Standard Disclosure and Acknowledgement Form Personal Injury Protection - Initial Treatment or Service Provided

The undersigned insured person (or guardian of such person) affirms:

1. The services or treatment set forth below provided.	w were actually rendered. This m	neans that those services have already been
2. I have the right and the duty to confirm	n that the services have already bee	n provided.
3. I was not solicited by any person to see	k any services from the medical pr	ovider of the services described above.
4. The medical provider has explained the	e services to me for which payment	is being claimed.
5. If I notify the insurer in writing of a bill by my motor vehicle insurer. If entitled, my s	ing error, I may be entitled to a posshare would be at least 20% of the	rtion of any reduction in the amounts paid amount of the reduction, up to \$500.
Insured Person (patient receiving treatment of	or services) or Guardian of Insured	Person:
Name (PRINT or TYPE)	Signature	Date
The undersigned licensed medical profession and also: A. I have not solicited or caused the insure make a claim for Personal Injury Protection by	ed person, who was involved in a m	
B. The treatment or services rendered were person to sign this form with informed conse	explained to the insured person, on	r his or her guardian, sufficiently for that
C. The accompanying statement or bill is p been provided therein. This means that each a substantially complete manner.	roperly completed in all material request for information has been re	provisions and all relevant information has esponded to truthfully, accurately, and in
D. The coding of procedures on the accompupcoded, unbundled, or constitutes an inval (15) and (16), Florida Statutes or Section 627	id or not medically necessary dia	This means that no service has been agnostic test as defined by Section 627.732
Licensed Medical Professional Rendering Tr hand):	eatment/Services or Medical Direc	tor, if applicable (Signature by his/ her own
Name (PRINT or TYPE)	Signature	Date
Any person who knowingly and with intent to application containing any false, incomplete, 817.234(1)(b), Florida Statutes.	o injure, defraud, or deceive any in or misleading information is guilt	surer files a statement of Claim or an y of a felony of the third degree per Section

Note: The original of this form must be furnished to the insurer pursuant to Section 627.736(4)(b), Florida Statutes and may

not be electronically furnished. Failure to furnish this form may result in non-payment of the claim.

OIR-B1-1571

Shenandoah Chiropractic Center

13664 State Road 84 Davie, Fl. 33325

Mark Harrington, D.C.

Phone: (954) 915-9944

Fax: (954) 915-9972

ASSIGNMENT OF BENEFITS

I HEREBY ASSIGN AND TRANSFER ANY AND ALL RIGHTS, BENEFITS AND CAUSES OF ACTION TO THE ASSIGNEE. This is an assignment of my rights and benefits. In the event my insurance company is obligated to make payment to me upon charges made by the Assignee for it's services, and the company fails or refuses to make timely, complete payment, I authorize Assignee to prosecute said cause of action either in my name or Assignee's name and further I authorize Assignee to compromise, settle or otherwise resolve said cause of action as they see fit.

DIRECTION OF PAYMENT

I hereby authorize and direct you, my insurance company and/or my attorney, to pay directly to **TMJOC**, **Inc.**, **dba Shenandoah Chiropractic Center** ("Assignee") such sums as may be due and owing Assignee for the services rendered to me both by reason of accident or illness, and by reason of any other bills that are due Assignee. I hereby authorize any insurance company to pay directly to Assignee the amount of this and/or any future bills for services rendered to me and to release any information requested that is pertinent to my case to my insurance company or attorney involved in this case.

LETTER OF PROTECTION IN FAVOR OF PROVIDER

I hereby authorize and direct that my lawyer, if I am represented by counsel, SHALL withhold such sums from any disability benefits, medical payment benefits, no-fault benefits, or any other insurance benefits obligated to reimburse me, or, from any settlement, judgment or verdict on my behalf as may be necessary to reimburse Assignee for services provided to me. I HERBY FURTHER GIVE AN IRREVOCABLE LIEN to said Assignee against any and all insurance benefits named herein and any and all proceeds of any settlement, judgment or verdict which may be paid to me as a result of the injuries or illness for which I have been treated by the Assignee. In the event that I do not have insurance coverage, I understand that I remain personally responsible for payment of services rendered I also agree to pay in a current manner any difference between the total charges and the amount paid by the insurance company directly to Assignee.

