

Financial Policy

Private Payments:

Payments are expected at the time of service. We accept cash, checks, Visa, MasterCard, Discover, and American Express. If there is a problem with payment, please let us know immediately. We do not want financial problems to interfere with your care.

Insurance:

Please refer to your insurance company's agreement for chiropractic care benefits. We will gladly file any necessary insurance forms and claims on your behalf with insurance carriers with whom we are contracted as in-network providers. We are unable to file claims for any insurance carriers for which we are not in-network. Please note that your insurance is a contract between you and/or your employer and the insurance company, and that you are ultimately responsible for all referrals, co-payments, and deductibles where applicable. Payment is due at the time that services are rendered, and the patient is responsible for any unpaid balances.

Personal Injury:

We will accept Med-Pay (medical coverage on your auto insurance policy) and Third-Party cases. You will need to provide our office with a claim number, the adjuster's phone number, and the automobile insurance company's billing address. Med-pay will cover your doctor's bill regardless of who was at fault. We will bill your auto-insurance company for prompt and direct payment for your care, up to your policy limits. If this is a Third-Party claim, we would prefer to have an attorney's Letter of Protection. Payment in full is expected upon case settlement. **The patient is ultimately responsible for any and all services rendered.**

Missed Appointments:

Please give our office a minimum of 24 hours 'notice for any cancellation or rescheduling of an appointment. Special exceptions and emergencies will be taken into consideration. Our office books appointments several weeks in advance and has a long waiting list of patients hoping to be seen. Please be courteous to your fellow patients and help us serve you better by keeping your scheduled appointments. Without 24 hours' notice, there will be a \$30 missed appointment fee (not billable to insurance).

Check Return Policy:If, for any reason, this unfortunate situation arises, the patient will be charged a \$25.00 fee per occurrence.

I, _____ understand and accept the above stipulations and acknowledge that I am financially responsible for the services rendered. I understand and agree that my insurance coverage is a contract between the insurance company and me. I also understand that if I suspend or terminate my care and treatment, any balance for professional services rendered to me will be immediately due and payable. I also understand that any account 30 days past due will be subject to interest at 1.5% per month (18% annual) retroactively. I will be financially responsible for charges if a collection agency is utilized.

Responsible Party Signature:	Date:
Witness (office personnel):	



Authorization Form

Authorization is hereby gra	nted to Dr. Paul Hordes, DC, Dr. Amanda K. Lo	pez, DC, and Dr. David R. Bixel to release any
information that is acquired in the	course of my examination and treatments to a	iny insurance company, attorney, or adjuster. I,
authoriz	ze and assign direct payment to Active Chirop	ractic Spine & Joint Center, LLC and Dr. Paul
Hordes, DC of any sum I now or her	eafter owe this office by my attorney out of the	ne proceeds of any settlement of my case and/or
by an insurance company obligated	to reimburse me for the charges of these serv	vices.
I clearly understand and ag	ree that health and accidental insurance polic	ies are an arrangement between the insurance
carrier and myself. As healthcare p	roviders, our relationship is with you, not you	r insurance company. Assisting in the filing of
claims is a courtesy we extend to ou	ur patients. I clearly understand and agree tha	at all services rendered to me are charged
directly to me and that I am ultimat	ely responsible for payment, and I agree to pa	ay all billing on a timely basis. I also understand
that any amount authorized to be p	aid directly to this office will be applied to an	y outstanding balance that I owe.
I understand that in person	al injury cases, payment may be deferred unti	il settlement, with the total due in full at
settlement, providing that no other	insurance is involved and if an attorney appro	oved by this office is representing me.
I further understand that if	I suspend or terminate my treatment in this c	office, or if I discharge my attorney or he/she
discontinues my representation, an	y fees for professional services rendered to m	e will be immediately due and payable . I also
agree to pay any and all reasonable	legal fees and court costs incurred on the col	lection of this account.
<u>Limited Power of Attorney:</u>	I hereby grant to the physician/facility name	d above the power to endorse upon any checks,
drafts, or other negotiable instrume	ent representing a payment from any insuranc	e company or attorney's office for payment of
treatment and health care rendered	d by the physician/facility. I agree that any ins	surance payments representing any amount in
excess of charges for treatment ren	dered will be credited to my/our address upo	n request in writing to the physician/facility
named above.		
Patient Signature:	Minor's Name:	Date:
Witness:	Parent/Guardian:	



