South Florida Injury Centers, Inc. 1700 SE Hillmoor Drive, Suite 502 Port St. Lucie, FL 34952

	A _i	ge: Date of	Birth:/	
Address:		_ City:	State:	Zip Code:
Cell # ()	Carrier:		Email:	
Occupation:		Marital S	tatus: 🗖 Married	☐ Single ☐ Widowed
Social Security #:	E	mergency Contact	:	
Phone #: ()				
	PR	ESENT COMPLAI	<u>NT</u>	
Describe your prob	lem:			
Have you been trea	ated for this condition? [⊒YES □NO		
(If YES, give DOCTO	DR'S NAME):			
Were you taken to	the hospital? YES I	NO		
(If YES, provide NA	.ME OF HOSPITAL):			
Have you missed a	ny work? □YES □NO (If	YES, provide DATE	S):	
	Ŋ	MEDICAL HISTOR	Y	
☐ POLIO ☐ ANEMIA	☐ DIABETES☐ HEPATITIS☐ ARTHRITIS	☐ RHEUMAT	ISM ON ONS	☐ MULTIPLE SCLEROSIS☐ DIGESTIVE DISORDEI☐ NEURITIS☐ EPILEPSY

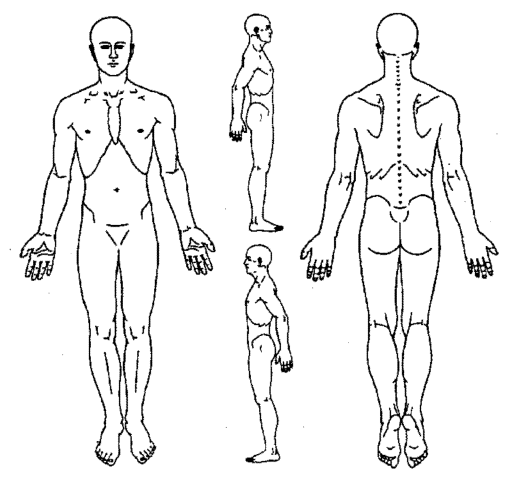
Do you drink alcohol? ☐ YES ☐ NO Do you smoke cigarettes? ☐ YES ☐ NO Do you exercise? ☐ YES ☐ NO (If YES, describe):
Do you have a family history of heart disease, diabetes or cancer? ☐ YES ☐ ☐NO
If so, who? :
Have you had any prior Motor Vehicle Accidents? NO If yes, when?
Please describe injuries and treatment for the prior accident (including surgeries, injections etc):
Have you had any prior illnesses/injury not related to an auto accident? ☐YES ☐NO
Please describe:
Were you treated by a physician for any condition in the last 12 months? ☐YES ☐NO
(If YES, describe condition):
Date of last physical exam:// Date of last menstrual period://
Are you pregnant? ☐YES ☐NO
Name of Physician Phone #:
Allergic to any medication? ☐ YES ☐NO (If YES, what kind?):
Taking any medications? ☐YES ☐NO (If YES, what kind?):
☐ AUTO ACCIDENT- PLEASE COMPLETE THE FOLLOWING QUESTIONS:
Date of Accident:// Did you report the accident to insurance company? □YES □NO
What kinds of vehicles were involved? □Truck □Car □SUV □Motorcycle □Bus □Tractor Trailer
□Bicycle □OTHER
Were you a: □Driver □Passenger (front) □Back Passenger (L) (M) (R) □ Pedestrian
Was your vehicle moving when the accident occurred? □YES □NO
Did your vehicle hit other vehicles? YES NO Where?