PIP LEDGER & DECLARATION SHEET REQUEST

I HEREBY AUTHORIZE THE ASSIGNEE TO REQUEST ALL DOCUMENTS AND INFORMATION PERMITTED BY FLORIDA STATUTE SECTION 627.4137, INCLUDING BUT NOT LIMITED TO A COPY OF THE APPLICABLE INSURANCE POLICY, DECLARATION PAGE REFLECTING COVERAGE ON THE DATE OF LOSS, AND THE APPLICABLE PIP LOG/LEDGER, ALL OF WHICH TO BE PROVIDED TO THIS ASSIGNE upon request. This request is authorized pursuant to the terms of my policy as well as Florida Statutes 627.4137. I hereby authorize this Assignee to request and receive a copy of my PIP Log/Ledger periodically.

Shenandoah Chiropractic Center

13664 State Road 84 Davie, Fl. 33325

Mark Harrington, D.C.

Phone: (954) 915-9944 Fax : (954) 915-9972

RESERVATION OF BENEFITS

Be further advised that I AM HEREBY PLACING YOU ON NOTICE PURSUANT TO FLORIDA CASE LAW THAT SHOULD YOU (THE INSURANCE COMPANY/CARRIER) DENY, REDUCE, OR FAIL TO PAY ANY PART OF, OR AN ENTIRE BILL WHICH WAS SUBMITTED ON MY BEHALF FROM THIS PROVIDER, I (THE ASSIGNOR) AS WELL AS THE ASSIGNEE ARE REQUESTING IN ADVANCE THAT YOU RESERVE, OR "SET-ASIDE", THE AMOUNT YOU REDUCED OR DENIED UNTIL THE DISPUTE IS RESOLVED. Should you submit a check to Assignee which is less than the correct contractual amount, and contains any language referring to payment as "Full and Final Payment," I have instructed Assignee to return the check to you (the carrier) and consider the bill still due and owing (i.e. a late payment as defined in F.S. S. 627.736). Additionally, SHOULD THE REMAINING AMOUNT OF MY BENEFITS APPROACH AN AMOUNT WHERE THERE WOULD BE INSUFFICIENT FUNDS TO PAY THE AMOUNT YOU REDUCED, DENIED OR FAILED TO PAY, PLEASE NOTIFY ME (THE ASSIGNOR) AND THE ASSIGNEE OF THIS FACT. Should my benefits exhaust; please notify me (the assignor) and assignee promptly.

SEVERABILITY CLAUSE

If any term or provision of this Assignment, Lien and Authorization or the application thereof to any person or circumstances shall to any extent be invalid or unenforceable the remainder of this Assignment, Lien and Authorization, or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each term and provision of this Assignment, Lien and Authorization shall be valid and enforced to the fullest extent of the law.

