

DOCTOR'S LIEN AND RELEASE OF MEDICAL DOCUMENTS

SPECTRUM MRI IMAGING CENTER

Attorney Name:_	
Address:	

15857 POMONA RINCON ROAD CHINO HILLS, CA 91709 PH: 909-591-5587 FX: 909-591-0538

> TO ATTORNEY ON THE CASE OF: ______ DATE OF INJURY:

<u>This is a contract and a legal binding document which binds the attorney and patient to ensure that the doctor is paid for his</u> <u>services once the case is settled or a verdict is received. PLEASE SIGN AND FAX BACK TO (909) 591-0538.</u>

I do hereby authorize **Spectrum MRI Imaging Center**, to furnish you, my attorney, with a full report of my examination, diagnosis, treatment, prognosis, etc., in regards to the accident dated______.

I hereby authorize and direct you, as my attorney for the personal injury case, to pay directly to **Spectrum MRI Imaging Center** such sums as may be due and owing him/her for medical services rendered me both by reason of this accident and by reason of any other bills that are due his/her office and to withhold such sums from any settlement, or verdict as may be necessary to adequately protect such lien.

This is a third party lien given by the undersigned client to the benefit of the radiology services for the above mentioned case. Your client instructs you not to revise this agreement and sign it immediately. If you fail to sign this document within the specified time, you will be in direct conflict with client instructions.

PATIENT INITIALS

I understand that I am directly responsible for the said medicals and for all medical bills incurred for services regardless of the outcome of the case. <u>I understand, that if the doctor is not successful after due diligence in contacting the attorney or if the attorney refuses to cooperate, that this lien will be void and I am personally responsible for the outstanding medical bills.</u>

PATIENT SIGNATURE

DATE

PRINT NAME

The undersigned being the attorney for the injured above mentioned party hereby agrees to observe all the terms of this agreement between the doctor and the client and agrees to withhold such sums for any settlement, judgment or verdict as may be necessary to protect said doctor's lien. If dispute arises from this agreement and if the doctor prevails, the attorney or patient, as ordered by court, will be responsible to pay for <u>actual attorney fees and costs</u>.

A COPY OR A FAXED COPY OF THIS DOCUMENT IS A VALID AS THE ORIGINAL

ATTORNEY SIGNATURE

DATE

SPECTRUM MRI IMAGING CENTER 15857 POMONA RINCON ROAD • CHINO HILLS, CA 91709 PH: 909-591-5587 • FAX: 909-591-0538



EXAM DATE:					
PATIENT:				DATE OF BIRTH:	
FIRST NAME		MIDDLE	LAST NAME		
SOCIAL SECURITY #:		DRIVER'S	LICENSE #:	GENDER: MAI	LE OR FEMALE
MARITAL STATUS: SIN EMPLOYMENT STATUS				PLOYED/STUDENT FULL TIN	1E
MAILING ADDRESS:					
	STREET		APT #	CITY/STATE	ZIP
HOME PHONE:		CELL PHONE:		EMAIL:	
REFERRED BY:		_EMERGENCY (CONTACT:	PH:	
<u>PL</u>	EASE PROVIDE	OUR OFFICE W	ITH ALL OF THE FOLI	OWING INCIDENT INFORMA	<u>.TION</u>
				LEGAL ASSISTANT'S NAME:	
MAILING ADDRESS: PHONE:				EMAIL:	
				MBULANCE?: YES/NO SLIP &	
REQUESTING MD:			ADDRESS:		
PH:				_	
SEND ADDITIONAL RE	PORTS TO: _		PH:	FAX:	
	RTINENT INFOR	INSURANCE PL	EASE GIVE INFO FOR	D/OR INSURANCE COVERAGE BOTH PARTIES. R PARTY INSURANCE INFOF	
AUTO INSURANCE NAM	1F:			RANCE NAME:	
POLICY NUMBER:				MBER:	
ADDRESS:			ADDRESS:		
ADJUSTER NAME:	PH:		ADJUSTER I	NAME:PH:	
CLAIM NUMBER:			CLAIM NUN	/IBER:	
POLICY LIMIT:			POLICY LIM	IT:	



MEDICAL INFORMATION RELEASE

I hereby authorize (name and address of healthcare provider)

to release/disclose my personal health information (PHI) for purposes of payment, health care operations and treatment. The information and records, which may be released to any medical psychiatric, psychological, psychotherapy, alcohol and/or drug abuse records and/or information, which he/she may have regarding.

