Auto Accident Patient Intake Form

You are completing the following intake forms designed for wellness adult patients.

Please take a moment to fill out our Online intake form before your visit.

All information is kept completely confidential.

PATIENT DEMOGRAPHICS

First Name	
Last Name	
Preferred Name (if diffe	rent)
Prefix / Title	
Email Address	
Mobile Phone **Your mobile number car	Home Phone n be used to look up your Account and receive text message appointment reminders
Street Address Suite Number City State Postal / Zip	
Date of Birth	
Gender Sex	(Refers to current gender which may be different than what is indicated on your insurance policies). (Field may be used for submitting claims to insurance provider. Please ensure the sex you provide here matches what your insurance provider has on file).
Emergency Contact Emergency Contact Rela	Emergency Contact Phone
Family Doctor Family Doctor Email (if k	Family Doctor Phone (if known)
Occupation	
now did you near about	us? Name of referring person?

Patient Health and Accident Information

Was a police report filed?

What is the primary reason for visit? Date of Accident? Retained an Attorney? If Yes, name and phone number: Please briefly describe the accident in your own words (1-2 sentences) Were you the: **ACCIDENT SITE** Road/Street Name: City/State: **Direction Traveling:** Speed Traveling: **VEHICLE** Year, Make and Model: Wearing a seatbelt? Did the airbags deploy? What was the position of the headrest? **IMPACT** Did your car impact another vehicle? Was impact from: If yes, which part(s) of your body? Did your body strike the inside of the vehicle? At the time of impact were you: Were both hands on the steering wheel? If no, which hand was on the wheel? Were you: **POLICE** Did the police come to the accident site?

AFTER IMPACT

Did the accident leave you unconscious?Did

you go to a hospital or urgent care center?

How did you get there?

Name of Hospital and/or attending doctor:

What treatment did you receive?

Were x-rays taken?

Was medication prescribed?

Have you been able to work since injury?

Is your condition getting worse?

If so, how long?

If yes, when did you go?

SYMPTOMS (Check Boxes)

Headache	Skull Pain	Facial Pain Shoulder	Neck Stiffness Arm
Headache	Skull Pain	Facial Pain Shoulder	Neck Stiffness Arm

Head feels too heavy Shoulder Pain Stiffness Upper Back Pain

Arm Numbness Cold Hands Pain Chest Pain Upper Back Stiffness

Mid Back Pain Mid Back Stiffness Low Low back Stiffness Rib Pain

Painful Breathing Buttock back Pain Leg Numbness Hip Pain

Pain Leg Pain Depression Pins/Needles in legs

Swelling Cold Feet Nervousness Anxiety

Tension Irritability Pain behind the eyes Loss of memory Eyes

Eye Strain Difficulty Focusing Loss of balance sensitive to light

Double vision Buzzing/Ringing in ears Nausea Palpitations Vomiting

Shortness of breath Digestive problems Fever

Diarrhea Constipation

Rate your primary pain or discomfort on a scale from 0 to 10

0 - Being in no pain or discomfort 1, 2 - Mild pain or discomfort 3, 4, 5 - Moderate pain or discomfort

6, 7, 8 - Severe pain or discomfort 9, 10 - Highest level of pain or discomfort experienced

HEALTH HISTORY QUESTIONNAIRE - (please check all that may apply)

General Symptoms Loss of consciousness History of Headaches
History of Migraines Fever Excess Sweating Generalized
Night Sweats Night Pain Pain Loss of Sleep

Nervousness Convulsions

Allergies Loss of Bowel or Bladder Control Neurological Symptoms

Dizziness Fainting Problem Speaking

Blurred Vision Failing Vision Nausea

Numbness or tingling Radiating pain Eyes/Ears/Nose/Throat Symptoms

HEALTH HISTORY QUESTIONNAIRE - (Continued)

Vision Problems Eye Pain Ringing / Buzzing in ears **Hearing Loss** Other Hearing problems not otherwise listed Respiratory Symptoms **Asthma Chronic Cough Difficulty Breathing**