Signature _	Date	Service Service Marie Service
Print Name		

one

ALITO / WORK RELATED ACCIDENT



	100	
ΔΒ <i>ο</i> υΤ Υ <i>ο</i> υ		AUTO RELATED ACCIDENT
Today's Date: / / File #:Name:		Date & Time of Accident: □ a.m. □ p.m. Were you the: □ Driver □ Front Passenger □ Rear Passenger If a traffic violation was issued, to whom was it issued?
WORK RELATED ACCIDENT		Number of people in accident vehicle? Did the police come to the accident site? Yes No Was a police report filed? Yes No Were there any witnesses? Yes No Were you wearing your seat belt? Yes No Was this vehicle equipped with airbags? Yes No If yes, did it/they inflate? Yes No In relation to the base of your skull, where was the headrest? Above Below At base of skull What did your vehicle impact? Another vehicle Other
Date & Time of Accident: a.m. p.m. Was your accident directly related to your work?		If other, explain:
Briefly describe the events that occurred just before and		If yes, please describe:
during your accident:		
		Make & model of the vehicle you were occupying?
Give the address where accident occurred: (if other than		Name of the location/street on which you were traveling?
employer's address		
		In which direction were you headed? \(\bigcup N \bigcup S \bigcup E \bigcup W\)
Was anyone else present during your accident?		What was the approx. speed of your vehicle?
X Yes No		Did the impact to your vehicle come from the: ☐ Front ☐ Rear ☐ Right Side ☐ Left Side ☐ Other
Did you report your acordent to your employer? ☐ Yes ☐ No		During impact, were you facing: Right Left Forward
What recommendations did your employer make just		Were you □ aware or □ surprised by the impact?
after your accident?		If accident vehicle made impact with another vehicle Make and model of that other vehicle?
and year accisent		wake and model of that other vehicle:
Has this type of accident happened to you before?		Direction other vehicle was headed? ☐N ☐S ☐E ☐W
Yes □ No		Speed of the other vehicle?
To the best of your knowledge, has this accident occurred in your workplace before?		Speed of the other verticle:
In general:		In your words, please describe the accident:
Is your job physically stressful? Yes 🗖 No		
Is your job mentally stressful?□Yes □ No Is your workplace noisy?□Yes □ No		
/s your workplace noisy? ☐ Yes ☐ No Have you changed jobs in the last year? ☐ Yes ☐ No		
riave year changed jese in the last year. 2 100 2110	. 183	



AFTER INJURY

Did accident render you unconscious? □ Yes □ No				
If yes, for how long?				
Have you gone to a Hospital or seen any other Doctor? ☐ Yes ☐ No When did you go? ☐ Just after accident ☐ The next day ☐ 2 days plus How did you get there? ☐ Ambulance or ☐ Private transportation				
Name of Hospital and/or Attending doctor:				
Was he/she a: □ D.C. □ M.D. □ D.O. □ D.D.S.				
Describe any treatment you received:				
Were X-rays taken?				
Indicate the symptoms that are a result of this accident: □ Dizziness □ Difficulty sleeping □ Jaw problems □ Nausea □ Memory loss □ Irritability □ Arms/Shoulder pain □ Back pain □ Headache(s) □ Fatigue □ Numb Hands/Fingers □ Lower back pain □ Blurred vision □ Tension □ Chest pain □ Back stiffness □ Buzzing in ear □ Neck pain □ Shortness of breath □ Leg pain □ Ears ringing □ Neck stiff □ Stomach upset □ Numb Feet/Toes □ Other □				
Is your condition getting worse? ☐ Yes ☐ No ☐ Constant ☐ Comes & goes				
Indicate your degree of comfort while performing the				
following activities: Comfortable Uncomfortable Painful even if only sometimes				
Lying on back				
Walking				
If yes, whom:				
His/Her Phone #:				

	900				
			continuing wor		
			omplete the follo		
			normal work day		
100315			job duties and an		
	-	•	sked to perform.		
	☐ Standing	☐ Driving	☐ Operating equ		
100	□ Sitting□ Walking	☐ Twisting ☐ Crawling	□ Work with arn □ Typing	is above flead	
- Charles	☐ tifting	☐ Bending	☐ Typing ☐ Stooping		
100	Litting	Dending	- Stooping		
	Other				
	What position	is can you work	in with minimum	n physical	
	effort and for	how long?		□ N/A	
College.	Prior to the injury were you capable of working on an				
08.00			age?□Yes □		
	Do you work with others who can help you with any				
Cocedi San			☐ Yes □		
	While in recovery, is there any light duty work you could request? □ Yes □ No □ N/A				
	request?		Yes	INO LIN/A	
	The same and				
	1005				

