CANCER TREATMENT CENTER

Patient Last Name:			Date of Birth:			
Patient First Name:					2 H F	
Patient Middle Initial		Social Security	y Number			
Gender:	MALE 1	FEMALE		Race:_		
Address:			Apt/\	J nit:		
City:		State:	Zi	p Code:		
Home Phone: Email address:						
Emergency Contact:_ Relationship to Patier	nt:		4		· · · · · · · · ·	
Address:			Apt/	Unit:		
City		State:	Zi	p Code:		
Home Phone:			cell Phone:			
D.:						
Primary Insurance:			<u> </u>			
Subscriber Name:ID#:			N	-		
Type: HMO PPO	MEDICAL		Group#: CALOPT	IMA	OTHER	
Secondary Insurance:	312 2			7		
Subscriber Name:						
ID#:		G	roup#:			
Type: HMO PPO	MEDICAL	RE MEDI-CAL	CALOPT	IMA	OTHER	
By signing this form, acknowledge that you services from this faci	are under your	ge that the above into own will in signing	formation is tru this form and v	e and accarate and accarate and accarate and accaracy	curate. You also eceive medical	
Patient Signature (gua	rdian signature	if the patient is a m	inor under 18 y	ears of a	ge)	
Sion				Date		

PAST MEDICAL HISTORY FORM

Do You Have Any of the Following:

High Blood Pressure Diabetes Anemia Asthma Rheumatism Cancer Tuberculosis Insomnia	Yes O O O O O O O	No O O O O O O O O	Heart Problems Liver Problems Stomach Problems Kidney Problems Intestine Problems Depression Anxiety Fatigue	Yes 0 0 0 0 0 0	No 0 0 0 0 0 0 0
Other:			·		
Have you had surger	y? If ye	s, what t	ype and when:		
Medical problems w	ithin yo	our family	y? If yes, specify:		y y
Allergies to Medicat	ions:			1	× .
Are you taking any r	medicat	ions? If	yes, please list the medications	·	
Do You Have Any	of the I	ollowin	g:		
	Yes	No		Yes	No
Fever	Ö	0	Diarrhea	O O	0 0
Cough	Ο	0	Blood in your stool Pain with Urination	Ö	ŏ
Vomiting	O	Ο	Pain with Ormation Muscle Pain	ŏ	Ö
Nausea	0	Ο		ŏ	Ö
Dizziness	O	Ο	Bone Pain Stomach Pain	ŏ	0
Vision Loss	O	0		ŏ	Ö
Hearing Loss	O	0	Difficulty Breathing	ŏ	Ö
Cold	0	0	Palpitations Chest Pain	ŏ	Ö
Sore Throat	0	0	Chest ram	-	
Other:			·		
			Signature:	Date:	
Name:		-	DIKHWIM.		

Anaheim Medical Group / Cancer Treatment Center 2571 W. La Palma Ave. Anaheim CA 92801

Authorization and Acknowledgement These authorizations/acknowledgements cover all services rendered to me, or the patient I am signing for today and all future dates of service. I understand I may revoke this authorization by informing Anaheim Medical Center/Cancer Treatment Center in writing, but if I do revoke this authorization, it will not affect anything prior to the date the revocation is received by Anaheim Medical Center/Cancer Treatment Center. Initial Authorization to Release Information to Family/Friends or Others I have received a copy of the notice of privacy practices. I authorize Anaheim Medical Group/Cancer Treatment Center to release any information regarding my treatment; including lab results, x-rays, and medical records, to the following individuals/entities (Anaheim Medical Center/Cancer Treatment Center may not release information or records to the names individuals entities unless you identify them here): Name & Relationship to Patient:_ Name & Relationship to Patient: This form expires in one year from date signed Anaheim Medical Group/Cancer Treatment Center will use my home phone number and primary address supplied during registration to contact me regarding my treatment; including lab results, x-rays, and medical records. I will ensure this information is up to date at every visit. Initial Acknowledgement or Receipt of Notice of Privacy Practices/Authorization to Treat and Bill I consent to be treated by Anaheim Medical Group/Cancer Treatment Center. If I am not the patient being treated, I am authorized to consent to treatment and billing for the patient identified below. I authorize Anaheim Medical Center/Cancer Treatment Center to bill my insurance for the care I receive and to release any information to the insurance carrier required to process the bill. I authorize payment of medical benefits to Anaheim Medical Center/Cancer Treatment Center or to outside labs as described below, for all services performed and billed by Anaheim Medical Center/Cancer Treatment Center. I understand that I am responsible for all charges for the treatment I receive. I understand that the providers may utilize the Prescription Monitoring Program service at no additional charge to me. NO GUARANTEE: I acknowledge that the practice of medicine is not an exact science and that Anaheim Medical Center/Cancer Treatment Center has made no guarantee or warranties to me as to the result of treatment for the examination. Initial As a courtesy, Anaheim Medical Center/Cancer Treatment Center will bill my medical insurance. If I do not provide complete and accurate medical insurance information, I understand Anaheim Medical Center/Cancer Treatment Center may not receive payment from my insurance carrier and I will be entirely responsible for my bill. Even after my medical insurance pays the bill, I may owe payment for services not covered by my medical insurance and I agree to pay these promptly to the urgent care. I understand that the urgent care my send lab specimens to an outside laboratory. I authorize any lab performing services for me to bill my medical insurance for their services. I understand that my medical insurance may not pay for all services provided by the lab and I agree to pay any remaining balance promptly to an outside lab providing services to me. To protect my privacy and prevent fraud, I understand if I cannot provide acceptable photo identification at the time of service, Anaheim Medical Center/Cancer Treatment Center may choose not to bill medical insurance and may decline credit/debit cards as a form of payment. Initial_ I understand that if I fail to pay for services provided to me, the balance owed may be sent to collection and I may incur collection fees of up to 10% in addition to the amount of the services/treatment rendered. I understand that I may contact Anaheim Medical Group/Cancer Treatment Center to work out a payment arrangement that may prevent this additional cost. Initial ____Today's Date:____ Patient Date of Birth: Patient Name:

