.



CHRIS S. PALLIA, MD Orthopaedic and Arthroscopic Surgery

> Phone: 619-435-1100 Fax: 619-435-1161

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#### PATIENT DEMOGRAPHIC/ REFFERAL SHEET

Date:				
Last Name:	First Name:		<u> </u>	MI:
Date of Birth:	SSN:			🗆 Female 🗆 Male
Address:	City:		State:	Zip:
Home Phone:	Cell:		Primary La	inguage:
E-Mail:		<u> </u>	Best way to	o contact:
Other Contact:	Relationship:		Phone:	
Employer at time of Injury:			Work Phon	ıe:
Occupation at time of Injury :			DOI:	
Body Part (s) Injured:				
APPLICANT ATTORNEY INFORMAT	TION	INSURANCE	COMPANY	Y INFORMATION
Name:		Insurance Com	ipany:	
Contact Person:		Claim #:		
Address:		Address:		
Phone:		Adjuster:		
Fax:		Phone :		······
		Fax:		
REFERRAL SOURCE		Nurse Case Ma	nager:	
Name:		Phone :	••••••••••••••••••••••••••••••••••••••	
Contact Person:		Fax:		
Address:		Medication Car	rd: 🗆 Y	'ES 🗆 NO
		Interpreter Requ	uired: 🗆 Y	TES 🗆 NO
Phone:		Company		
Fax:		Phone :		
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PLEASE READ OTHER SIDE AND SIGN. THANK YOU.



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## Chris S. Pallia, M.D. Orthopaedic and Arthroscopic Surgery

## **INITIAL WORKCOMP HISTORY FORM**

Name:		_R L Handed Male	e/ Female
Date of Exam:	Date of Injury:	Wt:	Ht:
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		<u> </u>	
		<u> </u>	
		·	
Course of Treatments			
Jourse of Treatment:			
Torra once dia ana astia ata d	in here down 0 Kern what where		
lave any diagnostic stud	ies been done? If so, what, where	and when?	
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		· · · · · · · · · · · · · · · · · · ·	
		_	,
=	worst body part to best), Rate pain		D :
•			Pain = Pain =
j			<b>D</b> '
Employer at the time of in			
ob Title:	Current work	k status:	
ob Description:			······································
		<u> </u>	·····
Check all activities that a	oply to your job:		
Pulling Pushing		hand motions $\Box$	Pinching
_			
queezing Kneeling	Bending Squatting		Standing
itting Overhead ad	ctivities 🔲 Max Wt Lifted	Other	
		•	
	Worse w Hours per weeks	# c	of years
ast day of Work?			·····

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## PREVIOUS DISABILITY HISTORY

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Before this injury, had you even	er missed work because of a work	related injury? Yes No
Have you had prior pain in inv	volved body part Yes No	
	icle accident? Yes No	
	Yes No If yes give date Employer	
Did you return to the same dut	ties you had before the injury? Ye	es No
Did you have any work restric	tions? Yes No	
Did you have any permanent I If yes, what were your restrict Military History List any disability from militar	Disability? Yes No	
	PAST MEDICAL HISTORY	
Circle if you have any of the		
Diabetes Heart Disease/Chest Pain High Blood Pressure Depression Easy Bleeding Hypothyroidism	Cholesterol Problems Kidney Problems Ulcer / GERD Cancer History of Blood Clots Liver Problems (hepatitis)	Stroke Emphysema Asthma Addiction to alcohol / drugs Psychiatric Problems Irregular heart beat
List all operations you have I Surgery:	nad and the approximate date or	year you had them:
Surgery:		
Surgery:	Date:	
List any medications that you	are currently taking and the do	sage:
	verse reactions that you have had	
Other Allergies: D Iodine	□ Nickel □ Enviror	nmental Latex

## SOCIAL HISTORY

With Whom do you live? Alone Family Friends Other
Do you smoke? Yes No If "yes", how many packs a day and for how many years?
If you are a former smoker, when did you quit and for how long did you smoke?
Do you drink alcoholic beverage? Yes No
If "yes" how much and how often do you drink?
Do you exercise on a regular basis? Yes No What type of exercise do you do?
Have you been in an alcohol or drug rehabilitation program? Yes $\Box$ No $\Box$
<u>RECREATIONAL ACTIVITIES</u>

What are your hobbies/sports interests (ie. gardening, cooking, crocheting, basketball etc.)