(Patient Name)

(Date of birth)

Examples of these types of uses and disclosures include:

PAYMENT: We use and disclose your PHI in order to process claims and seek reimbursement for your health expenses covered by an insurer.

TREATMENT: We may disclose your PHI to assist in your health care (doctors, pharmacy and others) in your diagnosis and treatment.

OTHER PERMITTED OR REQUIRED DISCLOSURES OF YOUR PHI:

AS REQUIRED BY LAW: We may disclose your PHI when required to do so by law (i.e., Workers' Compensation).

PUBLIC HEALTH ACTIVITIES: We may disclose PHI to public health agencies for reasons such as preventing or controlling disease, medical injury, or disability, and/or enable product recalls, repairs or replacements.

Signature

Print Name: _____

Date: _____

AUTHORIZATION OF BENEFITS

I, ______ assign any and all rights and benefits under my policy to the following doctor or facility:

Spectrum MRI Imaging Center 15857 Pomona Rincon Road, Chino Hills, CA 91709

I ask that any and all checks due to me under my policy to be made out to the doctor or facility mentioned above. If my policy has a prohibition of assignment clause and does not allow assignment of benefits under my policy, then I instruct my insurance company to make the check payable to me but mail the check to the address mentioned above. Any failure to comply with this assignment will be violation of Insurance Code Section 790.03 and Insurance Regulation and will be considered a violation of my rights under the policy.

Authorization to Release Information

I hereby authorize **Spectrum MRI Imaging** to: (1) release any information necessary to insurance carriers regarding my illness and treatments, (2) process insurance claims generated in the course of examination or treatment, and (3) allow a photocopy of my signature to be used to process insurance claims for the period of a lifetime. This order will remain in effect until revoked by me in writing.

I have requested medical services from **Spectrum MRI** on behalf of myself and/or my dependents, and understand that by making this request, I become fully financially responsible for any and all charges incurred in the course of the treatment authorized.

I further understand that fees are due and payable on the date that services are rendered and agree to pay all such charges incurred in full immediately upon presentation of the appropriate statement. A photocopy of this assignment is to be considered as valid and original.

The payment under the policy should be mailed to my provider at once and no unnecessary delays are acceptable.

Date: ______
Print Name: _____

Signature:



PHYSICIAN-PATIENT 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 or 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 service provided by the physician including any spouse or heirs of the patient and any children, whether born or unborn, at the time of the occurrence giving rise to any claim. In the case of any pregnant mother, the term "patient" herein shall mean both the mother and the mother's expected child or children.

Article 3: **Procedures and Applicable Law:** A demand for arbitration must be communicated in writing to all parties. Each party shall select an arbitrator (part arbitrator) within thirty days and a third arbitrator (neutral arbitrator) shall be selected by the arbitrators appointed by the parties within thirty days of a demand for a neutral arbitrator by either party. Each part to the arbitration shall pay such part's pro rata share of the 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 or witness fees, or other expenses incurred by a part for such party's immunity shall supplement, not supplant, any other applicable statutory or common law.

Either party shall have the absolute right to arbitrate separately the issues of liability and damages upon written request to the neutral arbitrator.

The parties consent to the intervention and joinder in this arbitration of any person or entity which would otherwise be a proper additional party in a court action, and upon such intervention and joinder any existing court action against such additional person or entity shall be stayed pending arbitration.

The parties agree that provisions of California law applicable to health care providers shall apply to disputes within this arbitration agreement, including, but not limited to, Code of Civil Procedure Sections 340.5 and 667.7 and Civil Code Sections 3333.1 and 3333.2. Any party may bring before the arbitrators a motion for summary judgment or summary adjudication in accordance with the Code of Civil Procedure. Discovery shall be conducted pursuant to Code of Civil Procedure section 1283.05; however, depositions may be taken without prior approval of the neutral arbitrator.

Article 4: **General Provisions:** All claims based upon the same incident, transaction or related circumstances shall be arbitrated in one 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 California statue of limitations, or (2) the claimant fails to pursue the arbitration claim in accordance with the procedures prescribed herein with reasonable diligence. With respect to any matter not herein expressly provided for, the arbitrators shall be governed by the California Code of Civil Procedure provisions relating to arbitration.

Article 5: **Revocation:** The agreement may be revoked by written notice delivered to the physician within 30 days of signature. It is the intent of this agreement to apply to all medical services rendered any time for any condition.