ADDITIONAL INSURANCE

2nd Insurance Soul	ce or Auto insura	ince	
Type of Insurance:			
Co. Name:			
Address:			
Phone #:			
Insured's Name:			
Policy #:	Claim #:		
Insured's SS #:	D.O.B	/	/
Insured's Employer:			
Agent's Name:			

If any of your medical or account information has changed, please inform our front desk personnel. Please remember you are ultimately responsible for your ac

count.				
			1	/
	SIGNATURE	=		DATE
FFICE USE ONLY	OFFICE USE ONLY	OFFICE USE ONLY	OFFICE USE ONLY	OFFICE USE ONLY



Welcome

Patient Personal / Confidential Data

Patient:	Date:
Address:	City/State/Zip:
Cell #: ()	Email:
Date of Birth:	
Patient Completes This Section: (Please fill in selections completely)	Indicate where you have pain or other symptoms:
Briefly describe your symptoms:	(3/4)
2. How did your symptoms start?	
5. How much have your symptoms interfere (1) Not at all (2) A little bit (3) Modern 6. How is your condition changing, since can	oms? (51%-75% of the time) 3 Occasionally (26% - 50% of the time) 4 Intermittently (0%-25% of the time) 4 with your usual daily activities? (including both work outside the home and housework) 5 Extremely
7. In general, would you say your overall he (1) Excellent (2) Very good (3) Good	
•	Insurance Information
prepare any necessary reports and forms to assist me in making my account on receipt. However, I clearly understand and agree	rance policies are an agreement between an insurance carrier and myself. Furthermore, I understand that this Chiropractic Office will collection from the insurance company and that any amount authorized to be paid directly to this Chiropractic Office will be credited that all services rendered to me are charged directly to me and that I am personally responsible for payment. I also understand that if I sional services rendered to me will be immediately due and payable.
Signature Physician:	Signature Patient:
	Professional Services and Release of Information
any clinic services that he/she deems necessary in my case; and	or designate as his assistants to administer treatment, physical examination, X-ray studies, laboratory procedures, chiropractic care or I further authorize him/her to disclose all or any part of my (patient's) record to any person or corporation which is or may be liable liber or employer of the patient for all or part of the clinic's charge, including, and not limited to, hospital or medical services s, welfare funds, or the patient's employer.
	Patient's Signature:

13664 W. SR 84 Davie, FL 33325 Phone: 954-915-9944 Fax: 954-915-9972

Health Care Authorization Form

Patien	t's Name			
	Date of Birth			
SHEN	PATIENT IDENTIFIED ABOVE AUTHORIZES THE OFFICE OF INTERPRETARIOR OF AND OR DISCLOSE PROTECTED OF INTERPRETARIOR IN ACCORDANCE WITH THE FOLLOWING:			
	SPECIFIC AUTHORIZATIONS			
N	I give permission to the office of Shenandoah Chiropractic to use my address, phone number and clinical records to contact me with appointment reminders, missed appointment notification, birthday cards, holiday related cards, newsletters, information about treatment alternatives or other health related information.			
H	If the office of Shenandoah Chiropractic contacts me by phone, I give them permission to leave a phone message on my answering machine or voice mail.			
	ing this form I am giving the office of Shenandoah Chiropractic permission to use and disclose my ed health information in accordance with the directives listed above.			
	RIGHT TO REVOKE AUTHORIZATION			
request	we the right to revoke this AUTHORIZATION, in writing, at any time. However, your written to revoke this AUTHORIZATION is not effective to the extent that we have provided services or ction in reliance on your authorization			
	by revoke this AUTHORIZATION by mailing or hand delivering a written notice to the Privacy of the office of Shenandoah Chiropractic. The written notice must contain the following attion:			
A clear	ame, Social Security number and date of birth; statement of your intent to revoke this AUTHORIZATION; se of your request; and Your signature.			
The rev	rocation is not effective until it is received by the Privacy Official.			
of PHI	JTHORIZATION is requested by the office of Shenandoah Chiropractic for its own use/disclosure (protected health information). (Minimum necessary standards apply.) You have the right to inspect the PHI to be used/disclosed.			
	You have the right to refuse to sign this AUTHORIZATION. If you refuse to sign this AUTHORIZATION, the office of Shenandoah Chiropractic will not refuse to provide treatment.			
A C	DPY OF THE SIGNED AUTHORIZATION WILL BE PROVIDED TO YOU UPON REQUEST			
Print N	ame of Patient:			
Signatu	re of Patient:Date:			
Signati	re of Personal Representative:			