Did the other vehicle hit your vehicle?
Was the accident reported to the police department? □YES □NO
Were traffic citations issued? □YES □NO If YES, to whom?
Were airbags deployed? □YES □NO
Was your car towed from the scene? □YES □NO
Was your car declared totaled? □YES □NO
Did you lose consciousness? □YES □NO
Did EMS (Emergency Medical Services) arrive at the scene? ☐YES ☐NO
Where you transported to the hospital by EMS? □YES □NO
If YES, what facility you transported to?
Were you seen by another Physician (including hospital or urgent care) for this condition?
□YES □NO If YES, who?
Describe the accident including causes and surrounding/circumstances (weather, visibility, speed, traffic pattern):
Iattest that the above report is the truth to the best of my knowledge.
Signature: Date/

Pain Diagram

Please mark the area of injury or discomfort on the chart below, using the appropriate symbols:

Numbness	Pins & Needles	Burning	Aching	Stabbing
	00000	\wedge \wedge \wedge \wedge	$\mathbf{X} \mathbf{X} \mathbf{X} \mathbf{X}$	$\otimes \otimes \otimes \otimes$
	00000	\wedge \wedge \wedge \wedge	$\mathbf{X} \mathbf{X} \mathbf{X} \mathbf{X}$	$\otimes \otimes \otimes \otimes$
	0 0 0 0 0	\wedge \wedge \wedge \wedge	XXXX	$\otimes \otimes \otimes \otimes$



Please use the space below to describe your condition further if needed:

Date: ______ Signature: ______

Review of Syste	ems			Name	: :	Date:	/	/
General □Unexplained We □Recent cold or fl	eight Loss	□Fever gue	□Trouble Sleep	oing □ Wea	kness 🖵 Unex	plained Weight Gain	·	□NONE □Chills
Skin □Rashes	□Itching	☐Color Chang	es 🗖 Lumps	□Dryness	☐Hair & Nail Char	ges		□NONE
<u>Head</u> □Headache	☐Head injury/T	rauma 🗖 Bu	ımps or areas of tend	erness				□NONE
Eyes ☐ Visual Problems ☐ Glaucoma	□Blur □Itching	rry Vision □Do □Redness	ouble Vision	ar glasses/Contacts	☐Flashing Lights	☐Specks or spots i	n vision	□NONE □Pain
Ears ☐Decreased Heari	ing □Eara	ache/pain □Ri	nging in ears (tinnitus	s) □Fluid Discharg	e from ear(s)			□NONE
Nose □Stuffiness	□ltch	ing □No	osebleeds 🔲 Flui	d Discharge	□Hay Fever	☐Sinus Pain		□NONE
Throat ☐Toothache ☐Pa	ain with Swallowi	ng □Sc	re tongue □Bleediı	ng Gums □Non-hea	aling sores	ness	roat	□NONE □Dry
<u>Neck</u> □Lumps	□Pain	□Swollen Gla	nds □Stiff	fness				□NONE
Breasts Do you do self-Exa	ms? □YES □NC) □Lumps	□Discharge	Are you breast fo	eeding? □YES	□NO		□NONE
Respiratory Coughing (dry or Sputum/Color_ Painful Breathing) □Coughing up — eezing	blood □Sho	ortness of breath	□Labored Breathi	ng		□NONE
Cardiovascular □Chest pain or dis □Shortness of bre			nen lying down kening from sleep w/		der/arm pain with act □Palpita	, -	chest	□NONE
Gastrointestinal ☐ Difficulty Swallo ☐ Gas or bloating		nge in bowel habit lominal pain after	s □Yellow eyes o		sea □Diarrh □Constipation	ea □Heartburn □Abdominal pain		■NONE Bleeding neal
Urinary □Urinate frequent □Incontinence	tly 🔲 Bloo		llow eyes or skin	□Feel like urina	ting but can't or little	□Change in urinar	y strength	□ NONE
MALE Do you □NONE □Sores □Pain w FEMALE □Pain with sex	rith Sex □STD	ular exams? □YES s, if yes which hich	□Ere	ctile Dysfunction Discharge □Vagi	□Penile Discharge		□Masse	s or pain
Vascular □Calf pain	☐Leg Cramping							□NONE
Musculoskeletal ☐Muscle or joint p	oain 🗖 Bac	k pain □N€	eck pain Stiff	fness	ness of the joints	□Trauma □Swel	ling of joir	□NONE nts
Neurological □ Dizziness	□Weakness	□Tremors	□Fainting	□Numbness	□Headaches	□Seizures	□Tinglin	□NONE
Hematologic ☐Bruising Easily	☐Bleeding Easil	у						□NONE
Endocrine Heat or Cold into	olerance	☐Frequent Ur	ination □Cha	inge in appetite	□Sweating	□Increase Thirst		□NONE
Psychiatric Nervousness	☐Memory Loss	□Stress	□ Depression	□Anxi	ety			NONE