## FAMILY HISTORY

Please circle below if anyone in your immediate family has had any of the following:

Stroke Cancer Neck Pain Suicide

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Heart Disease High Blood Pressure Depression Arthritis

Diabetes Back Pain Drug/Alcohol Addition

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## **ACTIVITIES OF DAILY LIVING**

Please check all tasks you are <u>unable to complete</u> :	
□ Dress yourself including shoes	□ Stand
□ Wash and dry yourself	□ Sit
□ Take a bath	□ Recline
$\Box$ Get on and off the toilet	□ Rise from a chair
Cut your food	□ Run errands
$\Box$ Lift a full cup to your mouth	□ Light housework
□ Make a meal	□ Feel what you touch
□ Write a note	□ Open car doors
$\Box$ Type a message on a computer	□ Turn faucets off and on
Use a telephone	$\Box$ Get in and out of a car
□ Work outdoors on flat ground	□ Sleep
Climb up 1 flight of stairs (10 steps)	Engage in sexual activity

### REVIEW OF SYSTEMS

Please circle any of the following symptoms that you have had in the last week:

**GENERAL** 

Fever Weakness Fatigue Appetite loss Nighttime sweats Shaking / chills **SKIN** Skin disease Pigmentation changes Loss of memory tumors/cancers cysts

HEAD Headaches **Problem Concentrating** 

EYES/VISION Blurred/double vision Decreased vision Itching, burning, tearing Light sensitivity

#### CARDIOVASCULAR

Chest pain Heart palpitations High blood pressure Shortness of breath Feet/ankle swelling Varicose veins

#### RESPIRATORY

Chronic cough Asthma Emphysema Chronic bronchitis Pneumonia Tuberculosis Coughing blood Wheezing

#### **GASTROINTESTINAL**

Frequent indigestion Nausea or vomiting Abdominal pain Frequent constipation Frequent diarrhea Blood in stools

#### EARS/NOSE/THROAT

Ear pain Infection or discharge Hearing decreased/ loss Ringing in ears Recurrent throat issues Voice Changes Dental disease Sinus problems

#### **GENITOURINARY**

Painful/difficult urination Blood in urine Urine incontinence

#### **PSYCHIATRIC**

Depression Nervousness Sleeping all day Sleep Disturbance Spontaneous crying Emotional outburst Thoughts of suicide

#### **MUSCULOSKELETAL**

Other non-injury related issues Multiple joint pains Pain / cramping in calf

#### **ENDOCRINE**

Increased thirst Increased appetite Increased urination Diabetes Hair loss

#### **NEUROLOGIC**

Convulsions Loss of consciousness Other non-injury issues

#### HEMATOLIC

Bleeding gums Easy bruising/bleeding that's hard to stop

Revised 06-21-17

## CHRIS S. PALLIA, MD

Orthopaedic and Arthroscopic Surgery

#### AUTHORIZATION FOR OUTPATIENT TREATMENT

I have been informed of the treatment considered necessary and that the treatment and procedures will be performed by Chris S. Pallia, MD. Authorization is hereby granted for such treatment and procedures.

#### MEDICAL RECORD AUTHORIZATION

Chris S. Pallia, MD is authorized to release information pertinent to my treatment to any doctor, insurer, compensation carrier, attorney or welfare agency involved with case.

#### WORKERS' COMPENSATION PATIENTS

Coverage will be verified and the workers' compensation carrier billed directly. Please be advised that all patients whose expenses are being covered by workers' compensation are required to keep all scheduled medical appointments. Our office is required to notify worker's compensation carrier any time a patient misses a visit. Please be advised, missed appointments may affect the authorization of future visits or procedures.

#### PRIVATE INSURANCE PATIENTS

I certified that the information given by me is correct and accept full responsibility for all charges. I hereby assign and authorize payment directly to the above named doctor of all insurance benefits. If my current policy prohibits direct payment to the doctor, I hereby instruct and direct the insurance company to make out the checks to me and mail to Chris S. Pallia, MD. I authorize Chris S. Pallia, MD to deposit checks made out to me as payment on my account. I understand that I am responsible for any balance after insurance payment, including all costs incurred in collecting the balance if the account becomes delinquent, such as court costs, attorney's fees and/or collection agency commissions or charges.

