL? 🚨 YE	S	DOCTOR'S NAME:
DO YOU DRINK COFFEE, TEA, OR SODA	If yes, how much per day	TYPE OF TREATMENT:
DO YOU EXERCISE REGULARLY?	□ YES □ NO	RESULTS:
DO YOU GET RESTFUL SLEEP?	□ YES □ NO	1 1

#### WERE YOU AWARE THAT...

DOCTORS OF CHIROPRACTIC WORK WITH THE NERVOUS SYSTEM?		
	☐ YES	□ NO
THE NERVOUS SYST SYSTEMS?	EM CONTROLS AL	L BODILY FUNCTIONS AND
	☐ YES	□ NO
CHIROPRACTIC IS THE LARGEST NATURAL HEALING PROFESSION IN THE WORLD?		
	☐ YES	□ NO

# **GOALS FOR YOUR CARE**

People see Chiropractors for a variety of reasons. Some go for relief of pain, some to correct the cause of pain and others for correction of whatever is malfunctioning in their body. Your Doctor will weigh your needs and desires when recommending your care program. Please check the type of care desired so that we may be guided by your wishes whenever possible.

- ☐ Relief care: Symptomatic relief of pain or discomfort.
- Corrective care: Correcting and relieving the cause of the problem as well as the symptom.
- ☐ Comprehensive care: Bring whatever is malfunctioning in the body to the highest state of health possible with Chiropractic care.
- ☐ I want the Doctor to select the type of care appropriate for my condition.

### MEDICATIONS YOU TAKE

☐ CHOLESTEROL MEDICATIONS	☐ BLOOD PRESSURE MEDICINE
☐ STIMULANTS	☐ BLOOD THINNERS
□ TRANQUILIZERS	☐ PAIN KILLERS (INCLUDING ASPIRIN)
☐ MUSCLE RELAXERS	☐ OTHER:
□ INSULIN	☐ OTHER:
□ VITAMINS & SUPPLEMENTS:	

#### **YOUR CONCERNS**

INSTRUCTIONS: Please circle the health concerns or conditions you may be experiencing now or have in the past. Each area of concern relates to an area of the spine and nerve function.

	-
Sore Throat	
Stiff Neck	
Radiating Arm Pain	C5
Hand/Finger Numbness	C6
Asthma	C7
Allergies	
High Blood Pressure	T1
Heart Conditions	

C1	Headaches
CI	Migraines
C2	Dizziness
C3	Sinus Problems
C4	Allergies
CT	Fatigue
	Head Colds
	Vision Problems
	Difficulty Concentrating
	Hearing Problems

T3	Middle Back Pain
T4	Congestion
T5	Difficulty Breathing
T6	Bronchitis
T7	Pneumonia
T8	Gallbladder Conditions Stomach Problems
T9	Illcers
	Gastritis
T10	Kidney Problems
T11	
T12	

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OTHER:

# **HEALTH CONDITIONS**

**INSTRUCTIONS:** Please check each of the diseases or conditions that you now have or have had in the past. While they may seem unrelated to the purpose of the appointment, they can affect the overall diagnosis, care plan and the possibility of being accepted for care.

2 3 3				
SEVERE OR FREQUENT HEADACHES	□ THYROID PROBLEMS	PAIN IN ARMS/ LEGS/HANDS	□ NUMBNESS	FOR WOMEN ONLY:
□ HEART SURGERY/ PACEMAKER	□ SINUS PROBLEMS	LOW BLOOD PRESSURE	□ ALLERGIES	ARE YOU PREGNANT? ☐ YES ☐ NO
□ LOWER BACK PROBLEMS	□ HEPATITIS	□ RHEUMATIC FEVER	□ DIABETES	IF YES, WHEN IS YOUR DUE DATE?
□ DIGESTIVE PROBLEMS	DIFFICULTY BREATHING	□ ULCERS/COLITIS	□ SURGERIES:	ARE YOU NURSING? ☐ YES ☐ NO
□ PAIN BETWEEN SHOULDERS	□ KIDNEY PROBLEMS	□ TUBERCULOSIS	□ ASTHMA	ARE YOU TAKING BIRTH CONTROL?
□ CONGENITAL HEART DEFECT	□ HIGH BLOOD PRESSURE	□ ARTHRITIS	□ LOSS OF SLEEP	DO YOU:  EXPERIENCE PAINFUL PERIODS? ☐ YES ☐ NO
☐ FREQUENT NECK PAIN	□ CHEMOTHERAPY	□ SHINGLES	□ DIZZINESS	HAVE IRREGULAR CYCLES?  HAVE BREAST IMPLANTS?  ☐ YES ☐ NO ☐ YES ☐ NO