SOUTH FLORIDA INJURY CENTERS, INC. CONSENT TO MEDICAL CARE

1700 Hillmoor Drive, Suite 502 Port Saint Lucie, FL 34952

PLEASE READ THIS FORM CAREFULLY & COMPLETELY BEFORE SIGNING

Legal Representative	Relationship	Date
FOR PATIENTS UNABLE TO SIGN OR MIN	IORS	
Witness		
Signature	Date	
I certify that I have read this form and have haunderstand its contents.	ad it explained to me. I furth	ner certify that I fully
FOR FEMALES OF CHILD BEARING ACCOULD be, pregnant and failure to disclose this context exposed to radiation through x-ray. Therefore, would need to diagnose my condition and enable	ondition could result in harm I consent to any diagnostic:	to my unborn child if x-rays that my doctor
I understand that it is not practical to list ever treatment, which I might receive. However, I amy questions I might have.		
Additionally, I authorize the personnel of SOUT in the giving, or to give, the therapy, which my tests or treatments may involve certain unavoide or carries special risks, it will be explained to m	doctor may order. I fully un able risks, if part of my treat	derstand that medical
I also authorize my doctor to determine what k procedures as he/she may deem necessary, ir health.		
I,	(tests) must be dome in order logical testing, diagnostic test complex test, or one, which has the personnel of SOUTH	CENTERS, INC. to er to learn more about sting, or other testing. as special risks, that it FLORIDA INJURY
		LI OILL BIGIVIIVG

INFORMED CONSENT DOCUMENT

PATIENT NAME:		
To the patient: Please read this entire documer information contained in this document. Please		
The nature of the chiropractic adjustment.		
The primary treatment I use as a Doc procedure to treat you. I may use my hands or your joints. That may cause an audible "pop" cknuckles. You may feel a sense of movement.	a mechanical instrument upon your	body in such a way as to move
Analysis/ Examination/ Treatment		
As a part of the analysis, examination procedures:(please initial each)	a, and treatment, you are consenting	to the following
 Spinal Manipulative therapy Range of motion testing Muscle strength testing Ultrasound Radiographic studies Electronic Vibratory Device 	 Palpation Orthopedic testing Postural Analysis Hot/Cold therapy Vital signs Basic neurological testing 	Manual TherapyParaffin BathMechanical TractionEMS

The material risks inherent in chiropractic adjustment.

As with healthcare procedure, there are certain complications which may arise during chiropractic manipulation and therapy. These complications include but are not limited to: fractures, disc injuries, dislocations, muscle strain, cervical myelopathy, costovertebral strains and separations, and burns. Some types of manipulation of the neck have been associated with injuries to the arteries in the neck leading to or contributing to serious complications including stroke. Some patients will feel some stiffness and soreness following the first few days of treatment. I will make every reasonable effort during the examination to screen for contraindications to care; however, if you have a condition that would otherwise not come to my attention, it is your responsibility to inform me.

The probability of those risks occurring.

DATIENT NAME.

Fractures are rare occurrences and generally result from some underlying weakness of the bone which I check for during the taking of your history and during examination and X-ray. Stroke has been the subject of tremendous disagreement. The incidences of stroke are exceedingly rare and are estimated to occur between one in one million and one in five million cervical adjustments. The other complications are also generally described as rare.

INFORMED CONSENT DOCUMENT

The availability and nature of other treatment options.

Other treatment options for your condition may include:

- Self-administered, over the counter analgesics and rest
- Medical care and prescription drugs such as anti- inflammatory, muscle relaxants and pain killers
- Hospitalization
- Surgery

If you chose to use one of the above noted "other treatment" options, you should be aware that there are risks and benefits of such options and you may wish to discuss these with your primary medical physician.