#### PERSONAL INJURY

No attorney: If you were in an accident and there will be a future settlement and you do not have an attorney, you are expected to make consistent payments as you receive treatment. You may be reimbursed for your payments if your case settles; however, you are responsible for your entire treatment, regardless of settlement amount.

With attorney: If you were in an accident and have an attorney, we must have a lien on file signed by you and your attorney. This will allow you to receive treatment without payment until your case settles. You are ultimately responsible for the bill regardless of settlement amount.

#### MEDICARE PATIENTS

I certify that the information given by me in applying for payment under Title XVII of Social Security Act is correct. I authorize any holder of medical or other information about me to release to the Social Security Administration or its intermediaries or carriers any information needed for this or related Medicare claims. I request that payment or authorized benefits be made on my behalf. If Medicare is your primary insurance, we will bill Medicare directly. There may be some expenses Medicare will not. cover, and therefore you will be expected to sign a waiver and pay at the time of service.

#### CASH PATIENTS

If you do not have insurance, payment for treatment is due at the time of service

#### CANCELLATION POLICY

Forty-eight (48) hours advance notice is required for cancelling appointment. There is a \$50 charge for failed appointments.

I have read the above information, and I understand and agree with all items stated above as well as my financial obligation to Chris S. Pallia, MD.

) PAYMENT AND CREDIT POLICY ) Thank you for selecting Synergy Specialists Medical Group, Inc. for your health care needs. We have listed below our payment and credit policy for your convenience and understanding

#### PATIENT RESPONSIBILITY

Patients are responsible for all charges resulting from care with the provider. As a service to you we are contracted with most insurance companies and bill those carriers directly. Should insurance companies delay payment, you will need to participate in expediting payment, If certain procedures are not a covered benefit or considered not medically necessary by your insurance company, you will be required to sign an insurance waiver/disclaimer stating you understand the payment for such services is your responsibility. Patients need to understand that there are many insurance companies and different programs within those companies, that our staff cannot be expected to be "experts" on what is covered and what is not covered. The expectation of understanding one's plan falls on the shoulders of the patients. When in doubt a patient may call their insurance company's customer service number on the back of their card prior to an anticipated visit. This may not, however, eliminate the need to sign a waiver at the time of service. Patients who are unable to provide proof of insurance will be required to pay in full at the time of service. The undersigned will agree to be responsible for payment of any balances for care rendered to a minor. By signing this form you are certifying that you are eligible for benefits under your Health Plan. You understand if this is not correct or if you are not eligible under the terms of your Health Plan Agreement, you will assume responsibility for all charges for services rendered. In addition, if the above is not correct, you agree to pay in full for all services received within 30 days of receiving a bill from Synergy Specialist Medical Group.

#### **PROOF OF INSURANCE**

All patients must complete our Patient Information form before seeing the doctor. We must obtain a copy of your driver's license/photo ID and current valid insurance card(s) to provide proof of insurance. If you fail to provide us with the correct insurance information in a timely manner, you may be responsible for the balance of the claim.

Synergy Specialist Medical Group participates with Medicare and most PPO insurance plans. Please check with the staff to be sure your PPO or HMO is one we accept. We will bill any secondary insurance upon receipt of payment from the primary insurance. The patient will be required to sign a waiver agreeing to pay for any services not covered by their insurance.

#### INSURANCE AND PATIENT BILLING

New Patients — If you want Synergy Specialist Medical Group to bill your insurance, you are required to provide your insurance card for any primary and secondary plans at the time of your services. If you have no insurance, or do not want Synergy Specialist Medical Group to bill your insurance, you will be required to pay in full at time of service.

Established Patients —You will need to bring your current insurance card(s) to each visit so that Synergy Specialist Medical Group can verify current insurance information for billing the services you receive. Established patients are also required to complete an updated registration form and confirm billing information on an annual basis or at any time there is a change in the billing information. If you have no insurance, or do not want Synergy Specialist Medical Group to bill your insurance, you will be required to pay in full at time of service.

#### CO-PAYS AND DEDUCTIBLES

All co-pays and deductibles must be paid at the time of service. This arrangement is part of your contract with your insurance company. If copays are not paid at time of service, resulting in a bill to the patient, a billing charge may be assessed in addition to the co- pay. All charges not covered by insurance are due and payable within 30 days of the first billing you receive unless you have arranged a budget payment plan with our Billing Department.