Permissions and Contact Information

l,	agree to receive text	messages and calls to th	e numbers listed on the New
			ive Chiropractic Spine and Joint
Center may also leave message	s at the same listed numbers	for appointments and billin	g information.
Signature:		Date:	
Active Chiropractic Spine and billing information with the follow	•	information, including scl	neduling of appointments and
billing information with the foil	owing person, people.		
1)			
Name	Phone #	Relatio	nship to patient
2)			
Name	Phone #	Relatio	nship to patient
Signature:	·	Date:	
	r in my absence. Furthermore, I	give the following person/pe	age of 18, to be treated by Active ople permission to accompany my tent and care during the following
From: To:			
	Signature	Date	
1)			
Name	Phone #	Relationship to patient	
2)			
Name	Phone #	Relationship to patient	
If Applicable: I give permission t treatment at Active Chiropractic S	o my minor child, pine and Joint Center without m	, who is over the y being present during the fol	age of 15, to attend and receive lowing time period:
From:	To:		

Signature: _____ Date: _____



Notice of Informed Consent

Every type of healthcare is associated with some risk of a potential problem. This includes chiropractic care. We want you to be informed about the potential problems associated with chiropractic care before consenting to treatment.

Subluxation is a medical term that describes what occurs when one or more of the spinal (vertebral) joints have moved out of their normal alignment, or is restricted in their motion. This can occur through recent or remote trauma as well as unusual positions in which we find ourselves throughout the day or night. A Subluxation has also been described as an incomplete dislocation of a joint, and as such, it is not treated with drugs or surgery. Chiropractors treat vertebral Subluxation with spinal manipulation, (adjustments performed by hand or with the use of a specific tool) in order to gently reposition the misaligned segments, and create normal joint movement. Frequently, adjustments create a popping or clicking sensation in the area being treated.

In our office, we use highly trained staff to assist the doctor with portions of your consultation, examination, x-rays, physiotherapy, traction, massage, exercise instruction, and other treatments. Occasionally, when your doctor is not available, another clinic doctor will be available to treat you in their place.

Stroke: There is a remote chance (1:6,000,000) of a rare type of stroke associated with manipulation of the cervical spine. We take particular care to avoid this type of manipulation.

Disc Herniation: Disc herniations that create pressure on the spinal nerves or the spinal cord in the neck or low back are treated successfully by chiropractors with adjustments and spinal decompression. Occasionally these treatments can irritate this problem. To help prevent this, patients are put through specific tests and procedures during the examination to see if the treatment might aggravate disc symptoms. Complications occur so rarely that there are no available statistics to quantify their probability.

Soft Tissue Injury: Soft tissue refers primarily to the muscles, tendons, and ligaments. Muscles move bones, and ligaments limit joint movement. Rarely, chiropractic adjustments, traction, massage, and other treatments may strain some muscle or ligament fibers. The result is a temporary increase in pain requiring specific treatment for resolution with no long-term effects on the patient. These problems occur so rarely that there are no available statistics to quantify their probability.

Rib Fractures: The ribs are found attached to the thoracic spine in the middle back. They extend from your back to the front of the chest. Rarely, a chiropractic adjustment may break a rib. This is referred to as a fracture. While this can occur in any patient, this usually occurs only in those patients with weakened bones from conditions such as osteoporosis, prolonged steroid use, or other bone-weakening diseases. Let your doctor know if any of these apply to you. We adjust all patients carefully, especially those with bone-weakening conditions. These problems occur so rarely that there are no available statistics to quantify their probability.

Physical Therapy Irritations: Some therapeutic machines and analgesic balms generate heat. We use different forms of electricity, light/laser therapy, heat, and ice in the office, and occasionally recommend them for use at home. Everyone's skin has a different sensitivity to these modalities, and rarely, electricity, light/laser therapy, heat, or ice can irritate the skin. The result is a temporary increase in skin pain and possibly some blistering or burning. These problems also occur so rarely that there are no available statistics to quantify their probability. If you ever feel any discomfort during treatment, immediately inform a staff member to prevent any unnecessary injury.

