

PATIENT INFORMATION FOR MEDICAL RECORDS

			Today's Date	
Patient Name				
Birth Date		Sex	Social Security No	
Address				
State				
Occupation				
Employer-Name _				
Employer Address				
Married			ivorced Widow	
EMAIL ADDRES	SS:			
			Social Security No	
			Telephone No	
			Driver's License No	
Employer-Name			Employer Telephone No	
Employer Address				
Emergency Conta	ct(Other than hu	sband or wif	fe) person not living with you	
Name			Relationship	
Address			Telephone No	
• Please (Complete if patient	is under 21	years of age or a student	
Father's Name			Mother's Name	
Father's Occupatio	n		Mother's Occupation	
Father's Employer			Mother's Employer	
Address			Address	
Medical Insurance	e Information			
Primary Insurance	Subscriber		Secondary Insurance Subscriber	
Insurance Co			Insurance Co.	
			Identification No.	
Group No.			Group No.	



PATIENT HISTORY FOR PODIATRY INTAKE

Date	Referred to this office by
Name	Primary MD
Date of Birth	
Please describe your problem (include date of injury if applica-	SOCIAL HISTORY
ble)	☐ Single ☐ Married ☐ Widowed ☐ Divorced ☐ Other Height: Weight: Shoe Size:
PAST MEDICAL HISTORY	Occupation:
MEDICAL DATE DATE	Exercise: Type, duration, frequency (Example: Walking 30 minute
Anemia Hiatal hernia	3 x/week)
Arthritis High blood pressure	Do you currently smoke? ☐ Yes ☐ No
Asthma Kidney infection	
Breast Lump Pneumonia	
Cancer Prostate problems	
Chronic Cough Rectal bleed	
Cystitis Rheumatic fever	•
Diabetes Thyroid trouble	Do you use recreational drugs? Yes No
Emphysema Tuberculosis	If yes, How often:
Epilepsy Ulcer	Which Drugs are you using?
Hay fever Weight loss	Drink coffee? Yes No Cups per day
Heart Disease Other(specify)	Number of caffeine drinks per day?
Hepatitis - B,C	Drink alcohol? Yes No
☐ HIV	Alcohol(type):
SURGERIES DATE	Amount of alcohol consumed per week?
Abdominal	Race: Asian Black Caucasian Hispanic Other
Appendix	
Breast	Past Surgical History:
Broken Bones	
Gall Bladder	
Heart	
Prostate	
Tonsils	MEDICATIONS
Uterus and/or Ovary	
Other	Please list all prescription and over-the-counter medications and the dosages:
Last Tetanus:	
FAMILY HISTORY Father (paternal) Last Tetanus: FAMILY HISTORY Regentificated beautiful the paternal plant of the paternal plant	
Father (paternal)	Please list all Allergies:
Grandmother	Medications:
Grandfather	Foods:
Mother (maternal)	TapesNovocainAnesthetics
Grandmother	Silver/Nickel/Costume Jewelry
Grandfather	Other:
Brother(s)	
	What types of reactions have you experienced?
Sister(s)	



PATIENT CONSENT

NOTE TO PATIENT: There are risks involved in any procedure or treatment. It is not possible to guarantee or give assurance of a successful result. It is important that you clearly understand and agree to the planned surgery or treatment. I authorize Newport Care providers and such physicians, associates, assistants, and other personnel or the hospital or medical facility chosen by him or her to perform the practice of medicine with the intention to improve my general well-being as discussed with me. At the time of treatment, I do authorize any other procedures that in their judgment may be advisable to my well-being, including such procedures as are considered medically advisable to remedy conditions discovered during the recommended procedure.

GENERAL RISKS AND COMPLICATIONS: I am satisfied with my understanding of the more common risks and complications of the treatment or procedure which are described to me in discussion with my provider. These risks include, yet are not limited to, the risk of bleeding, infection, pain, injury to neurovascular structures which control sensation, motor function and viability to the procedural region as well as anesthesia risks and death.

SPECIFIC RISKS AND COMPLICATIONS: I am satisfied with my understanding of specific risks of this procedure or treatment as described to me in discussion with my provider.

ALTERNATIVE METHODS OF TREATMENT: I am satisfied with my understanding of alternative procedures or treatments and their possible benefits and risks as described to me in discussion with my provider.

NO TREATMENT: I am satisfied with my understanding of the possible consequences, outcomes or risks if no treatment is rendered. I also understand no treatment is always an option if I do not want to take the above discussed procedural/treatment risks.

SECOND OPINION: I have been offered the opportunity to seek a second opinion concerning the proposed treatment or procedure.

ADDITIONAL OR DIFFERENT PROCEDURES DURING CARE AND TREATMENT: I understand that conditions may arise which are unforeseen at this time and that it may be necessary and advisable to perform operations and procedures different from, or in addition to, the procedure described. I authorize and consent to the performance of such additional or different operations and procedures as are considered necessary and advisable.

OTHER SERVICES: I consent to the performance of pathology and radiology services as needed and I further authorize the disposal of any severed tissue, hardware or member in accordance with customary hospital or medical facility practice.

PHOTOGRAPHY: I consent to the photographing, filming, or videotaping of the treatment or procedure for educational or diagnostic use.

NO GUARANTEES: I understand there are risks involved in any procedure or treatment, and it is not possible to guarantee or give assurance of a successful result.

OTHER QUESTIONS: I am satisfied with my understanding of the nature of the procedure or treatments and all of my additional questions about the treatment or procedure have been answered.

I have read this form thoroughly.

DATE:	TIME:	AM/PM	
PRINT PATIENT NAM	ME:		
SIGNATURE:			(Patient, Parent, or Legal Guardian)
TRANSLATED BY (IF	APPLICABLE):		
PHYSICIAN:			
WITNESS:			

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 of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional rights 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.

All claims for monetary damages exceeding the jurisdictional limit of the small claims court against the physician, and the physician's partners, associates, association, corporation or partnership, and the employees, agents and estates of any of them, 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 physician to collect any fee from the patient shall not waive the right to compel arbitration of any malpractice claim.

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 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 party to the arbitration shall pay such party'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 party for such party's own benefit. The parties agree that the arbitrators have the immunity of a judicial officer from civil liability when acting in the capacity of arbitrator under this contract. This 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 statute 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:** This 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 of the date of first medical services

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

			Bv:		
			Dy.	Patient's or Patient Representative's Signature	Date
Ву:	Physician's or Authorized Representative's Signature	Date	By:	Print Patient's Name	
	NewportCare Medical Group				
	Print or Stamp Name of Physician, Medical Group, or Association Name		_	(If Representative, Print Name and Relationship to Patient)	