Shortness of breath

Bronchitis

Emphysema

Cardiovascular Symptoms

Bleeding Disorder

High Blood Pressure

Low Blood Pressure

Previous Stroke

Cerebral Vascular Aneurysm

Hardening of Arteries

Swelling of Ankles

Poor Circulation

Angina

Chronic Congestive Heart Failure

Previous Heart Attacks

Phlebitis / Varicose veins

Pacemaker or similar device

Other Heart / Blood Disease not discussed Gastrointestinal Symptoms

Jaundice

Irregular or absent bowel movement

Ulcer

Diabetes

Indigestion

Genitourinary Symptoms

Trouble Urinating

Kidney Infection

Prostate Trouble

Genitourinary Symptoms (Female only)

Hot Flashes

Irregular / Absent Cycle

Cramping / Backache

Are you currently pregnant?

If so, how many weeks into your pregnancy are you, and what is your estimated due date?

Number of Pregnancies

Number of Children

Have you ever had any fractures or surgeries? If yes, please provide details.

Have you had any X-rays, CT scans, ultrasounds or MRIs in the past 5 years?

If so, please list what type of imaging and which clinic/hospital and the area examined:

Have you ever been diagnosed with cancer?

If yes, please provide details

Please list your current Medications, Herbs, Supplements.

FAMILY MEDICAL HISTORY

(Please check if any immediate family members suffer from the following)

Headaches or Migraines High or Low blood pressure

Diabetes Heart Disease

Fainting or Dizziness Stroke
Circulatory Problems Cancer

Neurological disorders Kidney disease

Inflammatory Bowel Disease Asthma

Respiratory disorders Rheumatoid arthritis

Osteoarthritis Osteoporosis Fibromyalgia Epilepsy

Multiple Sclerosis

Please add any additional information that you feel is pertinent:

ASSIGNMENT AND LIEN FOR MEDICAL SERVICES RENDERED AGREEMENT/ LETTER OF PROTECTION

Patient authorizes and irrevocably directs his/her present and any future attorneys related to the below referenced date of injury ("Attorneys") to honor this agreement. This irrevocable agreement is made in favor of the above-referenced Medical Provider and shall be termed Letter of Protection." The Letter of Protection shall serve to place a continuing lien on any proceeds I recover in any legal action related to the above referenced date of injury. The Direction to Pay applies to the Patient's Attorneys.

Background. Premier Chiropractic & Wellness LLC Clinic expects to be paid from any proceeds related to the above-referenced date of injury in exchange for providing medical care treatment. Premier Chiropractic & Wellness LLC Clinic also agrees not to place patient in collections until the resolution of Patient's claims related to the below-reference date of injury. Patient expects to receive medical care that is reasonable, related to the below-referenced accident and medically necessary, Patient has sustained injuries as a result of injuries related to the below-referenced date of injury.

Insurance Benefits. In the event that there are disability benefits, medical payment benefits, No-fault benefits health and accidental benefits, worker's compensation benefits, or any other insurance benefits available to Patient besides Bodily Injury and/or Un-insured Motorist (aka Underinsured Motorist) coverage, then this letter of Protection can be used to cover any co-payments and/or deductibles.

Protection of Medical Bills. If Patient recovers any money related to the below referenced date of injury then Patient's Attorney shall withhold from those funds, sufficient money pays the outstanding balance of any bill(s) owed to Premier Chiropractic & Wellness LLC. It is understood that Attorney's fees/costs are. first-in-line and that this Letter of Protection does not interfere with Attorney's retainer agreement with Patient.

Patient authorizes Premier Chiropractic & Wellness LLC Clinic to provide Attorney with a copy of Patient 's medical records, bills, etc. with regard to the below-referenced date of injury.

Patient's Responsibility for Bills. Patient understands that he/she is directly responsible to Medical Provider for services rendered and that payment is not contingent on any settlement, judgment, or verdict related to the above-referenced date of injury. Regardless of any settlement, judgment, or verdict, Patient is still responsible for paying Premier Chiropractic & Wellness LLC' s outstanding bills as long as they are reasonable and related to the below- referenced date of injury and medically necessary.