Soreness: It is not uncommon for spinal adjustments, distraction, massage, exercise, and other therapies to result in a temporary increase in soreness to the area being treated. This is nearly always a temporary symptom that occurs while your body is undergoing therapeutic change. It is not dangerous, but please tell the doctor or a staff member about it.

Other Problems: There may be other problems or complications that arise from chiropractic treatment other than those mentioned above. These other complications occur so rarely that it is impossible to anticipate or explain them all in advance of treatment.

Chiropractic is a system of health care delivery, and therefore, as with any health care delivery system, we cannot promise a cure for all symptoms, diseases, or conditions as a result of treatment at this facility. We will always give you the best care we can deliver and if the results are not acceptable, we will gladly discuss other types of treatment options, or refer you to another healthcare provider for alternative types of treatment.

If you have any questions about the above information, please ask your doctor to explain them in more detail. When you have a full understanding of this material, please sign and date below.

Authorize to Treat: I, the undersigned, hereby authorize Dr. Paul Hordes, DC, Dr. Amanda K. Lopez, DC, Dr. David R. Bixel, DC, and whomever he or she designates to administer such chiropractic, physical therapy, massage therapy, and/or therapeutic treatment or medical procedures as they consider therapeutically necessary on the basis of findings during the set course of treatment.

Patient Signature:	Date:
Patient Name:	Witness:

Consent for Treatment of a Minor: I, the undersigned, hereby authorize Dr. Paul Hordes, DC, Dr. Amanda K. Lopez, DC, Dr. David R. Bixel, DC, and whomever he or she designates to administer such chiropractic, physical therapy, massage therapy, and/or therapeutic treatment or medical procedures as they consider therapeutically necessary on the basis of findings during the set course of treatment to

/linor Child's Name:	Parent/Legal Guardian:
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Massage Consent

I understand that the massage I receive is for the purpose of stress reduction and relief of muscular tension, spasm, or pain, and to increase circulation. If I experience any pain or discomfort, I will immediately inform the therapist so that the pressure or methods used, including cupping, can be adjusted to my comfort level. I understand that massage therapists do not diagnose illness or disease, nor do they perform spinal manipulations or prescribe any medical treatments, and nothing said or done during the session should be construed as such. I acknowledge that massage is not a substitute for medical examination or diagnosis, and I should see a healthcare provider for those services. Because massage should not be performed under some circumstances, I agree to keep the massage therapist updated as to any changes in my health, and I release the massage therapist from any liability if I fail to do so.

I understand that, because massage therapy work involves maintained touch and close physical proximity over an extended period of time, there may be an elevated risk of disease transmission, including COVID-19. I acknowledge that I am aware of the risks involved in receiving treatment at this time, I voluntarily agree to assume those risks, and I release and hold harmless the practitioner/business from any claims related thereto. I give my consent to receive treatment from this practitioner.

Patient Signature	Date	
Printed Name		
Timed Name		
Therapist Signature	Date	
Printed Name		



Active Chiropractic Dry Needling Consent

Potential risk of Physical therapies includes exacerbation or lack of progress in the following areas: Symptoms (pain, numbness/tingling), swelling, range of motion, strength, and/or function. Benefits include improvements in the treatment areas. Other specific risks and benefits vary by condition, and you will be provided information and every opportunity to ask questions. With any service offered, you maintain the right to decline a treatment or intervention at any time.

Dry Needling (DN)

DN is a technique that involves the insertion of needles similar to acupuncture needles (without medication) to promote healing within the body. Dry Needling works by changing the way your body senses pain (neurological effects), and by helping the body heal itself. There are additional electrical and chemical changes associated with dry needling therapy which assist in the healing process. It is important to understand that dry needling may act as just one part of your overall rehabilitative treatment. Treatment techniques are based on concepts of modern medicine and <u>are not</u> to be considered acupuncture or meridian therapy. Risk of injury and/or potential complications could result from DN if proper precautions are not observed. If you are being treated in the shoulder, neck, back, or chest area there is an additional risk that involves your lung. If the lung itself is punctured, you may develop a condition called Pneumothorax, or a collapsed lung. This is a rare but serious problem, and you should go directly to the hospital ER department without panicking if it occurs. The symptoms of this event include shortness of breath, a bluish tinge to your lips, and an inability to "catch your breath". In general, there is very little risk associated with this technique if performed properly by a trained practitioner.