Personal balances over \$200.00 will be required to make minimum payments of \$50.00 per month. Patients with personal balances over 90 days who do have a payment plan with the Billing Department may be referred to collection agency.

#### APPOINTMENTS

A scheduled time has been reserved for you. Please give 24 hours' notice if you are unable to keep this appointment. There may be a charge for NO SHOW office visit appointments or if office visit appointments are not cancelled a day in advance.

Scheduled in-office procedures that are not cancelled a day in advance may be subject to a charge.

Scheduled surgical procedures that are not cancelled 72 hours in advance may be subject to a charge.

#### RECORDS/FORMS

If you request our staff or physicians to complete disability or FMLA forms there will be a \$25 fee.

If you request a copy of your medical records there will be fees which are predetermined by the State of California.

#### TO ALL OF OUR PATIENTS

Synergy Specialist Medical Group is committed to providing quality services to his patients. We have developed this payment/credit policy in an attempt to provide fair service to all of our patients while trying to keep health care costs down. We appreciate your assistance and understanding of our policy. Please remember, while we are billing your insurance for you, it is still your responsibility to follow-up with the insurance company and to make sure that there is timely payment of your account. If you have any questions, regarding your bill, please contact our office at: 858.412.6080.

Patient Name

Patient Name

Signature of Responsible Party

Relationship to Patient

Date

# Notice of Privacy Practices Acknowledgement

I understand that, under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), I have certain rights to privacy regarding my protected health information. I understand that this information can and will be used to:

• Conduct, plan and direct my treatment and follow-up among multiple healthcare providers who may be involved in that treatment directly of indirectly.

• Obtain payment from third-party payers

• Conduct normal healthcare operations such as quality assessments and physical certifications

I have received, read and understand the *Notice of Privacy Practices* containing a more complete description of the uses and disclosures of my health information. I understand that this organization has the right to change its *Notice of Privacy Practices* from time to time and that I can contact this organization at any time at any of the offices listed above to obtain a current copy of the *Notice of Privacy Practices*.

I understand that I may request in writing that you restrict how my private information is used or disclosed to carry out treatment, payment or health care operations. I also understand you are not required to agree to my requested restrictions, but if you do agree, then you are bound to abide by such restrictions.

Patient Name:		
Signature:		
Relationship to Patient:		
Date:		
Office Use Only		

I attempted to obtain the patient's signature on acknowledgement of this Notice of Privacy Practices Acknowledgement, but was unable to do so as documented below:

Date: Initials: Reason:

NOTICE OF PRIVACY PRACTICES

PLEASE TAKE THIS COPY WITH YOU

## Release of Medical Records

I hereby authorize and request you to release to Synergy Specialists Medical Group, Inc. the following records:

[ ] Complete records	[ ] Orthopedic related records
[] X-rays	[] CAT & MRI scans
[] Arthrograms	[] Nuclear Scans
[] Biopsy results	[] Pathological slides
[] EMG Studies	
[] All of the above	
Name	,,, _,
SS#	DOB
Address	
City State Zip	
Patient Signature	Date
Witness	Date

THIS NOTICE DESCRIBES HOW MEDICAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

We understand the importance of privacy and are committed to maintaining the confidentiality of your medical information. We make a record of the medical care, we provide and may receive such records from others. We use these records to provide or enable other health care providers to provide quality medical care, to obtain payment for services provided to you as allowed by your health plan and to enable us to meet our professional and legal obligations to operate this medical practice property. We are required by law to maintain the privacy of protected health information and to provide individuals with notice of our legal duties and privacy practices with respect to protected health information. This notice describes how we may use and disclose your medical information. It also describes your rights and our legal obligations with respect to your medical information. If you have any questions about this Notice, please contact our Privacy Officer listed above.

#### How this Medical Practice May Use Or Disclose Your Health Information

This medical practice collects health information about you and stores it in a chart and on a computer. This is your medical record. The medial record is the property of this medical practice, but the information in the medical record belongs to you. The law permits us to use or disclose your health information for the following purposes:

Treatment. We use medical information about you to provide your medical care. We disclose medical information to our employees and others who are involved 1. in providing the care you need. For example, we may share your medical information with other physicians or other health care providers who will provide services which we do not provide. Or we may share this information with a pharmacist who needs it to dispense a prescription to you, or a laboratory that performs a test. We may also disclose medical information to members of your family or others who can help you when you are sick or injured.