The risks and dangers attendant to remaining untreated.

Remaining untreated may allow the formation of adhesions and reduce mobility which may set up a pain reaction further reducing mobility. Over time this process may complicate treatment making it more difficult and less effective the longer it is postponed.

DO NOT SIGN UNTIL YOU HAVE READ AND UNDERSTAND THE ABOVE.

PLEASE CHECK THE APPROPRIATE BOX AND SIGN BELOW

I have read () or have had read to me () the explanation of the chiropractic adjustment and related treatment. I have had discussed it with South Florida Injury Centers Doctor and have had my questions answered to my satisfaction. By signing below I state I have weighed the risks involved in undergoing treatment and have decided that it is in my best interest to undergo the treatment recommended. Having informed of the risks, I hereby give my consent to that treatment.

Date:	Date:
Patient's Printed Name	Doctor's Name
Patient's Signature	

NOTICE OF INFORMATION PRACTICES

Protecting the privacy of your personal health information is important to us. This notice describes how information about you may be used and disclosed and how you can get access to this information. Please review it carefully.

Disclosure of your protected health information without authorization is strictly limited to defined situations that include emergency care, quality assurance activities, and 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 disclosures.

Disclosures of protected health information are limited to the minimum necessary for the purpose of the disclosure. This provision does not apply to the transfer of medical records for treatment.

You may inspect and receive copies of your records within 30 days a request to do so. There may be a reasonable cost-based fee for photocopying, postage and preparation.

You may request changes to you records. Our practice has the right to accept or deny your request.

We maintain a history of protected health information disclosures that is accessible to you.

In the future, we may contact you for appointment reminders, announcements, and to inform you about our practice and its staff.

Our practice is required to abide by this notice. We have the right to change this notice in the future. Any revisions will be prominently displayed in a clearly visible location in our office.

You may file a complaint about privacy violations by contacting Office Manager.

Name	Phone
The effective date of this Notice of Information Prac	ctices is April 14, 2004.

Thank you.

SOUTH FLORIDA INJURY CENTERS, Inc.

1700 SE Hillmoor Drive, Suite 502 Port Saint Lucie, FL 34952

AUTHORIZATION OF SIGNATURE

I for endorsement of checks made pay payment.	hereby authorize Dr. Brian S. Wilner to affix my signature yable to me and Dr. Brian S. Wilner for Chiropractic
/	
Patient's Printed Name	
Patient's Signature	

SOUTH FLORIDA INJURY CENTERS, Inc. 1700 SE Hillmoor Drive, Suite 502 Port Saint Lucie, FL 34952

AUTHORIZATION TO PAY DOCTOR

I hereby authorize	(insurance company) to pay by
check made out and mailed to:	
South Florida Injury Centers, Inc 5715 N. University Dr. Tamarac, FL 33321	;.
policy, as payment toward the payment shall not exceed my ind	and otherwise payable to me under my current insurance total charges for professional services rendered. This bettedness to above mentioned assignee and I have agreed alance of said professional service charged over and above
Date	
Patient's Printed Name	
Patient's Signature	

SOUTH FLORIDA INJURY CENTERS, INC. 1700 SE Hillmoor Drive, Suite 502 Port Saint Lucie, FL 34952

HARDSHIP AGREEMENT

Date:
To Whom It May Concern:
By my signature below I am requesting that my doctor reduce normal and customary fees charged so as to allow me to receive chiropractic care. My financial circumstances are such that if I were to pay the customary fees charged I would be forced (due to economic reasons) to not receive care.
I recognize that any agreement made to assist me is purely confidential and that my fee arrangement would be different than that which is standard in the office.
If my insurance company policy demands full payment of the deductible or co- payments, I agree that it is my responsibility to notify my insurance carrier that due to economic hardship I am only making partial payment.
Patient's printed name:
Patient's signature:
Witness' signature:

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 CAREFULLY.