Article 6: Retroactive Effect: If patient intends this agreement to cover services rendered before the date it is signed (including, but not limited to, emergency treatment) patient should initial below:

Effective as the date of first medical services

Patient or Patient Representative's Initials

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 OR MEDICAL MALPRACTICE DECIDED BY NEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT TO A JURY OR COURT TRIALL SEE ARTICLE 1 OF THIS CONTRACT.

Ву:	Date:	Ву:	Date:	
Physician of Authorized Representative's Signature		Patient or Patient Representative's Signature		
Drint of storm Name of Dh	reisian Madical Crown	Dationt Name		
Print of stamp Name of Phy	vsician, Medical Group,	Patient Name		
or Association Name				

(If Representative, Print Name/Relationship to Patient)

A signed copy of this document is to be given to the patient. Original is to be filed in patient's medical records.



HIPAA Notice of Privacy Practices

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

This Notice of Privacy Practices describes how we may use and disclose your protected health information (PHI) to carry out treatment, payment or health care operations (TPO) and for other purposes that are permitted or required by law. It also describes your rights to access and control your protected health information. "Protected health information" is information about you, including demographic information, that may identify you and that relates to your past, present or future physical or mental health or mental health or condition and related health care services.

Uses and Disclosures of Protected Health Information Uses and Disclosures of Protected Health Information

Your protected health information may be used and disclosed by your physician, our office staff and others outside of our office that are involved in your care and treatment for the purpose of providing health care services to you, to pay your health care bills, to support the operation of the physician's practice, and any other use required by law.

<u>Treatment:</u> We will use and disclose your protected health information to provide, coordinate, or manage your health care and any related services. This includes the coordination or management of your health care with a third part. For example, we would disclose your protected health information, as necessary, to a home health agency that provides care to you. For example, your protected health information maybe provided to a physician to whom you have been referred to ensure that the physician has the necessary information to diagnose or treat you.

<u>Payment:</u> Your protected health information will be used, as needed, to obtain payment for your health care services. For example, obtaining approval for a hospital stay may require that your relevant protected health information be disclosed to the health plan to obtain approval for the hospital admission.

<u>Healthcare Operations</u>: We may use or disclose, as-needed, your protected health information to order to support the business activities of your physician's practice. These activities include, but are not limited to, quality assessment activities, employee review activities, employee review activities, training of medical students, licensing, and conducting or arranging for other business activities. For example, we may disclose your protected health information to medical school students that see patients at our office. In addition, we may use a sign-in sheet at the registration desk where you will be asked to sign your name and indicate your physician. We may also call you by name in the waiting room when your physician is ready to see you. We may use or disclose your protected health information, as necessary, to contract you to remind you of your appointment.

We may use or disclose your protected health information in the following situations without your authorization. These situations include: as Required by Law, Public Health issues are required by law, Communicable Diseases: Health Oversight: Abuse or Neglect: Food and Drug Administration requirements: Legal Proceedings: Law Enforcement: Coroners, Funeral Directors, and Organ Donation: Research: Criminal Activity: Military Activity and National Security: Workers' Compensation: Inmates: Required Uses and Disclosures: Under the law, we must make disclosures to you and when required by the Secretary of the Department of Health and Human Services to investigate or determine our compliance with the requirements of Section 164.500.

Other Permitted and Required Uses and Disclosures Will Be Made Only With Your Consent, Authorization or Opportunity to Object unless required by law. You may revoke this authorization, at any time, in writing, except to the extend that your physician or the physician's practice has taken an action in reliance on the use or disclosure indicated in the authorization.

Your Rights

Following is a statement of your rights with respect to your protected health information.

You have the right to inspect and copy your protected health information. Under federal law, however, you may not inspect or copy the following records; psychotherapy notes; information compiled in reasonable anticipation of, or use in, a civil, criminal, or administrative action or proceeding, and protected health information that is subjected to law that prohibits access to protected health information.

<u>You have the right to request a restriction of your protected health information.</u> This means you may ask us not to use or disclose any part of your protected health information for the purposes of treatment., payment or healthcare operations. You may also request that any part of your protected health information not be disclosed to family members of friends who may be involved in your care or for notification purposes as described in this Notice of Privacy Practices. Your request state the specific restriction requested and to whom you want the restriction to apply. Your physician is not required to agree to a restriction that you may request. If physician believes it is in your best interest to permit use and disclosure of your protected health information, your protected health information will not be restricted. You then have the right to use another Healthcare Professional.

You have the right to request to receive confidential communications from us by alternative means or at an alternative location.