2. Payment. We use and disclose medical information about you to obtain payment for the services we provide. For example, we give your health plan the information it requires before it will pay us. We may also disclose information to other health care providers to assist them in obtaining payment for services they have provided to you.

Health Care Operations. We may use and disclose medical information about you to operate this medical practice. For example, we may use and disclose this 3. information to review and improve the quality of care we provide, or the competence and qualifications of our professional staff. Or we may use and disclose this information to get your health plan to authorize services or referrals. We may also use and disclose this information as necessary for medical reviews, legal services and audits, including fraud and abuse detection and compliance programs and business planning and management We may also share your medical information with our "business associates", such as our billing service, that perform administrative services for us. We have a written contract with each of these business associates that contains terms requiring them to protect the confidentiality of your medical information. Although federal law does not protect health information which is disclosed to someone other than another healthcare provider, health plan or healthcare clearinghouse, under California law all recipients of health care information are prohibited. from re-disclosing it except as specifically required or permitted by law. We may also share your information with other health care providers, health care clearinghouses or health plans that have a relationship with you, when they request this information to help them with their quality assessment and improvement activities, their efforts to improve health or reduce health care costs, their review of competence, qualifications and performance of health care professionals, their training programs, their accreditation, certification or licensing activities, or their health care fraud and abuse detection and compliance efforts.

Appointment Reminders. We may use and disclose medical information to contact and remind you about appointments. If you are not home, we may leave this 4. information on your answering machine or in a message left with the person answering the phone. 5. Sign In Sheet. We may use and disclose medical information about you by having you sign in when you arrive at our office. We may also call out your name

when we are ready to see you.

6. Notification and Communication with Family. We may disclose your health information to notify or assist in notifying a family member, your personal representative or another person responsible for your care about your location, your general condition or in the event of your death. In the event of a disaster, we my disclose information to a relief organization so that they may coordinate these notification efforts. We may also disclose information to someone who is involved with your care or helps pay for your care. If you are able and available to agree or object, we will give you the opportunity to object prior to making these disclosures, although we may disclose this information in a disaster even over your objection if we believe it is necessary to respond to the emergency circumstances. If you are unable or unavailable to agree or object, our health professionals will us their best judgment in communication with your family and others.

7. Marketing. We may confact you to give you information about products or services related to your treatment, case management or care coordination, or to direct or recommend other treatments or health-related benefits and services that may be of interest to you, or to provide you with small gifts. We may also encourage you to purchase a product or service when we see you. We will not otherwise use or disclose your medical information for marketing purposes without your written authorization.

Required By Law. As required by law, we will use and disclose your health information, but we will limit our use or disclosure to the relevant requirements of the 8. law. When the law requires us to report abuse, neglect or domestic violence, or respond to judicial or administrative proceedings, or to law enforcement officials, we will further comply with the requirement set forth below concerning those activities.

Public Health. We may, and are sometimes required by law to disclose your health information to public authorities for purposes related to: preventing or 0 controlling disease, injury or disability; reporting child, elder or dependent adult abuse or neglect; reporting domestic violence; reporting to the Food and Drug Administration problems with products and reactions to medications; and reporting disease or infection exposure. When we report suspected elder or dependent adult abuse or domestic violence, we will inform you or your personal representative promptly unless in our best professional judgment, we believe the notification would place you at risk of serious harm or would require informing a personal representative we believe is responsible for the abuse or harm.

10. Health Oversight Activities. We may, and are sometimes required by law to disclose your health information to health oversight agencies during the course of audits, investigations, inspections, licensure and other proceedings, subject to the limitations imposed by federal and California law.

Judicial and Administrative Proceedings. We may, and are sometimes required by law to disclose your health information in the course of any administrative or judicial proceeding to the extent expressly authorized by a court or administrative order. We may also disclose information about you in response to a subpoena, discovery request or other lawful process if reasonable efforts have been made to notify you of the request and you have not objected, or if your objections have been resolved by a court or administrative order.

12. Law Enforcement. We may, and are sometimes required by law, to disclose your health information to a law enforcement official for purposes such as identifying or locating a suspect, figitive, material witness or missing person, complying with a court order, warrant, grand jury subpoena and other law enforcement purposes.

13. Coroners. We may, and are often required by law, to disclose your health information to coroners in connection with their investigations of deaths.