Name/Relationship of Patient Representative:

SUMMARY OF THE HIPAA PRIVACY RULE

HIPAA is a federal law that gives you the rights over your health information and sets rules and limits on who can look at and receive your health information.

Your Rights

You have the right to:

Ask to see and get a copy of your health records.

Have corrections added to your health information.

Receive a notice that tells you how your health information may be used and shared.

Decide if you want to give your permission before your health information can be used or

shared for certain purposes, such as marketing.

Get a report on when and why your health information was shared for certain purposes.

If you believe your rights are being denied or your health information is not being protected you can:

File a complaint with your provider or health insurer or

File a complaint with the U.S. Government

You also have the right to ask your provider or health insurer questions about your rights. You also can learn more about your rights, including how to file a complaint from the website at: www.hhs.gov/ocr/hipaa/ or by calling 1-866-627-7748.

Who Must Follow this Law?

Doctors, nurses, pharmacies, hospitals, clinics, nursing homes, and many other healthcare

Health insurance companies, HMO's, most employer group health plans.

Certain government programs that pay for healthcare, such as Medicare and Medicaid.

What Information is Protected?

Information your doctors, nurses, and other healthcare providers put in your medical

Conversations your doctor has had about your care or treatment with nurses and other healthcare professionals.

Information about you in your health insurer's computer system.

Billing information about you from your clinic/healthcare provider.

Most other health information about you, held by those who must follow this law.

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 rights to have any such dispute decided on 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 related to treatment or service provided by the physician including any spouse or heirs of the patient and any children, whether bron 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 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 if them, must be arbitrated including, without limitation, claims for loss of consortium, wrongful death, emotional distress or punitive damages. Filing of 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 communicate 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, nit supplant, any other applicable statutory or common law.

Either party shall have the absolute right ti 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 Section 340.5 and 667.7 and Civil Code Sections 3333.1 and 3333.2. Any party may bring before the arbitrations 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 once 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, or signature. It is the intent of this agreement to apply to all medical services rendered any time for any condition.

this agreement to apply to all medical services rendered any t				
Article 6: Retroactive Effect: If patient intends this agreem medical services.	ent to cover	servic	es rendered before the date it is Effective as of the date	of first
		•	Patient's or Patient Representative's Initials	
If any provision if this arbitration agreement is held invalid of affected by the invalidity of any other provision.				
I understand that I have the right to receive a copy of this arb				
NOTICE: BY SIGNING THIS CONTRACT YOU ARE BY NEUTRAL ARBITRATION AND YOU ARE GIVIN	AGREEING NG UP YOUR	TO	HAVE ANY ISSUE OF MEDICAL MALPRACTIC HT TO A JURY OR COURT TRIAL. SEE ARTIC	E DECIDED LE 1 OF
THIS CONTRACT.		Ву:	Patient's or Patient Representative's Signature	(Date)
By: Physician's or Authorized Representative's Signature	(Date)	By:	Print Patient's Name	

Print or Stamp Name of Physician, Medical Group or Association Name (If Representative, Print Name and Relationship to Patient)

ANAHEIM MEDICAL GROUP

CONSENT FOR MEDICAL TREATMENT CONSENTIMIENTO PARA TRATAMIENTO MEDICO

I hereby authorize and request Anaheim Medical Group to provide such medical care and administer such diagnosis and/or therapeutic procedures and treatment as in the judgment of the physician in attendance are deemed necessary and advisable.
Por la presente autorizo y solicito a Anaheim Medical Group, que brined dicha atencion medica y adminstre los procedimientos y tratamients diagnosticos y/o terapeuticos que, a jucio del medico que los atenda, se consideres necessaries y aconsejables.
Date / Fecha
Signature / Firma Date / Fecha
I understand that I am entering into a contractual relation with Anaheim Medical Group, and the physician for the professional care. I further understand that merit less and frivolous claims for medical malpractice have an adverse effect upon the cost of availability of medical care and ma result in irreparable harm to the medical provider. As additional consideration for professional care provided to me by Anaheim Medical Group, the physician, I and/or my representative agree not to advance, directly or indirectly, any false, merit less, and/or frivolous claim(s) of medical malpractice against Anaheim Medical Group and the physician.
Entiendo que estoy entablando una relacion contractural con Anaheim Medical Group y el medico para el cuidado professional. Ademas, entiendo que los meritos menores y las reclamaciones frivolas por negligencia medica tienen un efecto adverso sobre el costo de la disponibilidad de atencion medica y pueden ocasionar danos irreparables al proveedor de servicios medicos. Como consideracion adicional por la atencion profesional que me brindo Anaheim Medical Group, el medico, yo y/o mi representate acordamos no presentar, directa o indirectamente; ningum reclamo(s) falso(s) de merito y/o frivolo de negligencia medica contra Anaheim Medical Group y el medico.
Signature / Firma Date / Fecha