Patient's Responsibility Regarding His/Her Attorney (Present and Future). Patient is responsible for informing each and every attorney retained by him/her of the existence

of this agreement. Premier Chiropractic & Wellness LLC Clinic has the right to notify Patient's Attorney(s) about the existence of this Letter of Protection. Upon request, Patient and Patient's Attorney shall provide status updates about any claims related to the below-referenced date of injury as well as the contact information for any new Attorneys.

Direction to Pay. ATTENTION ATTORNEY:, THIS IS AN IRRECOVABLE DIRECTION TO PAY MY MEDICAL PROVIDER. Patient irrevocably directs his/her Attorneys to pay any out standing medical bill s in connection with the above-referenced date of injury.

Effective Date. This agreement becomes effective when the Patient signs the agreement below.

Patient Signature:		
Date of Accident:	Today's date:	
Attorney Signature:		Date:

NOTICE OF PRIVACY PRACTICE ACKNOWLEDGEMENT AND SHARING OF INFORMATION

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.

USES AND DISCLOSURES OF YOUR PROTECTED HEALTH INFORMATION

Protected health information includes demographic and medical information that concerns the past, present, or future physical or mental health of an individual. Demographic information could include your name, address, telephone number, social security number and any other means of identifying you as a specific person. Protected health information contains specific information that identifies a person or can be used to identify a person.

Protected health information is health information created or received by a health care provider, health plan, employer, or health care clearinghouse. The Department of Health can act as each of the above business types. This medical information is used by the Department of Health in many ways while performing normal business activities.

Your protected health information may be used or disclosed by the Department of Health for purposes of treatment, payment, and health care operations. Health care professionals use medical information in the clinics or hospital to take care of you. Your protected health information may be shared, with or without your consent, with another health care provider for purposes of your treatment. The Department of Health may use or disclose your health information for case management and services. The Department of Health clinic or hospital may send the medical information to insurance companies, Medicaid, or community agencies to pay for the services provided you.

Your information may be used by certain department personnel to improve the department's health care operations. The department also may send you appointment reminders, information about treatment options or other health-related benefits and services.

Some protected health information can be disclosed without your written authorization as allowed by law. Those circumstances include:

- Reporting abuse of children, adults, or disabled persons.
- Investigations related to a missing child.
- Internal investigations and audits by the department's divisions, bureaus, and offices.
- Investigations and audits by the state's Inspector General and Auditor General, and the legislature's Office of Program Policy Analysis and Government Accountability.
- Public health purposes, including vital statistics, disease reporting, public health surveillance, investigations, interventions, and regulation of health professionals.
- District medical examiner investigations;
 DH8006-SSG-09/2017
- Research approved by the department.
- Court orders, warrants, or subpoenas;
- Law enforcement purposes, administrative investigations, and judicial and administrative proceedings.

Other uses and disclosures of your protected health information by the department will require your written authorization. These uses and disclosures may be for marketing and for research purposes, certain uses and disclosure of psychotherapist notes, and the sale of protected health information resulting in remuneration to the Department of Health.

This authorization will have an expiration date that can be revoked by you in writing.

PAGE READ ACKNOWLEDGEMENT (Patient initials)

INDIVIDUAL RIGHTS

You have the right to request the Department of Health to restrict the use and disclosure of your protected health information to carry out treatment, payment, or health care operations. You may also limit disclosures to individuals involved with your care. The department is not required to agree to any restriction.

You have the right to be assured that your information will be kept confidential. The Department of Health will make contact with you in the manner and at the address or phone number you select. You may be asked to put your request in writing. If you are responsible to pay for services, you may provide an address other than your residence where you can receive mail and where we may contact you.

You have the right to inspect and receive a copy of your protected health information that is maintained by the Department of Health within 30 days of the Department's receipt of your request to obtain a copy of your protected health information. You must complete the Department's Authorization to Disclosure Confidential Information form and submit the request to the county health department or Children's Medical Services office. If there are delays in getting you the information, you will be told the reason for the delay and the anticipated date when you will receive your information.

Your inspection of information will be supervised at an appointed time and place. You may be denied access as specified by law.

If you choose to receive a copy of your protected health information, you have the right to receive the information in the form or format you request. If the Department cannot produce it in that form or format, it will give you the information in a readable hard copy form or another form or format that you and the Department agree to.