PATIENT NAME:			
	PATIENT NAME:		,

ARBITRATION AGREEMENT

Article 1: Agreement to Arbitrate: It is understood that any dispute as to medical malpractice, including 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 state and federal law, and not by a lawsuit or resort to court process, except as state and federal 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. Further, the parties will not have the right to participate as a member of any class of claimants, and there shall be no authority for any dispute to be decided on a class action basis. An arbitration can only decide a dispute between the parties and may not consolidate or join the claims of other persons who have similar claims.

Article 2: All Claims Must be Arbitrated: It is also understood that any dispute that does not relate to medical malpractice, including disputes as to whether or not a dispute is subject to arbitration, as to whether this agreement is unconscionable, and any procedural disputes, will also be determined by submission to binding arbitration. It is the intention of the parties that this agreement bind all parties as to all claims, including claims arising out of or relating 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 the health care provider and/or other licensed health care providers, preceptors, or 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, injunctive relief, or punitive damages. This agreement is intended to create an open book account unless and until revoked.

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 thereafter. The neutral arbitrator shall then be the sole arbitrator and shall decide the arbitration. 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, witness fees, or other expenses incurred by a party for such party's 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 intervention and joinder 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 joinder, any existing court action against such additional person or entity shall be stayed pending arbitration. The parties agree that provisions of state and federal law, where applicable, establishing the right to introduce evidence of any amount payable as a benefit to the patient to the maximum extent permitted by law, limiting the right to recover non-economic losses, and the right to have a judgment for future damages conformed to periodic payments, shall apply to disputes within this Arbitration Agreement. 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: General Provision: 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 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 30 days of signature and, if not revoked, will govern all professional services received by the patient and all other disputes between the parties.

Article 6: Retroactive Effect: If patient intends this agreement to cover services rendered before the date it is signed (for example, emergency treatment), patient should initial here. _____. Effective as of the date of first professional services.

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.

3 36			(Date)	
PATIENT SIGNATURE	X			
(Or Patient Representative)				(Indicate relationship if signing for patient)
OFFICE SIGNATURE	X	M	(Date)	

Please mark each item bereaf for each sign or symptom you present, ave or previously had:

Convulsions Dizziness Fainting Headache Nervousness Numbness Wheezing MUSCLES & JOINTS Low Back Problems Pain between Shoulders Neck Problems Arm Problems Leg Problems Swollen Joints Painful Joints Siff Joints Sore Muscles Weak Muscles Walking Problems Sprains/Strains Broken Bones CARDIO-VASCULAR High Blood Pressure Heart Attack Pain over Heart Poor Circulation Heart Trouble Rapid Heart Slow Heart	EAR/NOSE/THROAT Earache Ear Noises Enlarged Thyroid Frequent Colds Hay Fever Nasal Blockage Nose Bleeds Pain Behind Eyes Poor Vision Sinusitis Sore Throats Tonsillitis GASTRO-INTESTINAL Belching/Gas Colon Problems Constipation Diarrhea Excessive Hunger Excessive Thirst Gall Bladder Trouble Hemorrhoids Liver/Gallbladder Nausea Abdominal Pain Ulcer Poor Appetite Poor Digestion Vomiting Vomiting Blood	RESPIRATORY _ Asthma _ Chronic Cough _ Difficulty Breathing _ Spitting Blood _ Spitting Phlegm GENITO-URINARY _ Blood in Urine _ Frequent Urination _ Kidney Infection _ Painful Urination _ Prostate Problems _ Loss of Bladder Control SKIN OR ALLERGIES _ Boils _ Bruising Easily _ Dryness Eczema/Rash/Dermatitis _ Hives _ Itching _ Sensitive Skin _ Allergy _ FOR WOMEN ONLY _ Birth Control _ Hormone Replacement _ Cramps/Backaches _ Excessive Flow _ Hot Flashes _ Irregular Cycle _ Miscarriage			
Strokes	Black Stool	Painful Periods			
Swelling Ankles Varicose Veins	Bloody Stool Weight Loss/Gain	Vaginal Discharge Breast Pain			
Pacemaker		Pregnant at this Time Y/N			
Have you ever been diagnosed with HEART DISEASE? Y/N Have you ever been diagnosed with HIGH BLOOD PRESSURE? Y/N Have you ever been diagnosed with HIGH CHOLESTEROL? Y/N Have you ever been diagnosed with DIABETES? Y/N Is there any history of STROKE in you or your family? Y/N					
I hereby certify that the statements and answers given on this form are accurate to the best of knowledge and understand it is my responsibility to inform this office of any changes in my health. I agree to allow this office to examine me for further evaluation. Patient Signature Date					