You have the right to obtain a paper copy of this notice from us, upon request, even if you have agreed to accept this notice alternatively i.e. electronically.

You have the right to have your physician amend your protected health information. If we deny your request for amendment, you have the right to file a statement of disagreement with us and we may prepare a rebuttal to your statement and will provide you with a copy of any such rebuttal.

You have the right to receive an accounting of certain disclosures we have made, if any, of your protected health information.

We reserve the right to change the terms of this notice and will inform you by mail of any changes. You then have the right to object or withdraw as provided in this notice.

<u>Complaints:</u> You may complain to us or to the Secretary of Health and Human Services if you believe your privacy rights have been violated by us. You may file a complaint with us by notifying our privacy contact of your complaint. We will not retaliate against you for filing a complaint.

We are required by law to maintain the privacy of, and provide individuals with, this notice of our legal duties and privacy practices with respect to protected health information. If you have any objections to this form, please ask to speak with our HIPAA Compliance Officer in person or by phone at our main phone number.



METAL SCREENING FORM

WARNING: Certain implants, devices, or objects may be hazardous to you and/or may interfere with the MR procedure (i.e., MRI, MR angiography, functional MRI, MR spectroscopy).

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<u>Do not enter</u> the MR system room or MR environment if you have any questions or concerns regarding an implant, device, or object. Consult the MRI technologist or radiologist BEFORE entering the MR system room. The NM system magnet is ALWAYS on.

Please indicate if you have any of the following:

- YES NO Are you pregnant
- **YES NO** Ever had metal removed from eye
- **YES NO** Worked with metal fragments, i.e welding, grinding, etc.
- YES NO Pacemaker
- YES NO Aneurysmclip(s)
- YES NO Implanted cardioverter defibrillator (ICD)
- YES NO Electronic implant or device
- YES NO Magnetically-activated implant or device
- YES NO Magnet therapy patch
- YES NO Neurostimulation system
- YES NO Spinal cord stimulator
- YES NO Internal electrodes or wires
- **YES NO** Bone growth bone fusion stimulator
- YES NO Cochlear, otologic, or other ear implant
- **YES NO** Insulin or other infusion pump
- YES NO Implanted drug infusion device
- YES NO Any type of prosthesis (eye, penile, etc.)
- YES NO Heart valve prosthesis
- YES NO Eyelid spring or wire
- YES NO Artificial or prosthetic limb
- YES NO Metallic stent, filter or coil
- YES NO Shunt (spinal or intraventricular)
- YES NO Vascular access port and/or catheter
- YES NO Radiation seeds or implants
- **YES NO** Swan-Ganz or thermodilution catheter
- YES NO Foil based medication patch (Nicotine, Nitroglycerine)
- **YES NO** Any metallic fragment or foreign body
- YES NO Wire mesh implant
- YES NO Tissue expander (e.g, breast)
- **YES NO** Surgical staples, clips or metallic structures
- YES NO Joint replacement (hip, knee, etc.)
- YES NO Bone/joint pin, screw, nail, wire, plat, etc.
- YES NO IUD, diaphragm, or pessary
- YES NO Dentures or partial plates
- YES NO Tattoo or permanent makeup
- **YES NO** Body piercing jewelry
- **YES NO** Hearing aid (please remove before entering MR system room)
- YES NO Other Implant: _____
- YES NO Breathing problem or motion disorder YES NO Halo yest or metallic cervical fixation d
- **YES NO** Halo vest or metallic cervical fixation device
- YES NO Attached weights of any kind (wrist, ankle or body)

IMPORTANT INSTRUCTIONS

Before entering the NM environment or NM system, you will be asked to change into a gown and remove your shoes. You must remove all metallic objects including hearing aids, dentures, partial plates, keys, cell phone, belt, eyeglasses, hairpins paper-clips, money clip, credit cards, magnetic strip cards, coins, pens, pocket knife, nail clippers, tools, clothing with metal fasteners and clothing with metallic threads.

You may be advised or required to wear earplugs or other hearing protection during the NM procedure to prevent possible problems or hazards related to acoustic noise.

Please consult the MRI technician if you have any questions or concerns BEFORE you enter the MRI room.

PLEASE MARK ON THE FIGURE(S) BELOW THE LOCATION OF ANY IMPLANT OR METAL INSIDE OF OR ON YOUR BODY.





I attest that the above information is correct to the best of my knowledge. I have read and understand the entire contents of this form and I have had the opportunity to ask questions regarding the information on this form.

Patient Signature:	Date:	
MRI technician signature:	Date:	