The Department cannot give you access to psychotherapy notes or certain information being used in a legal proceeding. Records are maintained for specified periods of time in accordance with the law. If your request covers information beyond that time the Department is required to keep the record, the information may no longer be available.

DH8006-SSG-09/2017

If access is denied, you have the right to request a review by a licensed health care professional who was not involved in the decision to deny access. This licensed health care professional will be designated by the department.

You have the right to correct your protected health information. Your request to correct your protected health information must be in writing and provide a reason to support your requested correction. The Department of Health may deny your request, in whole or part, if it finds the protected health information:

• Was not created by the department.

- Is not protected health information.
- Is by law not available for your inspection.
- Is accurate and complete.

If your correction is accepted, the department will make the correction and tell you and others who need to know about the correction. If your request is denied, you may send a letter detailing the reason you disagree with the decision. The department may respond to your letter in writing. You also may file a complaint, as described below in the section titled Complaints.

You have the right to receive a summary of certain disclosures the Department of Health may have made of your protected health information. This summary does not include:

- Disclosures made to you.
- Disclosures to individuals involved with your care.
- Disclosures authorized by you.
- Disclosures made to carry out treatment, payment, and health care operations.
- Disclosures for public health.
- Disclosures to health professional regulatory purposes.
- Disclosures to report abuse of children, adults, or disabled.
- Disclosures prior to April 14, 2003.

This summary does include disclosures made for:

- Purposes of research, other than those you authorized in writing.
- Responses to court orders, subpoenas, or warrants.

You may request a summary for not more than a 6 year period from the date of your request.

If you received this Notice of Privacy Practices electronically, you have the right to a paper copy upon request.

PAGE READ ACKNOWLEDGEMENT (Patient initials)

The Department of Health may mail or call you with health care appointment reminders.

You may request a summary for not more than a 6 year period from the date of your request.

If you received this Notice of Privacy Practices electronically, you have the right to a paper copy upon request.

DEPARTMENT OF HEALTH DUTIES

DH8006-SSG-09/2017

The Department of Health is required by law to maintain the privacy of your protected health information. This Notice of Privacy Practices tells you how your protected health information may be used and how the department keeps your information private and confidential. This notice explains the legal duties and practices relating to your protected health information. The department has the responsibility to notify you following a breach of your unsecured protected health information.

As part of the department's legal duties this Notice of Privacy Practices must be given to you. The department is required to follow the terms of the Notice of Privacy Practices currently in effect.

The Department of Health may change the terms of its notice. The change, if made, will be effective for all protected health information that it maintains. New or revised notices of privacy practices will be posted on the Department of Health website at http://www.floridahealth.gov/about-the-department-of-health/about-us/patient-rights-and-safety/hipaa/index.html and will be available by email and at all Department of Health buildings. Also available are additional documents that further explain your rights to inspect and copy and amend your protected health information.

COMPLAINTS

If you believe your privacy health rights have been violated, you may file a complaint with the: Department of Health's Inspector General at 4052 Bald Cypress Way, BIN A03/ Tallahassee, FL 32399-1704/ telephone 850-245-4141 and with the Secretary of the U.S. Department of Health and Human Services at 200 Independence Avenue, S.W./ Washington, D.C. 20201/ telephone 202-619-0257 or toll free 877-696-6775.

The complaint must be in writing, describe the acts or omissions that you believe violate your privacy rights, and be filed within 180 days of when you knew or should have known that the act or omission occurred. The Department of Health will not retaliate against you for filing a complaint.

FOR FURTHER INFORMATION

Requests for further information about the matters covered by this notice may be directed to the person who gave you the notice, to the director or administrator of the Department of Health facility where you received the notice, or to the Department of Health's Inspector General at 4052 Bald Cypress Way, BIN A03/ Tallahassee, FL 32399-1704/ telephone 850-245-4141.

EFFECTIVE DATE

This Notice of Privacy Practices is effective beginning July 1, 2013, and shall be in effect until a new Notice of Privacy Practices is approved and posted.

REFERENCES

"Standards for the Privacy of Individually Identifiable Health Information; Final Rule." 45 CFR Parts 160 through 164. Federal Register 65, no. 250 (December 28, 2000).