If you have any questions about the above notice, please contact our Office at

Our Obligations

We are required by law to:

- Maintain the privacy of protected health information
- · Give you the notice of your legal duties and privacy practices regarding health information about you
- Follow the terms of our notice that is currently in effect

How We May Use and Disclose Health Information

Described as follows are the ways we may use and disclose health information that identifies you ("Health Information"). Except for the following purposes,

we will use and disclose health information only with your written permission. You may revoke such permissions at any time by writing to our practice's privacy officer.

Treatment. We may use and disclose Health Information for your treatment and to provide you with treatment-related health care services. For example, we may disclose Health Information to doctors, nurses, technicians, or other personnel, including people outside our office, who are involved in your medical care and need the information to provide you with medical care.

Payment. We may use and disclose Health Information so that we or others may bill and receive payment from you, an insurance company, or a third party for treatment and services you receive. For example, we may give your health plan information so that they will pay for your treatment.

Health Care Operations. We may use and disclose Health Information for health care operation purposes. These uses and disclosures are necessary to make sure that all of our patients receive quality care to operate and manage our office. For example, we may use and disclose information to make sure the obstetric or gynecologic care you receive is of the highest quality. We also may share information with our entities that have a relationship with you (for example, your health plan) for their health care operation activities.

Appointment Reminders, Treatment Alternatives, and Health Related Benefits and Services. We may use and disclose Health Information to contact you and remind you that you have an appointment with us. We also may use and disclose Health Information to tell you about treatment alternatives or health related benefits and services that may be of interest to you.

Individuals Involved in Your Care or Payment for Your Care. When appropriate, we may share Health Information with a person who is involved in your medical care or payment for your care, such as your family or a close friend. We also may notify your family about your location or general condition or disclose such information to an entity assisting in a disaster relief effort.

Research. Under certain circumstances, we may use and disclose Health Information for research. For example, a research project may involve comparing the health of patients who receive one treatment to those who receive another for the same condition. Before we use or disclose Health Information for research, the project will go through a special approval process. Even without special approval, we may permit researchers to look at records to help them identify patients who may be included in their research project or for other similar purposes.

Special Situations

As required by law. We will disclose Health Information when required to do so by international, federal, state, or

local law.

To Avert a Serious Threat to Health of Safety. We will disclose Health Information when necessary to prevent a serious threat to your health and safety or the public, or another person. Disclosure, however, will be made only to someone who may be able to help provide treatment.

Business Associates. We may disclose Health Information to our business associates that perform functions on our behalf or to provide us with services if the information is necessary for such functions or services. For example, we may use another company to perform billing services on our behalf. All of our business associates are obligated to protect the privacy of your information and are not allowed to use or disclose any information other than that as specific in our contract.

Organ and Tissue Donation. If you are an organ donor, we may use or release Health Information to organizations that handle organ procurement or other entities engaged in procurement; banking or transportation of organs, eyes, or tissues to facilitate organ, eye, or tissue donation, and transplantation.

Military and Veterans. If you are a member of the army forces, we may use or release Health Information as required by military command authorities. We also may release Health Information to the appropriate foreign military authority if you are a member of a foreign military.

Worker's Compensation. We may release Health Information for worker's compensation or similar programs. These programs provide benefits for work-related injuries or illness.

Public Health Risks. We may disclose Health Information for public health activities. These activities generally include disclosure to prevent or control disease, injury, or disability; report child abuse or neglect; report reactions to medications or problems with products; notify people of recalls of products they may be using; inform a person who may have been exposed to a disease or may be at risk for contracting or spreading a disease or condition; and report to the appropriate government authority if we believe a patient has been a victim of abuse, neglect, or domestic violence. We will only make this disclosure if you agree or when required by law.

Health Oversight Activities. We may disclose Health Information to a health oversight agency for activities authorized by law. These oversight activities include, for example, audits, investigations, inspections, and licensure. These activities are necessary for the government to monitor the health care system, government programs, and compliance with civil rights laws.

Lawsuits and Disputes. If you are involved in a lawsuit of a dispute, we may disclose Health Information in response to a court or a court administrator order. We also may disclose Health Information in response to a subpoena, discovery request, or other lawful process by someone else involved in the dispute, but only if efforts have been made to tell you about the request or to obtain an order protecting the information requested.