- You may feel sore immediately after treatment in the area of the body you were treated. This is normal, but does not always occur. It can also take a few hours, or until the next day before you feel soreness. The soreness may vary depending on the area of the body that was treated. It also varies from person to person, but typically it feels like you had an intense workout at the gym. Soreness typically lasts 24-48 hours. If soreness continues beyond this, please contact our office.
- It is common to have bruising after treatment, or even a small drop of blood may surface on the skin after treatment. Some areas are more likely than others to develop this. Some common areas are the shoulders, base of the neck, head, face, arms, and legs. Large areas of bruising rarely occur, but can. Use ice to help decrease the bruising, and if you feel concerned, please contact our office.
- It is common to feel tired, nauseous, emotional, giggly or "loopy", and/or somewhat "out of it" after treatment. This is a normal response that can last up to an hour or two after treatment. If this lasts beyond one day, contact our office as a precaution.
- There are times when treatment may make your symptoms worse. This can be a normal response. If this continues past the 24–48-hour window, keep note of it, as this is helpful information, and your provider will then adjust your treatment plan based on your report, if needed. This does not mean DN cannot help your condition.

Complications that could result from Dry Needling:

Bleeding / Bruising / Muscle soreness / Muscle tightness / Paresthesia / Joint stiffness / Pain / Swelling / Nausea / Anxiety / Dizziness / Referral of pain of muscle twitch / Local infection / Nerve injury

Patient Signature:	Date:
Printed Name:	Practitioner Signature:



Notice of Patient Privacy Policy

l,	, was given a written copy of the Active Chiropractic
Spine & Joint Center, LLC Notice of F	Patient Privacy Policy.
Patient Signature	 Date
ratient signature	Date
Printed Name	

Active Chiropractic Spine & Joint Center, LLC

7007 Wyoming Blvd. NE Suite A-3

Albuquerque, New Mexico 87109

PH: 505-822-5001

Notice of Patient Privacy Policy

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.

If you have any questions about this Notice please contact our Privacy Officer or any staff member in our office.

Our Privacy Officer is: Paul Hordes

This Notice of Privacy Practices describes how we may use and disclose your protected health information to carry out your treatment, collect payment for your care and manage the operations of this clinic. It also describes our policies concerning the use and disclosure of this information for other purposes that are permitted or required by law. It describes your rights to access and control your protected health information. "Protected Health Information" (PHI) is information about you, including demographic information that may identify you, that relates to your past, present, or future physical or mental health or condition and related health care services.

We are required by federal law to abide by the terms of this Notice of Privacy Practices. We may change the terms of our notice at any time. The new notice will be effective for all protected health information that we maintain at that time. You may obtain revisions to our Notice of Privacy Practices by accessing our website www.activeABQ.com, calling the office and requesting that a revised copy be sent to you in the mail or asking for one at the time of your next appointment.

A. Uses and Disclosures of Protected Health Information

By applying to be treated in our office, you are implying consent to the use and disclosure of your protected health information by your doctor, our office staff and others outside of our office that are involved in your care and treatment for the purpose of providing health care services to you. Your protected health information may also be used and disclosed to bill for your health care and to support the operation of the practice.

Uses and Disclosures of Protected Health Information Based Upon Your Implied Consent

Following are examples of the types of uses and disclosures of your protected health care information we will make, based on this implied consent. These examples are not meant to be exhaustive but to describe the types of uses and disclosures that may be made by our office.

• <u>Treatment:</u> We will use and disclose your protected health information to provide, coordinate, or manage your health care and any related services. This includes the coordination or management of your health care with a third party that has already obtained your permission to have access to your protected health information. For example, we would disclose your protected health information, as necessary, to another physician who may be treating you. Your protected health information may be provided to a physician to whom you have been referred to ensure that the physician has the necessary information to diagnose or treat you.