PAGE READ ACKNOWLEDGEMENT (Patient initials)

"Standards for the Privacy of Individually Identifiable Health Information; Final Rule" 45	CFR Part 160 through 164. Federal
Register, Volume 67 (August 14, 2002).	

DH8006-SSG-09/2017

HHS, Modifications to the HIPAA Privacy, Security, Enforcement, and Breach Notification Rules under the Health Information Technology for Economic and Clinical Health Act and the Genetic Information and Nondiscrimination Act; Other Modifications to the HIPAA Rules, 78 Fed. Reg. 5566 (Jan. 25, 2013).

I, the undersigned, do hereby acknowledge that I have received a copy of this office's Notice of Privacy Practices Pursuant to HIPAA and have been advised that a full copy of this office's HIPAA Compliance Manual is available upon request. I authorize the clinic and its associated health professionals to collect my personal and medical information as documented above. In addition, I authorize the clinic and its associated health professionals to communicate with my family doctor and/or referring doctor as deemed necessary for my beneficial treatment. I also understand that my personal and medical information is confidential and will only be disclosed to third parties with my permission. I agree to the above.

_				-					
u	21	IAI	nt	•	m	١э.	tı.	ıra	
г	aι	ıcı	ΙIL		וצו	ıa	LL	ıre	

CONSENT TO TREAT ACKNOWLEDGEMENT

I hereby request and consent to the performance of chiropractic adjustments and other associated procedures on myself or the patient named below for who I am legally responsible.

I understand, as with any health care procedures, that there are certain complications, which may arise during chiropractic treatments. Those complications include but are not limited to: headaches, dizziness, nausea, muscle spasms, disc injuries, dislocations, and fractures.

If there is any dispute about my care, I agree to a resolution by binding arbitration according to the American Arbitration Association guidelines. I have read (or have had read to me) the above explanation of the chiropractic treatments. I state that I have been informed and weighed the risks involved in chiropractic treatment at this health care office. I have decided that it is in my best interest to receive chiropractic treatment. I hereby give my consent to that treatment. I intend for this consent to cover the entire course of treatment for my present condition(s) and for any future condition(s) for which I seek treatment.

I have read (or have had read to me) the above explanation of the chiropractic treatments. I state that I have been informed and weighed the risks involved in chiropractic treatment at this health care office. I have decided that it is in my best interest to receive chiropractic treatment. I hereby give my consent to that treatment. I intend for this consent to cover the entire course of treatment for my present condition(s) and for any future condition(s) for which I seek treatment.

Patient Signature

EMAIL COMMUNICATION

Transactional Emails

You can opt to receive emails to keep you informed of new bookings, changes to your bookings, and reminders for upcoming appointments.

I would like email notifications of new, canceled, and rescheduled appointments

Text Message (SMS) 2 hours before appointment

Email 24 hours before appointment

News and Special Promotions

Yes, I would like to receive news and special promotions by email

ACCURACY OF INFORMATION PROVIDED

I certify that the above medical information is correct to my knowledge. Required

CANCELATION POLICY

Your appointment time is reserved just for you. A late cancellation or missed visit leaves a hole in the therapists' day that could have been filled by another patient. As such, we require 1 hour notice for any cancellations or changes to your appointment. Patients who provide less than 1 hour notice, or miss their appointment, will be charged a cancellation fee.

I am aware of the Cancellation Policy.

PHOTO CONSENT

We are PROUD of our patients and the progress they make while under our care! There's nothing we enjoy more than CELEBRATING our patients' successes along with them. And when something good is happening in our lives, we feel inclined to share it with others, right? If the moment arises, we would love to share your photo, story, or progress on our Social Media page(s) or website in the interest of showing others that "real people" visit our office and are smiling while they're here – and most importantly, getting results! Please check the box that applies to you:

Sure! You can use my picture on Premier Chiropractic & Wellness Website and its Social Media (i.e. Facebook, Instagram, etc.) pages, as long as you think I look good in it!

No thanks! I'll pass for now.