#### **AUTHORIZATION FOR CARE / TERMS OF ACCEPTANCE**

I hereby authorize the Doctor to work with my condition through the use of adjustments to my spine, as he or she deems appropriate. I clearly understand and agree that all services rendered me are charged directly to me and that I am personally responsible for payment. I agree that I am responsible for all bills incurred at this office. The Doctor will not be held responsible for any pre-existing medically diagnosed conditions nor for any medical diagnosis. I also understand that if I suspend or terminate my care, any fees for professional services rendered me will become immediately due and payable.

I hereby authorize assignment of my insurance rights and benefits (if applicable) directly to the provider for services rendered. I understand and agree that health and accident insurance policies are an arrangement between an insurance carrier and myself. I understand that the Doctor's Office will prepare any necessary reports and forms to assist me in collecting from the insurance company and that any amount authorized to be paid directly to the Doctor's Office will be credited to my account on receipt.

As with any healthcare procedure, there are certain risks which may arise during chiropractic care. We will make ever reasonable effort during the examination to screen for contraindications to care; if you have a condition that would otherwise come to my attention, it is YOUR responsibility to inform the doctor.

**Ownership of X-ray Films:** It is understood and agreed that the payments to the Doctor for X-rays is for examination of X-rays only. The X-ray negative will remain the property of the office. They are kept on file where they may be seen at any time while I am a patient at this office.

When a patient seeks chiropractic care and we accept such a patient for care, it is essential for both to be working towards the same objective. Chiropractic has only one goal. It is only when the patient understands both the objective and the method that they will be able to attain it. This will prevent any confusion or disappointment..

An <u>adjustment</u> is the specific application of forces to facilitate the body's correction of vertebral subluxation. Out chiropractic method of correction is by specific adjustments to the spine.

<u>Health</u> is a state of optimal physical, mental and social well being, not merely the absence of disease.

<u>Vertebral Subluxation</u> is a misalignment of one or more of the joints of the body. This can cause pain or alteration of the nerve function and interference of the transmission of the nerve impulses, lessening the body's innate ability to maintain maximum health.

We do not offer to diagnose or treat any disease or condition other than the vertebral subluxation. However, if during the course of a chiropractic spinal evaluation, we encounter non-chiropractic or unusual findings, we will advise you. If you desire advice, diagnosis or treatment for those findings, we will recommend that you seek the services of a health care provider who specializes in that area. Regardless of what the disease is called, we do not offer to treat it. Nor do we offer advice regarding treatment prescribed by others. OUR ONLY PRACTICE OBJECTIVE is to eliminate a major interference to the expression of the body's innate wisdom. Our only method is specific adjusting to correct vertebral subluxation.

I have read and fully understand the above statement. Any questions regarding the doctor's objectives pertaining to my care in this office have been answered to my complete satisfaction. I therefore accept chiropractic care on this basis.

DATE:
DATE:

# **Arbitration Agreement**

Article 1: Agreement to Arbitrate: It is understood that any dispute as to medical malpractice, that is as to whether any medical services rendered under this contract were unnecessary or unauthorized or were improperly, negligently or incompetently rendered, will be determined by submission to arbitration as provided by California law, and not by a lawsuit or resort to court process except as California law provides for judicial review of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional right to have any such dispute decided in a court of law before a jury, and instead are accepting the use of arbitration.

Article 2: All claims Must be Arbitrated: It is the intention of the parties that this agreement bind all parties whose claims may arise out of or relate to treatment or services provided by the health care provider including any heirs or past, present or future spouse(s) of the patient in relation to all claims, including loss of consortium. This agreement is also intended to bind any children of the patient whether born or unborn at the time of the occurrence-giving rise to any claim. This agreement is intended to bind the patient and health care provider and/or other licensed health care providers or preceptorship interns who now or in the future treat the patient while employed by, working or associated with or serving as a back-up for the health care provider, including those working at the health care provider's clinic or office or any other clinic or office whether signatories to this form or not. All claims for monetary damages exceeding the jurisdictional limit of the small claims court against the health care provider and/or the health care provider's associates, association, corporation, partnership, employees, agents and estate, must be arbitrated including, without limitation, claims for loss of consortium, wrongful death, emotional distress or punitive damages. Filing of any action in any court by the health care provider to collect any fee from the patient shall not waive the right to compel arbitration of any malpractice claim. However, following the assertion of any claim against the health care provider, any fee dispute, whether or not subject of any existing court action, shall also be resolved by arbitration.