In addition, we may disclose your protected health information from time-to-time to another physician or health care provider (e.g., a specialist or laboratory) who, at the request of your doctor, becomes involved in your care by providing assistance with your health care diagnosis or treatment.

- Payment: Your protected health information will be used, as needed, to obtain payment for your health care services. This may include certain activities that your health insurance plan may undertake before it approves or pays for the health care services we recommend for you such as making a determination of eligibility or coverage for insurance benefits, reviewing services provided to you for medical necessity, and undertaking utilization review activities. For example, obtaining approval for spinal adjustments may require that your relevant protected health information be disclosed to the health plan to obtain approval for those services.
- Healthcare Operations: We may use or disclose, as needed, your protected health information in order to support the business activities
 of this office. These activities may include, but are not limited to, quality assessment activities, employee review activities and training of
 students.

For example, we may disclose your protected health information to interns or precepts that see patients at our office. In addition, we may use a sign-in sheet at the registration desk where you will be asked to sign your name and indicate your doctor. Communications between you and the doctor or his assistants may be recorded to assist us in accurately capturing your responses; we may also call you by name in the reception area when your doctor is ready to see you. We may use or disclose your protected health information, as necessary, to contact you to remind you of your appointment. We have open therapy/adjusting areas.

We will share your protected health information with third party "business associates" that perform various activities (e.g., billing, transcription services for the practice). Whenever an arrangement between our office and a business associate involves the use or disclosure of your protected health information, we will have a written contract with that business associate that contains terms that will protect the privacy of your protected health information.

We may use or disclose your protected health information, as necessary, to provide you with information about treatment alternatives or other health-related benefits and services that may be of interest to you. We may also use and disclose your protected health information for other internal marketing activities. For example, your name and address may be used to send you a newsletter about our practice and the services we offer, we will ask for your authorization. We may also send you information about products or services that we believe may be beneficial to you. You may contact our Privacy Officer to request that these materials not be sent to you.

Uses and Disclosures of Protected Health Information That May Be Made Only With Your Written Authorization

Other uses and disclosures of your protected health information will be made only with your written authorization, unless otherwise permitted or required by law as described below.

- Disclosures of psychotherapy notes
- Uses and disclosures of Protected Health Information for marketing purposes;
- Disclosures that constitute a sale of Protected Health Information;
- Other uses and disclosures not described in the Notice of Privacy Practices will be made only with authorization from the individual.

You may revoke any of these authorizations, at any time, in writing, except to the extent that your doctor or the practice has taken an action in reliance on the use or disclosure indicated in the authorization.

Other Permitted and Required Uses and Disclosures That May Be Made With Your Authorization or Opportunity to Object

In the following instance where we may use and disclose your protected health information, you have the opportunity to agree or object to the use or disclosure of all or part of your protected health information. If you are not present or able to agree or object to the use or disclosure of the protected health information, then your doctor may, using professional judgment, determine whether the disclosure is in your best interest. In this case, only the protected health information that is relevant to your health care will be disclosed.

• Others Involved in Your Healthcare: Unless you object, we may disclose to a member of your family, a relative, a close friend or any other person you identify, your protected health information that directly relates to that person's involvement in your health care. If you are unable to agree or object to such a disclosure, we may disclose such information as necessary if we determine that it is in your best interest based on our professional judgment. We may use or disclose protected health information to notify or assist in notifying a family member, personal representative or any other person that is responsible for your care of your location or general condition. Finally, we may use or disclose your protected health information to an authorized public or private entity to assist in disaster relief efforts and to coordinate uses and disclosures to family or other individuals involved in your health care.