Covid-19 Visitor Screening Tool

At Premier Chiropractic & Wellness, we strive to provide the safest environment for our patients and staff. We have implemented a rigorous sanitary protocol and have installed a UV light system in the air filtration system in order to help prevent the propagation of germs, bacteria and viruses. This being said, as the recent pandemic has showed, nothing is unfortunately a 100% effective. We therefore ask our patients to help us keep our environment safe for everyone.

Please read below carefully. Thank you.

I, , undersigned patient of Premier Chiropractic & Wellness, acknowledge that I do not have any of the following at the time of my visit(s) and will advise Premier Chiropractic & Wellness should any changes in my health condition occur and cancel my appointment(s) should this change until my health situation has been cleared by a medical professional:

I have no Fever greater than 100F,

- I have no Cough/Shortness of Breath,
- I have do not have Pneumonia/flu,
- I have not traveled out of the country in the last 14 days to China, Japan, Italy, Iran or S. Korea,
- I have not had contact with anyone who has lab confirmed Coronavirus within 14 days of symptom onset

(Thank you for your understanding and cooperation in helping us keep our residents, staff and community safe)

I agree that if I have any of the above symptoms or exposures, I will not visit Premier Chiropractic & Wellness and will advise Premier Chiropractic & Wellness of the changes in my health status.

CONSENT TO TREAT

I hereby request and consent to the performance of chiropractic adjustments and other associated procedures on myself or the patient named below for who I am legally responsible.

I understand, as with any health care procedures, that there are certain complications, which may arise during chiropractic treatments. Those complications include but are not limited to: headaches, dizziness, nausea, muscle spasms, disc injuries, dislocations, and fractures.

If there is any dispute about my care, I agree to a resolution by binding arbitration according to the American Arbitration Association guidelines. I have read (or have had read to me) the above explanation of the chiropractic treatments. I state that I have been informed and weighed the risks involved in chiropractic treatment at this health care office. I have decided that it is in my best interest to receive chiropractic treatment. I hereby give my consent to that treatment. I intend for this consent to cover the entire course of treatment for my present condition(s) and for any future condition(s) for which I seek treatment.

I have read (or have had read to me) the above explanation of the chiropractic treatments. I state that I have been informed and weighed the risks involved in chiropractic treatment at this health care office. I have decided that it is in my best interest to receive chiropractic treatment. I hereby give my consent to that treatment. I intend for this consent to cover the entire course of treatment for my present condition(s) and for any future condition(s) for which I seek treatment.

ASSIGNMENT OF BENEFITS, AUTHORIZATION TO SETTLE CLAIM AND DIRECTION TO PAY MEDICAL PROVIDER DIRECTLY

By my signature below, for good and valuable consideration (including but not limited to the extension of credit to me), I hereby assign, transfer and convey to **Premier Chiropractic & Wellness** (hereinafter "the Provider") all of my rights, title and interest in and to medical expense reimbursement in whatever form, including but not limited to any automobile liability medical expense payments or other health benefits indemnification and/or agreement otherwise payable to me. This payment shall not exceed my indebtedness to the above-named assignee, and I acknowledge that I will timely pay any indebtedness owed by me to the assignee that is not otherwise satisfied by the above-mentioned assigned proceeds. I also acknowledge that any medical expenses not covered under my insurance policy will be my responsibility.

I further authorize the Provider to negotiate, collect and settle any claim with any insurance carrier or other third-party payor with regard to these services, which authorization shall include authority to:

- (1) request and receive from any insurer or any other party any and all documentation and records that I am empowered to request regarding this claim, including, without limitation, a statement of coverage, policy declarations page and insurance policy pursuant to Section 627.4137. In addition, the provider has the authority to request and receive any Independent Medical Examination Reports, notices sent to me regarding appointments for Independent Medical Examinations and Examinations Under Oath (including proof of mail), Records Review Reports, coverage denial letters, Explanations of Benefits, and Benefit Payment Sheets or Logs (P.I.P. Payout Sheets), without regard as to whether such documentation has already been provided to me and,
- (2) to endorse in my name any check issued for payment where benefits were assigned. By way of this assignment and notice, I further instruct you, the insurer, to furnish to Provider copies of all future notices affecting Provider's interest in this claim, including, without limitation, any notices of requested medical examinations or statements.