CHIRCH RACTIC INFORMED CONSENT TO TREAT

I hereby request and consent to the performance of chiropractic procedures, including various modes of physical therapy/physiotherapy, diagnostic x-rays, and any supportive therapies on me (or on the patient named below, for whom I am legally responsible) by the doctor of chiropractic indicated below and/or other licensed doctors of chiropractic and support staff who now or in the future treat me while employed by, working or associated with, or serving as back-up for the doctor of chiropractic named below, including those working at the clinic or office listed below or any other office or clinic, whether signatories to this form or not.

I have had an opportunity to discuss with the doctor of chiropractic named below and/or with other office or clinic personnel the nature and purpose of chiropractic adjustments and procedures.

I understand that chiropractic adjustments and supportive treatment are designed to reduce and/or correct subluxations, allowing the body to return to improved health. It can also alleviate certain symptoms through a conservative approach with hopes to avoid more invasive procedures. However, I understand and am informed that, as is with all healthcare treatments, results are not guaranteed, and there is no promise to cure. In addition, I understand and am informed that, as is with all healthcare treatments, in the practice of chiropractic there are some risks to treatment, including, but not limited to, muscle spasms for short periods of time, aggravating and/or temporary increase in symptoms, lack of improvement of symptoms, burns from heat lamps, ice or heating devices, fractures, disc injuries, strokes, dislocations and sprains. I do not expect the doctor to be able to anticipate and explain all risks and complications, and I wish to rely on the doctor to exercise judgment during the course of the procedure which the doctor feels at the time, based upon the facts then known, is in my best interests.

I further understand that there are treatment options available for my condition other than chiropractic procedures. These treatment options include, but are not limited to, self-administered, over-the-counter analgesics and rest; medical care with prescription drugs, such as anti-inflammatories, muscle relaxants and painkillers; physical therapy; steroid injections; bracing; and surgery. I understand and have been informed that I have the right to a second opinion and to secure other opinions if I have concerns as to the nature of my symptoms and treatment options.

I understand that all payment(s) for treatment(s) are final and no refunds will be issued. However, prorated fees for unused, prepaid treatments will be refunded if I wish to cancel the treatment.

I have read, or have had read to me, the above consent. I have also had an opportunity to ask questions about its content, and by signing below, I agree to the above-named procedures. I intend this consent to cover the entire course of treatment for my present condition and for any future condition(s) for which I seek treatment.

CHIROPRACTOR NAME: Mark Harrhyton, D.C.

(Date)

PATIENT SIGNATURE X

(Or Patient Guardian/Parent/Representative)

(Provide name and relationship if signing for patient)

ALSO SIGN THE ARBITRATION AGREEMENT ON REVERSE SIDE