Law Enforcement. We may release Health Information if asked by a law enforcement official if the information is: 1) in response to a court order, subpoena, warrant, summons, or similar process; 2) limited information to identify or locate a suspect, fugitive, material witness, or missing person; 3) about the victim of crime even if, under certain circumstances, we are unable to obtain the person's agreement; 4) about a death we believe may be the result of criminal conduct; 5) about criminal conduct on our premises and; 6)in an emergency to report a crime to the location of the crime if victims, or the identity, description, or location of the person who committed the crime.

Coroners, Medical Examiners, Funeral Directors. We may release Health Information to a coroner or medical examiner. This may be necessary, for example, to identify a deceased person or determine the cause of death. We may also release Health Information to funeral directors as necessary for their duties.

National Security and Intelligence Activities. We may release Health Information to authorized federal officials so they may provide protection to the President, other authorized persons, or foreign heads of state, or to conduct special investigations.

Protective Services and Intelligence Activities. We may release Health Information to authorized federal officials so they may provide protection to the President, other authorized persons, or foreign heads of state, or to conduct special investigations.

Inmates or Individuals in Custody. If you are an inmate of a correctional institution or other custody of a law enforcement official, we may release Health Information to the correctional institution or law enforcement official. This release would be made if necessary 1) for the institution to provide you with health care; 2) to protect your health and safety or the health and safety of others, or; 3) for the safety and security of the correctional institution.

Your Rights

You have the following rights regarding Health Information we have about you:

Right to Inspect and Copy. You have the right to inspect and copy Health Information that we may used to make decisions about your care or payment for your care. This includes medical and billing records, other than psychotherapy notes. To inspect and copy this information, you must make your request in writing, to our Privacy Officer.

Right to Amend. If you feel that Health Information we have is incorrect or incomplete, you may ask us to amend the information. You have the right to request an amendment for as long as the information is kept by or for our office. To request an amendment, you must make your request, in writing, to our Privacy Officer.

Right to an Accounting of Disclosures. You have the right to request a list of certain disclosures we made of Health Information for purposes other than treatment, payment, and health care operations or for which you provided written authorization. To request an accounting of disclosures, you must make your request, in writing, to our Privacy Officer.

Right to Request Restrictions. You have the right to request a restriction or limitation on the Health Information we use or disclose for treatment, payment, or health care operation. You also have a right to request a limit on the Health Information we disclose to someone involved in your care or the payment for your care, like a family member or friend. For example, you can ask that we not share information about your particular diagnosis or treatment with your spouse. To request a restriction, you must make your request, in writing, to our Privacy Officer. We are not required to agree with your request. If we agree, we will comply with your request unless the information is needed to provide you with emergency treatment.

Right to Request Confidential Communication. You have the right to request that we communicate with you about your medical matters in a certain way or at a certain location. For example, you can ask that we contact you only by mail or at work. To request confidential communications, you must make your request, in writing, to our Privacy Officer. Your request must specify how or where you wish to be contacted. We will accommodate reasonable requests.

Right to a Paper Copy of This Notice. You have the right to a paper copy of this notice. You must ask us to give you a copy of this notice at any time. Even if you have agreed to receive this notice electronically, you are still entitled to a paper copy of this notice. You may obtain a copy of this notice by contacting our office.

Changes to This Notice

We reserve the right to change this notice and make the new notice apply to Health Information we already have as well as any information we receive in the future. We will post a current copy of our notice at our office. The notice will contain the effective date on the first page, in the top right hand corner.