The Provider hereby objects to any reductions or partial payments. Any partial or reduced payment, regardless of the accompanying language, issued by the insurer and deposited by the provider shall be done so under protest, at the risk of the insurer, and the deposit *shall not* be deemed a waiver, *accord*, *satisfaction*, discharge, settlement, or agreement by the provider to accept a reduced amount as payment in full.

I further direct my insurer to direct all payments for services rendered by the Provider directly to Provider at the billing address contained on Provider's medical bills.

THIS IS A DIRECT AND IRREVOCABLE ASSIGNMENT OF MY RIGHTS AND BENEFITS UNDER MY POLICY OF INSURANCE.

I have read the foregoing and understand and agree to each of the above provisions:

Print Name

Patient's signature

Date

A photocopy of this form shall be considered as effective and valid as the original.

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

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

1. provi		or treatment set fo	orth below we	ere actually ren	dered. This	means that those services have all	ready been
provi	NP/EP	Manipulation	EMS	Heat/Cold	Traction	Manual Therapy	
	LB Brace	Tens	Pump	Therapeutic I	Exercise	= :	
2. I	have the rig	ght and the duty t o	confirm tha	t the services ha	ive already be	en provided.	
3. I	was not so l	icited by any pers	son to seek an	y services from	the medical p	rovider of the services described	above.
4.	The medical	provider has expl	ained the ser	vices to me for v	which paymer	at is being claimed.	
						ortion of any reduction in the amount of the reduction, up to \$	
Insure	ed Person (p	atient receiving tre	eatment or sei	vices) or Guard	ian of Insured	Person:	
Name	(PRINT or T	TPE)		Signature		Da	ite
and al	lso: have not so	·	he insured pe	rson, who was i		le, affirms the statement numbere notor vehicle accident, to be solid	
		t or services rende s form with inform		lained to the ins	ured person, o	or his or her guardian, sufficientl	y for that
been j	provided the					l provisions and all relevant infor responded to truthfully, accurat	
upcod	ded, unbun		s an invalid o	r not medically	necessary di	This means that no service has agnostic test as defined by Section tess.	
Licen hand,		Professional Reno	dering Treatn	nent/Services or	Medical Dire	ctor, if applicable (Signature by I	iis/ her own
Erika	ı Equizi, D	С					
Name	(PRINT or T	YPE)		Signature			ite

Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of Claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree per Section 817.234(1)(b), Florida Statutes.

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.

160 Cypress Point Parkway Suite A113, Palm Coast. FL 32164 | Phone: (386) 585-4441 | Fa^x: (386) 200-9850

MEDICAL RECORDS REQUEST

Records Requested from: _______

I authorize the release	of ALL my medical records t	o:		
Premier Chiropractic &	Wellness, LLC vay Suite A113, Palm Coast.	_		9
The above party may di & Wellness LLC to the f		ion and future records of	f treatment received at Pren	nier Chiropractic
Name:				
Address:				
City:	State:	Zip:	Phone:	
AUTHORIZATION, IN W UPON MY ORIGINAL PEI INSURANCE. IN ORDER DISCLOSING PARTY.	RITING, AT ANY TIME, EXCE RMISSON. I MAY NOT BE AE TO REVOKE THIS AUTHORIA:	PT WHERE USES OR DISC BLE TO REVOKE THIS AUTH ZATION, I MUST DO SO IN	ND THAT I HAVE THE RIGHT CLOSURES HAVE AREADY BE HORIZATION IF ITS PURPOSE WRITING AND SEND IT TO THE SINAL PERMISSION CANNOT	EN MADE BASED WAS TO OBTAIN HE APPROPRIATE
I UNDERSTAND THAT		ORMATION USED OR D	ISCLOSED WITH MY PERM	
	CERTIFY THAT I UNDERSTANDIN IS AS VALID AS THE ORIG		IE ABOVE INFORMATION AN	ID THAT A COPY
Patient Name:				·
Date of Birth:	SSI	N:		_
Patient Signature:		Dat	e:	

