Informed Consent to Care

You are the decision maker for your health care. Part of our role is to provide you with information to assist you in making informed choices. This process is often referred to as "informed consent" and involves your understanding and agreement regarding the care we recommend, the benefits and risks associated with the care, alternatives, and the potential effect on your health if you choose not to receive the care.

We may conduct some diagnostic or examination procedures, if indicated. Any examinations or tests conducted will be carefully performed, but may be uncomfortable.

Chiropractic care centrally involves what is known as a chiropractic adjustment. There may be additional supportive procedures or recommendations as well. When providing an adjustment, we use our hands or an instrument to reposition anatomical structures, such as vertebrae. Potential benefits of an adjustment include restoring normal joint motion, reducing swelling and inflammation in a joint, reducing pain in the joint, and improving neurological functioning and overall well-being.

It is important that you understand, as with all health care approaches, results are not guaranteed, and there is no promise to cure. As with all types of health care interventions, there are some risks to care, including, but not limited to: muscle spasms, aggravating and/or temporary increase in symptoms, lack of improvement of symptoms, burns and/or scarring from electrical stimulation and from hot or cold therapies, including, but not limited to, hot packs and ice, fractures (broken bones), disc injuries, strokes, dislocations, strains, and sprains. With respect to strokes, there is a rare but serious condition known as an arterial dissection that involves an abnormal change in the wall of an artery that may cause the development of a thrombus (clot) with the potential to lead to a stroke. This occurs in 3-4 of every 100,000 people, whether they are receiving health care or not. Patients who experience this condition often, but not always, present to their medical doctor or chiropractor with neck pain and headache. Unfortunately, a percentage of these patients will experience a stroke. As chiropractic can involve manually and/or mechanically adjusting the cervical spine, it has been reported that chiropractic care may be a risk for developing this type of stroke. The association with stroke is exceedingly rare and is estimated to be related in one in one million to one in two million cervical adjustments.

It is also important that you understand there are treatment options available for your condition other than chiropractic procedures. Likely, you have tried many of these approaches already. These options may include, but are not limited to: self-administered care, over-the-counter pain relievers, physical measures and rest, medical care with prescription drugs, physical therapy, bracing, injections, and surgery. Lastly, you have the right to a second opinion and to secure other opinions about your circumstances and health care as you see fit.

I have read, or have had read to me, the above consent. I appreciate that it is not possible to consider every possible complication to care. I have also had an opportunity to ask questions about its content, and by signing below, I agree with the current or future recommendation to receive chiropractic care as is deemed appropriate for my circumstance. I intend this consent to cover the entire course of care from all providers in this office for my present condition and for any future condition(s) for which I seek chiropractic care from this office.

Patient Name:	Signature:	Date:
Parent or Guardian:	Signature:	Date:
Witness Name:	Signature:	Date:

ALSO SIGN THE ARBITRATION AGREEMENT ON REVERSE SIDE

PATIENT NAME:			
ARBITRATION AGREEMENT			
rendered under this contract were determined by submission to arbitrar state and federal law provides for juc constitutional right to have any such the parties will not have the right to decided on a class action basis. An other persons who have similar claim Article 2: All Claims Must be Arl	e unnecessary or unauthorized or were im tion as provided by California and federal law dicial review of arbitration proceedings. Both proceedings arbitration proceedings are disputed ecided in a court of law before a jury participate as a member of any class of claim arbitration can only decide a dispute betweens. bitrated: It is also understood that any dispute it	cal malpractice, that is as to whether any medical services properly, negligently or incompetently rendered, will be a negligently or incompetently rendered, will be a negligently or resort to court process except as parties to this contract, by entering into it, are giving up their and instead are accepting the use of arbitration. Further nearts, and there shall be no authority for any dispute to be an the parties and may not consolidate or join the claims of the that does not relate to medical malpractice, including	
disputes, will also be determined by to all claims, including claims arising past, present or future spouse(s) of t any children of the patient whether be the patient and the health care provipatient while employed by, working health care provider's clinic or office of	submission to binding arbitration. It is the into out of or relating to treatment or services purple patient in relation to all claims, including lower or unborn at the time of the occurrence goder and/or other licensed health care provided or associated with or serving as a back-up for any other clinic or office whether signatories		
care provider's associates, associa limitation, claims for loss of consor intended to create an open book acco	tion, corporation, partnership, employees, a tium, wrongful death, emotional distress, in ount unless and until revoked.	ns court against the health care provider, and/or the health igents and estate, must be arbitrated including, without junctive relief, or punitive damages. This agreement is	
select an arbitrator (party arbitrator) by the parties within thirty days there to the arbitration shall pay such party arbitration incurred or approved by the	within thirty days, and a third arbitrator (neutrafter. The neutral arbitrator shall then be the o's pro rata share of the expenses and fees one neutral arbitrator, not including counsel fee	e communicated in writing to all parties. Each party shall all arbitrator) shall be selected by the arbitrators appointed sole arbitrator and shall decide the arbitration. Each party if the neutral arbitrator, together with other expenses of the es, witness fees, or other expenses incurred by a party for expense of liability and damage upon written request to the	
in a court action, and upon such interpending arbitration. The parties agree this arbitration agreement, including, benefit to the patient as allowed by laright to have a judgment for future data.	ervention and joinder, any existing court action that provisions of the California Medical Injubut not limited to, sections establishing the aw (Civil Code 3333.1), the limitation on recovariances conformed to periodic payments (CC)	or entity that would otherwise be a proper additional party n against such additional person or entity shall be stayed ry Compensation Reform Act shall apply to disputes within right to introduce evidence of any amount payable as a very for non-economic losses (Civil Code 3333.2), and the CP 667.7). The parties further agree that the Commercial n conducted pursuant to this Arbitration Agreement.	
proceeding. A claim shall be waived	I and forever barred if (1) on the date notice gal statute of limitations, or (2) the claimant f	action, or related circumstances shall be arbitrated in one thereof is received, the claim, if asserted in a civil action, ails to pursue the arbitration claim in accordance with the	
and, if not revoked, will govern all pro	fessional services received by the patient and		
emergency treatment), patient should	initial here Effective as of the date		
If any provision of this Arbitration Agre be affected by the invalidity of any oth signature below, I acknowledge that I	ner provision. I understand that I have the rig	emaining provisions shall remain in full force and shall not ht to receive a copy of this Arbitration Agreement. By my	
NOTICE: BY SIGNING THIS CO DECIDED BY NEUTRAL ARBITI ARTICLE 1 OF THIS CONTRACT	RATION AND YOU ARE GIVING UP YO	HAVE ANY ISSUE OF MEDICAL MALPRACTICE OUR RIGHT TO A JURY OR COURT TRIAL. SEE	
Patient Name:	0:		

ALSO SIGN THE INFORMED CONSENT ON REVERSE SIDE

Parent or Guardian: _____ Signature: _____ Date: _____

_____Signature: ___

NCC-CA

Witness Name: ___

Date: