

Signature of patient or patient's representative

LAST NAME	FIRST NAI	ME		MI	DATE OF B	RTH	AGE	AGE SOCIAL SECURITY		URITY#
STREET ADDRESS/ P.O. BOX				CITY			STA	TE		ZIP
HOME PHONE	WOF	RK PHONE		CELL PHONE		SEX	ĭ M □F		CITAL STATUS □W□S□D□CU	
EMAIL ADDRESS		# TO BEST One	CONTACT YOU:	ETHNICITY □ Latino/Hispanic □ Other □ Not Reported/Refused				Refused		
PRIMARY PHYSICIAN, ADDRESS & PHO	ONE NUMBER			l			RACE			
REFERRING PHYSICIAN, ADDRESS & P	HONE NUMBER						LANG	UAGE		
EMPLOYER STREET ADI			DDRESS	C			CITY			ZIP
GUARANTOR/RESPONSI	BLE PARTY	: (If diffe	erent from a	bove)						
LAST NAME	FIRST NA	ME		MI	DATE OF B	IRTH	SOCIA	L SECUR	ITY#	
STREET ADDRESS/ P.O. BOX				CITY	I		STAT	Е		ZIP
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EMPLOYER	EMPLOYEI	R STREET AI	DDRESS	1		(CITY			ZIP
EMERGENCY CONTACT	·:					•				
NAME	PHON	1E			R	ELATIO	NSHIP			
NAME	PHON	1E			R	ELATIO	NSHIP			
INSURANCE/POLICY HO	LDER INFO	RMATI	ON: (Please	prese	nt insura	ance c	ards	to rec	eptio	onist)
PRIMARY INSURANCE		VE DATE	POLICY HOLI			SEX				LDER BIRTHDATE
POLICY NUMBER	GROUP N	IUMBER		HIP TO PATIENT ouse □Parent □Child □Other				CO-PAY AMOUNT		
SECONDARY INSURANC	EE:							•		
PRIMARY INSURANCE	EFFECTI	VE DATE	POLICY HOLI				Y POLICY HOLDER		LDER BIRTHDATE	
POLICY NUMBER	GROUP N	IUMBER		HIP TO PATIENT ouse □Parent □Child □Other			CO-PAY AMOUNT			
PHYSICIAN TREATING YOU TODAY:					REFERR	ED BY:				
VO TOWN ON A TOWN OF THE PART AND A TOWN	TO SWORK S	MOTORAL								
IS THIS INJURY/ACCIDENT RELATED DATE OF INJURY/ACCIDENT	TO: U WORK U	MOTOR VE	CLAIM NUME		THER					
I the undersigned give my authorization to rendered. I understand that I am ultimate release all information necessary to secure at the time of service.	ly financially respons	ible for all ap	pproved and cover	ed charge	es whether or	not paid	by insui	ance. I h	ereby	authorize the doctor t
I acknowledge receipt of the Practice's N payment for services rendered to me, and			rize the Practice to	use and o	disclose my h	ealth info	rmation	for purpo	oses o	f treating me, obtainin

Date



333 Mount Hope Avenue, Suite 140 Rockaway, NJ 07866

> 720 US 202/206 North, Bldg. 2 Bridgewater, NJ 08807

Mailing Address: P.O. Box 2266, Morristown, NJ 07962 Phone (973) 538-0900 Fax (973) 753-2158

PATIENT FINANCIAL RESPONSIBILITY, CONSENT & ASSIGNMENT OF BENEFITS FORM

Date	:															
						Finan	cial R	espons	sibilit	ty						
		_			_				_			_			_	

All professional services rendered are charged to the patient and are due at the time of service, unless other arrangements have been made in advance with our business office. Necessary forms will be completed to file for insurance carrier payments. As a courtesy, Advanced Spine Motor Vehicle, LLC agrees to accept the ALLOWABLE amount determined by my insurance carrier for all claims processed properly. For participating insurance plans, I understand that I am responsible for referrals, authorizations and/or any specific requirements to the plan. Information on participation status is available upon request. Also, I understand that I am responsible for payment of any co-payment, coinsurance and/or deductible applied against claims submitted whether for in-network or out-of-network benefits. I further understand that it is my responsibility to assure all claims are processed by my carrier and to appeal any claim determined by Advanced Spine Motor Vehicle, LLC to be paid unfairly or inequitable as determined by usual payment received from other carriers for similar services. I also agree to remit payment at the time of the visit or upon receipt of bill for coinsurance / deductible.

I understand that I am financially responsible to Advanced Spine Motor Vehicle, LLC for any charges not covered by health care benefits. It is my responsibility to promptly notify Advanced Spine Motor Vehicle, LLC of any changes in my health care coverage and any other personal or contact information provided to the practice. In some cases exact insurance benefits cannot be determined until the insurance company receives the claim. I am responsible for the entire bill or balance of the bill as determined by Advanced Spine Motor Vehicle, LLC and/or my health care insurer if the submitted claims or any part of them are denied for payment. I understand that by signing this form I am accepting financial responsibility as explained above for all payment for professional services received. Any outstanding balance for which a patient is responsible is due within 30 days of billing. Any patient balance that has gone 90 days without being paid in full is subject to immediate collection process. Services that are transferred to collection status shall accrue interest at the rate of 1% per month or the maximum rate allowable by law, whichever is less, on any outstanding balance calculated from the date payment was originally due. In the event that payment is not timely made, I understand that Advanced Spine Motor Vehicle, LLC may retain an attorney to assist in the collection process; and that I shall be financially responsible for any and all cost and fees incurred by Advanced Spine Motor Vehicle, LLC in collecting or attempting to collect any amounts due and owing, including but not be limited to reasonable attorney fees, costs, and expenses whether or not a lawsuit has been filed. A returned check fee of \$35.00 will be applied to any account for checks returned to us for insufficient funds.

Initials

Assignment of Benefits/Consent to Treat

I hereby give my authorization to treat and assign all medical and surgical benefits, to include major medical benefits to which I am entitled, to Advanced Spine Motor Vehicle, LLC, including but not limited to, my right to appeal and sue for reimbursement and benefits. I hereby authorize and direct my insurance carrier(s), including Medicare, private insurance and any other health/medical plan, to issue payment check(s) directly to Advanced Spine Motor Vehicle, LLC for medical services rendered to myself and/or my dependents regardless of my insurance benefits, if any. I understand that I am responsible for any amount not covered by insurance. I understand and agree that should my insurance carrier(s), including Medicare, private insurance and any other health/medical plan, issue payment direct to me instead of Advanced Spine Motor Vehicle, LLC, all such payments shall be expressly held in trust by me for the benefit of Advanced Spine Motor Vehicle, LLC; and I shall immediately endorse and tender said payment over to Advanced Spine Motor Vehicle, LLC.

I hereby assign my rights, title and interest under the medical expense section and/or PIP section of my insurance policy to Advanced Spine Motor Vehicle, LLC to bring a lawsuit or arbitration against my insurance carrier(s). This allows Advanced Spine Motor Vehicle, LLC to retain an attorney of their choice to filing litigation or arbitration for any unpaid medical expenses, and/or denied proposed medical treatment, against my insurance carrier, or any other company, against which I may proceed for medical expense benefits. Unless revoked, this assignment is valid for all administrative and judicial reviews under the Patient Protection and Affordable Care Act, ERISA, Medicare and applicable federal or state laws. A photocopy of this assignment is to be considered as valid as the original.

Initials

Page 1 of 2

Authorization to Release Information

I hereby authorize Advanced Spine Motor Vehicle, LLC to: (1) release any information necessary to insurance carriers, their employees and/or agents, regarding my illness and treatments; (2) process insurance claims generated in the course of examination or treatment, including but not limited to filing arbitration/litigation in Advanced Spine Motor Vehicle, LLC name on my behalf; and (3) allow a photocopy of my signature to be used to process insurance claims.

I further authorize Advanced Spine Motor Vehicle following <u>friend</u> or <u>family member:</u>	e, LLC to release my medical records and/or information regarding my care to the
Name:	Relationship:
Name:	Relationship:
requested medical services from Advanced Spine M by making this request, I become fully financially red I further understand that fees are due and payable or immediately upon presentation of the appropriate st	til revoked by me in writing. Any revocation has prospective effect only. I have Motor Vehicle, LLC on behalf of myself and/or my dependents, and understand that esponsible for any and all charges incurred in the course of the treatment authorized in the date that services are rendered and agree to pay all such charges incurred in ful tatement. I have been informed whether my services will be reimbursed at an out-of cally select Advanced Spine Motor Vehicle, LLC as my medical provider.
Patient/Responsible Party Signature	Date
Print Name Patient/Responsibility	



New Jersey Department of Banking and Insurance

CONSENT TO REPRESENTATION IN APPEALS OF UTILIZATION MANAGEMENT DETERMINATIONS AND AUTHORIZATION FOR RELEASE OF MEDICAL RECORDS IN UM APPEALS AND INDEPENDENT ARBITRATION OF CLAIMS

APPEALS OF UTILIZATION MANAGEMENT DETERMINATIONS

You have the right to ask your insurer, HMO or other company providing your health benefits (carrier) to change its utilization management (UM) decision if the carrier determines that a service or treatment covered under your health benefits plan is or was not medically necessary.* This is called a UM appeal. You also have the right to allow a doctor, hospital or other health care provider to make a UM appeal for you.

There are three appeal stages if you are covered under a health benefits plan issued in New Jersey. Stage 1: the carrier reviews your case using a different health care professional from the one who first reviewed your case. Stage 2: the carrier reviews your case using a panel that includes medical professionals trained in cases like yours. Stage 3: your case will be reviewed through the Independent Health Care Appeals Program of the New Jersey Department of Banking and Insurance (DOBI) using an Independent Utilization Review Organization (IURO) that contracts with medical professionals whose practices include cases like yours. The health care provider is required to attempt to send you a letter telling you it intends to file an appeal before filing at each stage.

At Stage 3, the health care provider will share your personal and medical information with DOBI, the IURO, and the IURO's contracted medical professionals. Everyone is required by law to keep your information confidential. DOBI must report data about IURO decisions, but no personal information is ever included in these reports.

You have the right to cancel (revoke) your consent at any time. Your financial obligation, IF ANY, does not change because you choose to give consent to representation, or later revoke your consent. Your consent to representation and release of information for appeal of a UM determination will end 24 months after the date you sign the consent.

INDEPENDENT ARBITRATION OF CLAIMS

Your health care provider has the right to take certain claims to an independent claims arbitration process through the DOBI. To arbitrate the claim(s), the health care provider may share some of your personal and medical information with the DOBI, the arbitration organization, and the arbitration professional(s). Everyone is required to keep your information confidential. The DOBI reports data about the arbitration outcomes, but no personal information will be in the reports. Your consent to the release of information for the arbitration process will end 24 months after the date you sign the consent.

CONSENT TO REPRESENTATION IN UM APPEALS AND AUTHORIZATION TO RELEASE OF INFORMATION IN UM APPEALS AND ARBITRATION OF CLAIMS

I,	PRINT NAME	, by marking $\sqrt{}$ (or \times) and sign	ning below, agree to:
	representation by Advanced Spinal Care & Associate 26:2S-11, and release of personal health informati Program, and independent contractors reviewing th information expires in 24 months, but I may revoke be	on to DOBI, its contractors for the ne appeal. My consent to representat	Independent Health Care Appeals
	release of personal health information to DOBI, its constant and any independent Arbitration System, and any independent Arbitration of release of information for purpose.	ident contractors that may be required	to perform the arbitration process.
O	ignature: elationship to Patient:	Ins. ID#:am the Personal Representative (provid	Date: de contact information on back)

Health Care Provider: The Patient or his or her Personal Representative MUST receive a copy of both sides/pages of this document AFTER PAGE I has been completed, signed and dated.

dobiihcaparb 10/18 Page 1 of 2

If the patient is a minor, or unable to read and complete this form due to mental or physical incapacity, a personal representative of the patient may complete the form.



160 E. Hanover Avenue, Suite 201 Morristown, NJ 07960 333 Mount Hope Avenue, Suite 140 Rockaway, NJ 07866

720 US 202/206 North, Bldg. 2 Bridgewater, NJ 08807

Fax (973) 753-2158

Mailing Address: P.O. Box 2266, Morristown, NJ 07962 Phone (973) 538-0900

HIPAA AUTHORIZATION AND ESIGNATURE CONSENT DISCLOSURE

I understand that I (patient), or an authorized representative, must sign and enter either a 6-digit date (MM | DD | YY), 8-digit date (MM | DD | CCYY), or an alphanumeric date (e.g., January 1, 2006) unless the signature is on file. I understand that in lieu of signing the claim, that I may sign a statement to be retained in the provider, physician, or supplier file in accordance with Chapter 1, "General Billing Requirements" (see. Rev. 10540, 06-11-21)¹ I understand that the authorization is effective indefinitely unless I, or my representative revokes this arrangement. **Note: I understand that this can be a "Signature on File" and/or computer generated.**

I understand that my healthcare plan is required: 1) to the extent feasible and appropriate, enable determination of an individual's eligibility and financial responsibility for specific services prior to or at the point of care; 2) be comprehensive, requiring minimal augmentation by paper or other communications; and 3) provide for timely acknowledgment response. I understand this also includes but is not limited to status reporting that supports a transparent claims and denial management process (including adjudication and appeals), describing all data elements (including reason and remark codes) in unambiguous terms. (see. Section 1104 ACA)

I understand and acknowledge that the Provider has, to the extent feasible and appropriate, verified eligibility, obtained preauthorization, and informed me of my financial responsibility for specific service(s) prior to or at the point of care consistent the Health Information Technology for Economic and Clinical Health Act. Pub. L. No. 111-5, 1234 Stat. 226 and the Department of Health and Human Services Regulations, 45 C.F.R. § 160 et seq. (collectively, "HIPAA").

I certify that I knowingly, voluntarily, and specifically agreed to the use of my signature on all my insurance and/or employee health care benefit claims submission(s) consistent with the regulations explained to me within this **HIPAA Authorization and Electronic Signature Consent Disclosure**. This includes signatures in compliance with the E-Sign Act and Uniform Electronic Transactions Act. A photocopy, computer generated, or any other reproduction of this signature and assignment/authorization is to be considered valid, and the same as if it was the original.

This form is intended to protect patients from surprise medical bills and increase transparency by requiring certain health

atient Name	Patient Date of Birth	Date
Patient/Authorized Rep Name (printed)	Patient/Authorized R	ep Signature



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OUT-OF-NETWORK ("OON") SURPRISE BILL PROTECTION DISCLOSURE

DISCLOSURE(S) TO COVERED PERSON(S) REGARDING OUT-OF-NETWORK TREATMENT

Please read carefully before you sign

I certify that I have insurance and/or employee health care benefits coverage which provides both In-Network (INET) and/or Out of Network (ONET) benefits. I certify that I have been informed that the referenced Provider organization and/or its associated Providers are Out-of-Network (ONET) as required under the Out-Of-Network Consumer Protection, Transparency, Cost Containment, and Accountability Act, P.L. 2018, c. 32 ("Act").

I understand and acknowledge that the Act was to limit a covered person's financial responsibility to the network level cost-sharing as applied to the allowed amount/charge when inadvertent and/or involuntary services are rendered by Providers who are not members of a managed care network (i.e., PPO Network).

I understand and acknowledge that "a covered person's cost-sharing liability under the Act is based upon the application of network cost-sharing, not a network level reimbursement amount." (Bulletin NO. 18-14) The transparency and claims processing provisions apply to all carriers operating in New Jersey consistent with the Administrative Simplification provisions mandated under numerous State and Federal healthcare regulations as detailed within this disclosure/notification.

I understand and acknowledge that the Provider has, to the extent feasible and appropriate, verified eligibility, obtained preauthorization, and informed me of my financial responsibility for specific service(s) prior to or at the point of care consistent the Health Information Technology for Economic and Clinical Health Act. Pub. L. No. 111-5, 1234 Stat. 226 and the Department of Health and Human Services Regulations, 45 C.F.R. § 160 et seq. (collectively, "HIPAA").

I certify that I knowingly, voluntarily, and specifically selected the referenced ONET Provider(s) with full knowledge that the provider is ONET with respect to my health benefits plan and consent to the treatment plan the Provider may recommend.

I authorize the use of my signature on all my insurance and/or employee health care benefit claims processing including but not limited to, requesting data, verifying eligibility, adjudication and appeals consistent with section 1104(b)(2) of the Affordable Care Act. This includes signatures in compliance with the E-Sign Act and Uniform Electronic Transactions Act.¹ A photocopy, computer generated, or any other reproduction of this signature and assignment/authorization is to be considered valid, and the same as if it was the original.

I have read this express assignment/authorization and it has been explained to me prior to the Provider submitting my healthcare claims for reimbursement.

Patient Name	Patient Date of Birth	Date
Patient/Authorized Rep Name (printed	d) Patient/Au	thorized Rep Signature

Patient Name:	
Date of Birth:	
Member ID:	
Subscriber Employer:	
	HITECH RECORDS REQUEST
Dear Records Custodian:	

I write this letter to **Formally Request** an electronic copy of all medical records related to the referenced claim(s) to be sent to the Provider referenced below:

> Provider_Group **Provider EDI Department** 666 Main Ave, Unit 18 Towaco, NJ 07082-6616

Email: curesactsupport@providerehi.com

The HIPAA Privacy Rule gives individuals the right to access, upon request, the medical and health information (protected health information or PHI) about them in one or more designated record sets¹ maintained by or for the individuals' health care providers and health plans (HIPAA covered entities). [45 CFR 164.524]

Importantly, The Health Information Technology for Economic and Clinical Health Act (HITECH Act), 42 U.S.C.A.§17935(e)(1), and its implementing regulations, 45 CFR 164.524(c)(3), provides that "if requested by an individual, a covered entity must transmit the copy of protected health information directly to another person designated by the individual." Further, please note that the HITECH Act requires you to provide the requested records within thirty (30) days of receiving this request. 45 CFR 164.524(b)(2).

If any of the records are available only as paper copies, and have never been made into an electronic format, please identify each such record. Pursuant to the HITECH ACT, your entity may only charge a fee that "shall not be greater than the entity's labor costs in responding to the request for the copy". 42 U.S.C.A. §17935(e)(2). Notably, the HITECH Act preempts any contrary provisions for state law regarding incurred costs for making copies of paper medical records.

The HITECH Act and its regulations do not allow you to bill for paper copies when an electronic copy has been requested. Please understand that I have authorized the referenced Provider to file complaints with the Department of Health and Human Services (HHS) if the Plan/Payer and/or agents acting on their behalf violate the law by either improperly applying the paper medical records copying charge rate for electronic records and/or fail to provide the requested records within the required timeframe.

I authorize the Plan/Payer and/or agent(s) acting on their behalf to communicate directly with the referenced Provider regarding all issues related to this request, including authorization and the time frame for providing electronic copies of all my medical records related to the referenced claim(s) consistent with State and Federal regulations.

Please know that your cooperation,	effort, and time are appreciated
Sincerely,	
Patient Signature	•

cc: The Advanced Spine Center

¹ Designated record sets include medical records, billing records, payment and claims records, health plan enrollment records, case management records, as well as other records used, in whole or in part, by or for a covered entity to make decisions about individuals [45 CFR 164.501]



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> 720 US 202/206 North, Bldg. 2 Bridgewater, NJ 08807

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Informed Consent Agreement for Treatment of Intractable Pain with Narcotics (Opioid Analgesics)

I understand that I have a right to comprehensive pain management but, due to the nature of the medications, I would like to enter into a treatment agreement because I would like to prevent chemical dependency as a result of the intake of these medications. I understand that failure to follow any of these agreed statements might result in my physician not providing ongoing care for me.

The goal of my therapy is to reduce my pain to a level that is tolerable and will allow me to improve my day to day functioning. I understand that daily use of a narcotic increases' certain risks, which include but are not limited to:

- Addiction
- Nausea, vomiting and constipation.
- Impaired judgment, sleepiness, and confusion.
- Allergic reactions, overdose and fatal complications
- Breathing problems
- Dizziness
- Impaired ability to operate machines or drive motor vehicles
- Development of tolerance
- Abstinence syndrome (withdrawal) if the medication is stopped abruptly

I agree to the following guidelines:

- 1. I will take this medication as prescribed by my provider. I will not vary the dosage or interval without authorization from my physician.
- 2. I will submit to random urine or blood tests if requested by my physician to assess my compliance, and/or to test for the presence of mood altering /illicit/addicting drugs in my system. If I am found to be non-compliant, or if I test Positive for other substance physicians of the Advanced Spine Motor Vehicle, LLC will not continue to treat me.
- 3. I will obtain all my prescriptions for pain medications through my physician and will fill all of my prescriptions at

 Pharmacy. In an acute emergency another provider may prescribe medications for me. If this occurs I will notify Advanced Spine Motor Vehicle, LLC within a week of such an ER visit.
- 4. I am responsible to make sure that I do not run out of my medications on weekends or holidays, because abrupt discontinuation of these medications may cause severe withdrawal syndrome.
- 5. Due to the potential for misuse, I know that I will be unable to obtain early refills or replacement of lost or stolen medication. Refills will only be made during regular office hours Monday through Thursday and require 72 hours to process.
- 6. I agree to see my physicians for on-going case management and will schedule and keep my regular appointments as long as I am taking this narcotic medication.
- 7. If I do not follow these guidelines I understand that my treatment may be terminated.

I have discussed the risks, benefits and alternatives to narcotic treatment wit ask questions and receive answers to those questions to my satisfaction.	th Advanced Spine Motor Vehicle, LLC. I have had an opportunity to
Patient Signature/Date	Provider Signature/Date



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Prescription Policy and Refill Request Procedures

Please call <u>3 business</u> days before your medication is due to be refilled. This will allow us ample time to fulfill your request.

- 1. Please call the office at (973) 538-0900 between the hours of 9:00am and 4:00 pm Monday Thursday and Fridays 9:00 12:00 Noon.
- 2. All refills called in after 2:00 pm will not be addressed until the next business day.
- 3. Please give all relevant information whether speaking to a person or leaving a message:
 - A. First and last name and your date of birth
 - B. Phone number where you can be reached
 - C. Name of the medication and dosage information
 - D. Pharmacy name and number

Please be advised that you are to only use 1 pharmacy to fill your medications.

- 4. Any medications that need to be hand written may be picked up in the Morristown office. **Prescriptions will NOT be mailed.**
- 5. All patients must have a follow-up appointment scheduled with the doctor within **90 days** when receiving Schedule II narcotics as mandated by New Jersey State Law. All others must have a follow up appointment scheduled as mandated by the doctor.
- 6. You may NOT receive narcotics from multiple physicians.
- 7. You must take the medication as prescribed by the doctor. You may <u>NOT</u> vary the dosage without authorization from the doctor.
- 8. Any unauthorized alterations or modifications to a prescription are cause for immediate discharge from the practice.

Please note that you are responsible to make sure that you DO NOT run out of your medications on weekends or holidays.

I hereby understand and will comply with the above set refill request and prescription policy. Any violation of the above set rules will result in the immediate cessation of services provided to you by Advanced Spine Motor Vehicle, LLC.

Pharmacy Name:	Pharmacy #:
	-
Patient Signature:	Date:



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Cancellation and Missed Appointment Policy

Our goal is to provide quality individualized medical care in a timely manner. "No-shows" and late cancellations inconvenience those individuals who need access to medical care in a timely manner. We would like to remind you of our office policy regarding missed appointments. This policy enables us to better utilize available appointments for our patients in need of medical care.

Cancellation of an Appointment: In order to be respectful of the medical needs of other patients, please be courteous and call Advanced Spine Motor Vehicle, LLC promptly if you are unable to show up for an appointment. This time will be reallocated to someone who needs treatment. If it is necessary to cancel your scheduled appointment, New Patient's require at least 48 hours advance notice and Established follow-up patients require at least 24 hours advance notice. Appointments are in high demand, and your early cancellation will give another person the possibility to have access to timely medical care.

How to Cancel Your Appointment: To cancel appointments, please call (973) 538-0900. If you do not reach a Patient Advocate, you may leave a detailed message on our voicemail. If you would like to reschedule your appointment, please leave your phone number. We will return your call and give you the next available appointment time.

Late Cancellations: A late cancellation is considered when a patient fails to cancel their scheduled appointment within our policy timeframe.

- New Patient cancellation: \$150 fee will be billed to your account.
- Follow-Up cancellation: \$50 fee will be billed to your account.

No Show Policy: A "no-show" is someone who misses an appointment without cancelling it in an adequate manner. A failure to be present at the time of a scheduled appointment will be recorded in your medical record as a "no-show."

- New Patient cancellation: \$150 fee will be billed to your account.
- Follow-Up cancellation: \$50 fee will be billed to your account.

NOTE: This charge cannot be billed to insurance and must be paid on or before the next scheduled appointment. You will never be charged for a cancellation if it is made more than 48 hours in advance of your scheduled appointment time. Thank you for providing our office and our patients with this courtesy. I have read, understand, and agree to abide by the policy above:

Print Name:		
		
Signature of Patient (or Responsible Party)	Date	

YOUR DOCTOR(S) INFORMATION

PATIENT FIRST NAME:	PATIENT LAST NAME	
	PRIMARY CARE PHYSCIAN	
First Name:	Last Name:	
Address:	<u>'</u>	
City:	State:	Zip:
Office Phone:	Fax:	
	CARDIOLOGIST	
First Name:	Last Name:	
Address:		
City:	State:	Zip:
Office Phone:	Fax:	
	PULMONOLOGIST	
First Name:	Last Name:	
Address:		
City:	State:	Zip:
Office Phone:	Fax:	
	OTHER SPECIALIST	
First Name:	Last Name:	
Address:		
City:	State:	Zip:
Office Phone:	Fax:	
	OTHER SPECIALIST	
First Name:	Last Name:	
Address:		
City:	State:	Zip:
Office Phone:	Fax:	1 -
	OTHER SPECIALIST	
First Name:	Last Name:	
Address:		Ţ
City:	State:	Zip:
Office Phone:	Fax:	

George S. Naseef, M.D.

Name:	Age:	Date of Birth:	Height: _	Weight:
Marital Status: □S □M □D □W Ar	e you current	ly working? Y□ N□	Employer:	
Is this related to an accident?	Auto 🖂	Work \square	Date of Incident:_	
Main Complaints in order of importance:			Rate your Pain from	ı 1 to 10:
			Pharmacy Number:	
Prior Studies: X-Rays	MRI 🔲	CT Scan 🔲	EMG/NCV 🗀	Bone Scan 🗀
Other:				
Allergies to medication:		Surgery: Type: 1.		Year:
		2		
Are You Allergic To: ☐ Shell	Fish 🚨 (Contrast Dye		Nickel NONE
Medical History: Heart Disease ☐ Stroke Hypertension ☐ Seizures Cancer ☐ Depressio Asthma ☐ Hepatitis, Diabetes ☐ HIV/AIDS Other:	Type 🔲	Vision Balance/ Bladder Numbne Bowl Dys Lungs	Dizziness	ackouts/Fainting ars/Nose/Throat eeding/Clotting gestion ychiatric History adaches
Please check if you: Smoke: Packs per day	Ouit: \Bully Wh	-		
			. Trequency	
Current Medications, please p				
1	2		3	
4	5		6	
I certify that all of the above is a	ccurate, comp	plete, and without fal	orication or suppres	ssion.
Signature:		Reviewe	ed by:	