APPLICATION FOR FLORIDA "NO FAULT" BENEFITS

NAME OF

INSURANCE COMPANY						
DATE	OUR POLICY HOLDE	R		DATE OF A	CCIDENT	FILE NUMBER
TO ENABLE US TO DETERMINE RETURN IT PROMPTLY.	ANY PERSON WHO KN MAKES A STATEMENT	TO BENEFITS UNDER THE FLOWINGLY AND WITH INTER OF CLAIM CONTAINING ALOF THE THIRD DEGREE.	NT TO INJURE, DEFR	RAUD OR DECEIV	E ANY INSURAN	ICE COMPANY
YOUR NAME]	PHONE NO.	HOME	BUSINESS
YOUR ADDRESS (NO, STREE	Γ, CITY OR TOWN, STA	TE AND ZIP CODE)	I	DATE OF BIRTH	SOCIAL SEC	CURITY NO.
PERMANENT ADDRESS, IF D	IFFERENT]	HOW LONG HAV	VE YOU LIVED IN FLORIDA?
DATE AND TIME OF ACCIDE	NT PLACE OF ACC	IDENT (STREET, CITY OR	TOWN AND STATE	Ε)		
BRIEF DESCRIPTION OF ACC	DENT AND VEHICLES	INVOLVED:				
DESCRIBE MOTOR VEHICLE AS A RESULT OF THIS ACCII HERE AND RETURN THIS FO SIGNATURE: DESCRIBE YOUR INJURY	DENT, WERE YOU INJU	DESCRIBE MOTOR VEHIOR RED?				OF THIS FORM. IF NO, SIGN
WERE YOU TREATED BY A DOCTOR?		DOCTOR'S NAME AND A	ADDRESS			
IF YOU WERE TREATED IN A YOU AN IN PATIENT O		HOSPITAL'S NAME AND	ADDRESS			
AMOUNT OF MEDICAL BILL	S TO DATE WILL Y EXPENS	OU HAVE MORE MEDICAL SE?	AT THE TIME EMPLOYMENT		DENT, WERE YO	OU IN THE COURSE OF YOUR
DID YOU LOSE WAGES OR S.	ALARY AS A RESULT C	OF YOUR INJURY? IF Y	YES, AMOUNT OF L	OSS TO DATE	WHAT IS YOUR AVER	RAGE WEEKLY WAGE OR SALARY?
IF YOU LOST WAGES: DA	TE DISABILITY FROM	WORK BEGAN		DATE YOU RE	TURNED TO W	ORK
HAVE YOU RECEIVED, OR AI COMPENSATION OR EMPLOY	· · · · · · · · · · · · · · · · · · ·	PAYMENTS UNDER ANY	WORKMEN'S	IF YES, AMOU	NT PER WEE	EK PER MONTH
LIST NAMES AND ADDRESS	ES OF YOUR PRESENT	EMPLOYER(S) AND GIVE	YOUR OCCUPATION	N AND DATES O	F EMPLOYMEN	T FOR EACH
EMPLOYER AND ADDRESS YOUR OCCUPATION FROM TO						
EMPLOYER	AND ADDRESS	YOUR OCCUP	PATION	FROM	I	ТО

DATE:

EMPLOYER AND ADDRESS

SIGNATURE:

AS A RESULT OF YOUR INJURY HAVE YOU HAD ANY OTHER EXPENSES?

YOUR OCCUPATION

FROM

IF YES, EXPLAIN ON REVERSE SIDE

ТО

Premier Chiropractic & Wellness LLC 160 Cypress Point Parkway Ste A113, Palm Coast, FL 32164

HARDSHIP AGREEMENT

The clinic Premier Chiropractic & Wellness LLC above has agreed to accept assignment on the undersigned patient. The mentioned office has also conditionally agreed to accept what the insurance pays only as full payment for services rendered the undersigned patient.

It has been established that this patient is in need of Medical Care and or Corrective Chiropractic treatment However, He/She is unable to pay for these services at this time due to a drastic Financial Hardship.

In the event that undersigned patient's income increase.1, a settlement is made, or other financial gain occurs and He/She is able to pay the co-payment or any other part of the outstanding balance. This Agreement will become null and void at that time.

I understand and agree to the above.

Today s date:

Patient Signature