14. Organ or Tissue Donation. We may disclose your health information to organizations involved in procuring, banking or transplanting organs and tissues.

15. Public Safety. We may, and are sometimes required by law, to disclose your health information to appropriate persons in order to prevent or lessen a serious and imminent threat to the health or safety of a particular person or the general public.

16. Specialized Government Functions. We may disclose your health information for military or national security purposes or to correctional institutions or law

enforcement officers that have you in their lawful custody. 17. Worker's Compensation. We may disclose your health information as necessary to comply with worker's compensation laws. For example, to the extent your care is covered by workers' compensation, we will make periodic reports to your employer about your condition. We are also required by law to report cases of occupational injury or occupational illness to the employer or workers' compensation insurer.

18. Change of Ownership. In the event that this medical practice is sold or merged with another organization, your health information/record will become the property of the new owner, although you will maintain the right to request that copies of your health information be transferred to another physician or medical group.

#### B. When This Medical Practice May Not Use or Disclose Your Health Information.

Except as described in this Notice of Privacy Practices, this medical practice will not use or disclose health information which identifies you without your written authorization. If you do authorize this medical practice to use or disclose your health information for another purpose, you may revoke your authorization in writing at any time.

#### C. Your Health Information Rights

1. Right to Request Special Privacy Protections. You have the right to request restrictions on certain uses and disclosures of your health information, by a written request specifying what information you want to limit and what limitations on our use or disclosure of that information you wish to have imposed. We reserve the right to accept or reject your request, and will notify you of our decision.

2. Right to Request Confidential Communications. You have the right to request that you receive your health information either mailed to a specific location or you or someone you have authorized in writing may pick up the information in person.

3. Right to Inspect and Copy. You have the right to inspect and copy your health information, with limited exceptions. To access your medical information, you must submit a written request detailing what information you want access to and whether you want to inspect it or get a copy of it. We will charge a reasonable fee, as allowed by California and federal law. We may deny your request under limited circumstances. If we deny your request to access your child's records or the records of an incapacitated adult you are representing because we believe allowing access would be reasonably likely to cause substantial harm to the patient, you will have a right to appeal our decision. If we deny your request to access your psychotherapy notes, you will have the right to have them transferred to another mental health professional.

A. Right to Amend or Supplement. You have a right to request that we amend your health information that you believe is incorrect or incomplete. You must make a request to amend in writing and include the reasons you believe the information is incourate or incomplete. We are not required to change your health information, and will provide you with information about this medical practice's denial and how you can disagree with the denial. We may deny your request if we do not have the information (unless the person or entity that created the information is no longer available to make the amendment), if you would not be permitted to inspect or copy the information at issue, or if the information is accurate and complete as is. You also have the right to request that we add to your record a statement of up to 250 words concerning any statement or item you believe to be incomplete or incomplete or incomplete.

5. Right to an Accounting of Disclosures. You have a right to receive an accounting of disclosures of your health information made by this medical practice, except that this medical practice does not have to account for the disclosures provide to you or pursuant to your written authorization, or as described in paragraphs 1(treatment), 2 (payment), 3 (health care operations), 6 (notification and communication with family) and 16 (specialized government functions) of Section A of this Notice of Privacy Practices or disclosures for purposes of research or public health which exclude direct patient identifiers, or which are incident to a use or disclosure otherwise permitted or authorized by law, or the disclosures to a health oversight agency or law enforcement official to the extent this medical practice has received notice from that agency or official that providing this accounting would be reasonably likely to impede their activities.

6. You have a right to a paper copy of this Notice of Privacy Practices, even if you have previously requested its receipt.

If you would like to have a more detailed explanation of these rights or if you would like to exercise one or more of these rights, contact our Privacy Officer listed at the top of this Notice of Privacy Practices.

#### D. Changes to this Notice of Privacy Practices.

We reserve the right to amend this Notice of Privacy Practices at any time in the future. Until such amendment is made, we are required by law to comply with this Notice. After an amendment is made, the revised Notice of Privacy Protections will apply to all protected health information that we maintain, regardless of when it was created or received. We will keep a copy of the current notice posted in our reception area, and will offer you a copy. We will also post the current notice on our website.

#### .E. Complaints.

If you believe your privacy right have 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 Dana Calo, CMPE, COO, Privacy Officer, at \$58.412.6080. You will not be penalized for filing a complaint.