Article 3: Procedures and Applicable Law: A demand for arbitration must be communicated in writing to all parties. Each party shall select an arbitrator (party arbitrator) within thirty (30) days and the arbitrators appointed parties within thirty (30) days thereafter shall select a third arbitrator (neutral arbitrator). The neutral arbitrator shall then be the sole arbitrator and shall decide the arbitration. Each party to the arbitration shall pay such parties pro rata share of all expenses and fees of the neutral arbitrator, together with other expenses of the arbitration incurred or approved by the neutral arbitrator, not including counsel fees, witness fees, or other expenses incurred by a party for such parties own benefit.

Either party shall have the absolute right to bifurcate the issues of liability and damage upon written request to the neutral arbitrator. The parties consent to the invention and jointer in this arbitration of any person or entity that would otherwise be a proper additional party in a court action, and upon such intervention and jointer any existing court action against such additional person or entity shall be stayed pending arbitration.

The parties agree that provisions of the California Medical Injury Compensation Reform Act shall apply to disputes within this arbitration agreement, including, but not limited to, sections establishing the right to introduce evidence of any amount payable as a benefit to the patient as allowed by law (Civil Code 3333.1), the limitation on recovery for non-economic losses (Civil Code 3333.2), and the right to have a judgment for future damages conformed to periodic payments (CCP 667.7). The parties further agree that the Commercial Arbitration Rules of the American Arbitration Association shall govern any arbitration conducted pursuant to this Arbitration Agreement.

Article 4: All claims based upon the same incident, transaction or related circumstances shall be arbitrated in one (1) proceeding. A claim shall be waived and forever barred if 1: on the date notice thereof is received, the claim, if asserted in a civil action, would be barred by the applicable legal statute of limitations, or 2: the claimant fails to pursue the arbitration claim in accordance with the procedures prescribed herein with reasonable diligence.

Article 5: Revocation: This agreement may be revoked by written notice delivered to the health care provider within thirty (30) days of signature and if not revoked will govern all professional services received by the patient.

If any provision of this Arbitration Agreement is held invalid or unenforceable, the remaining provisions shall remain in full force and shall not be affected by the invalidity of any other provision. I understand that I have the right to receive a copy of this Arbitration Agreement. By my signature below, I acknowledge that I have received a copy.

NOTICE: BY SIGNING THIS CONTRACT YOU ARE AGREEING TO HAVE ANY ISSUE OF MEDICAL MALPRACTICE DECIDED BY NEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT TO A JURY OR A COURT TRIAL. (SEE ARTICLE 1 OF THIS CONTRACT.)

PLEASE READ AND SIGN THE REVERSE SIDE

PATIENT SIGNATURE		(Date)	
(Or patient representative)	X		(Indicate relationship if signing for patient)

#### NOTICE OF PRIVACY POLICY

Protecting the privacy of your personal health information is important to us. Disclosure of your protected health information without authorization is strictly limited to defined situations that include emergency care, quality assurance activities, public health, research, and law enforcement activities. Any other disclosures for the purposes of treatment, payment or practice operations will be made only after obtaining your consent.

- You may request restrictions on your disclosures.
- You may inspect and receive copies of your records within 30 days with a request.
- · You may request to view changes to your records.
- In the future, we may contact you for appointment reminders, announcements and to inform you about our practice and its staff.

I understand that, under the Health Insurance Portability & Accountability Act of 1996 (HIPAA), I have certain rights to privacy regarding my protected health information. I understand that this information can and will be used to:

- Conduct, plan and direct my treatment and follow up with multiple healthcare providers who may be involved in that treatment directly or indirectly.
- Obtain payment from third party payers.
- Conduct normal healthcare operations such as quality assessments and physician's certifications.

I have read and understand your Notice of Privacy Practices. A more complete description can be requested. I also understand that I can request, in writing, that you restrict how my personal information is used and or disclosed.

PATIENT NAME (PLEASE PRINT):	RELATIONSHIP TO PATIENT:			
SIGNATURE:	DATE:			
Do you have health insurance? YES NO	)			
If yes, please have the front desk make a copy of your insurance card				
Name of insurance company				
Policy numberGro	oup number			
Name and date of birth of insured (if insured is someone other than patient)				
Name Da	ate of birth			

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