<u>Complaints</u>

If you believe your privacy has been violated, you may file a complaint with our office or with the Secretary of the Department of Health and Human Services. To file a complaint with our office, contact our Privacy Officer. All complaints must be made in writing. **You will not be penalized for filing a complaint.**

By Subscribing my name below, I acknowledge receipt of a copy of this notice, and my understanding and my agreement to its terms.				
Patient Signature	 Date			

SOUTH FLORIDA INJURY CENTERS

1700 SE Hillmoor Drive, Suite 502 Port Saint Lucie, FL 34952 Ofc# (772) 333-2648 Fax# (772) 621-5131

GENERAL RELEASE & RELEASE OF MEDICAL RECORDS

elease of the X-rays and	REGARDING THIS MATTER: That I have requested the discourse discourse the limedical records of:
	,
	Print Patient's Name
Patient's DOB: _	Patient's SS#
of the foregoing, I hereby	receipt of their X-ray films and medical records. In consideration y release and forever discharge the aforesaid Doctor of and all responsibility or liability of any kind, nature, or character said treatment.
	Patient or legal representative's signature
	 Date

SOUTH FLORIDA INJURY CENTERS, INC. 1700 SE Hillmoor Drive, Suite 502 Port Saint Lucie, FL 34952

STANDARD MEDICAL LIEN/LETTER OF PROTECTION

State Bar Number:____

I the patient, do hereby authorize South Florida Injury Centers, Inc. (hereinafter "this provider") to furnish me and/or my attorney(s), with pre-paid copies of medical records relevant to my injury or accident. I further authorize and direct my attorney to pay directly to this provider, such sums of monies as may be due and owing to them, (a) for medical services rendered to me for the injury and/or, (b) for any other services, supplies, or reports, and/or (c) legal medical(i.e. impairment rating reports, attorney-physician conferences, and depositions) and to withhold such sums from any settlement, insurance proceeds of any kind or judgment as may be necessary to adequately protect and pay for my treatment. While I am injured and need care, I cannot financially afford to pay your bill at the time services are rendered. I, therefore, grant this provider a lien on my claim against any and all providers of any settlement, insurance benefits or judgment which may be paid to you, my attorney, or myself as the result of the injuries for which I have been treated for/or other related services. I understand that this provider has agreed to provide me with quality medical services and wait for payment as a courtesy to me until such time as my potential claim against either person or entity which caused my injuries or the insurance company providing said person with insurance resolves. We understand insurance companies have limited resources, will hire defense lawyers and defense experts that will cause our payment to be delayed for months or years.

HOWEVER, REGARDLESS OF THE OUTCOME OF THE TRIAL AND REGARDLESS OF WHAT THE JURY AWARDS, THE PATIENT SHALL REMAIN LIABLE TO THE PHYSICIAN FOR MEDICAL SERVICES RENDERED. THE PATIENT'S BILL IS NOT CONTINGENT ON TESTIMONY FROM HIS/HER HEALTHCARE PROVIDER AND THE HEALTHCARE PROVIDER SHALL ONLY BE REQUIRED TO TESTIFY IF SUBPOENAED TO SO.

I fully understand that I am directly and fully responsible to the above health care provider for all medical bills submitted by them for services rendered to me and that this agreement is made solely for their additional protection and in consideration of the services provided.

I further understand that such payment is not contingent on any insurance company's determination, with the exception of a recognized workers compensation case or PIP case, as to the appropriateness of services rendered and/or fees charged. Alternative third party payment, if accepted, is done as a courtesy provided by this provider.

Our practice is committed to providing the best treatment possible for our patients and we charge what is usual and customary for our area. In the event you default on payments we may have to seek help from a collection agency. If this situation should occur you will be responsible for any and all Collection fees as well as for your existing balance. A fee of \$25 will be charged for returned checked. I further agree to pay this medical provider's legal fees and costs if I am sued by this provider, or its assignees, for payment of my unpaid medical expenses.

By my signature below, I hereby waive and/or relinquish my right to contest and/or otherwise make any legal objections as to the appropriateness of this agreement and that my attorney has advised me of the same. I understand that this agreement shall be governed by the laws of the State of Florida.

shall be governed by the laws of the state	of Florida.		
Patient signature:	Patient Name:	Date:	
	ATTORNEY AGREEMENT AND ACCEPTANCE		
agreement and to withhold such sums fro	ne above client (patient), does hereby agree to ob om any settlement or judgment as may be necessa tly pay such sums to them upon receipt of payme	ary to adequately protect the above	
Attorney Signature:	Date:		