Other Permitted and Required Uses and, Disclosures That May Be Made Without Your Consent, Authorization or Opportunity to Object

We may use or disclose your protected health information in the following situations without your consent or authorization. These situations include:

- Required By Law: We may use or disclose your protected health information to the extent that the use or disclosure is required by law. The use or disclosure will be made in compliance with the law and will be limited to the relevant requirements of the law. You will be notified, as required by law, of any such uses or disclosures.
- <u>Public Health:</u> We may disclose your protected health information for public health activities and purposes to a public health authority that is permitted by law to collect or receive the information. The disclosure will be made for the purpose of controlling disease, injury or disability. We may also disclose your protected health information, if directed by the public health authority, to a foreign government agency that is collaborating with the public health authority.
- <u>Communicable Diseases:</u> We may disclose your protected health information, if authorized by law, to a person who may have been exposed to a communicable disease or may otherwise be at risk of contracting or spreading the disease or condition.
- Health Oversight: We may disclose protected health information to a health oversight agency for activities authorized by law, such as audits, investigations, and inspections. Oversight agencies seeking this information include government agencies that oversee the health care system, government benefit programs, other government regulatory programs and civil rights laws.
- <u>Abuse or Neglect:</u> We may disclose your protected health information to a public health authority that is authorized by law to receive reports of child abuse or neglect. In addition, we may disclose your protected health information if we believe that you have been a victim of abuse, neglect or domestic violence to the governmental entity or agency authorized to receive such information. In this case, the disclosure will be made consistent with the requirements of applicable federal and state laws.
- <u>Legal Proceedings:</u> We may disclose protected health information in the course of any judicial or administrative proceeding, in response to an order of a court or administrative tribunal (to the extent such disclosure is expressly authorized), in certain conditions in response to a subpoena, discovery request or other lawful process.
- <u>Law Enforcement:</u> We may also disclose protected health information, so long as applicable legal requirements are met, for law enforcement purposes. These law enforcement purposes include (I) legal process and otherwise required by law, (2) limited information requests for identification and location purposes, (3) pertaining to victims of a crime, (4) suspicion that death has occurred as a result of criminal conduct, (5) in the event that a crime occurs on the premises of the Practice, and (6) medical emergency (not on the Practice's premises) and it is likely that a crime has occurred.
- <u>Workers' Compensation:</u> We may disclose your protected health information, as authorized, to comply with workers' compensation laws and other similar legally-established programs.
- Required Uses and Disclosures: Under the law, we must make disclosures to you and when required by the Secretary of the Department of Health and Human Services to investigate or determine our compliance with the requirements of Section 164.500 et. seq.

B. Your Rights

Following is a statement of your rights with respect to your protected health information and a brief description of how you may exercise these rights.

• You have the right to inspect and copy your protected health information. This means you may inspect and obtain a copy of protected health information about you that is contained in a designated record set for as long as we maintain the protected health information. A "designated record set" contains medical and billing records and any other records that your doctor and the Practice uses for making decisions about you.

Under federal law, however, you may not inspect or copy the following records; psychotherapy notes; information complied in reasonable anticipation of, or use in, a civil, criminal, or administrative action or proceeding, and protected health information that is subject to law that prohibits access to protected health information. Depending on the circumstances, a decision to deny access may be reviewed. In some circumstances, you may have a right to have this decision reviewed. Please contact our Privacy Officer, if you have questions about access to your medical record.

• You have the right to request a restriction of your protected health information. This means you may ask us not to use or disclose any part of your protected health information for the purposes of treatment, payment or healthcare operations. You have the right to restrict

certain disclosures of Protected Health Information to a health plan when you pay out of pocket in full for the healthcare delivered by our office. You may also request that any part of your protected health information not be disclosed to family members or friends who may be involved in your care or for notification purposes as described in this Notice of Privacy Practices. Your request must be in writing and state the specific restriction requested and to whom you want the restriction to apply. You may opt out of fundraising communications in which our office participates.

Your provider is not required to agree to a restriction that you may request. If the doctor believes it is in your best interest to permit use and disclosure of your protected health information, your protected health information will not be restricted. If your doctor does agree to the requested restriction, we may not use or disclose your protected health information in violation of that restriction unless it is needed to provide emergency treatment. With this in mind, please discuss any restriction you wish to request with your doctor.

You may request a restriction by presenting your request, in writing to the staff member identified as "Privacy Officer" at the top of this form. The Privacy Officer will provide you with "Restriction of Consent" form. Complete the form, sign it, and ask that the staff provide you with a photocopy of your request initialed by them. This copy will serve as your receipt.

- You have the right to request to receive confidential communications from us by alternative means or at an alternative location. We will accommodate reasonable requests. We may also condition this accommodation by asking you for information as to how payment will be handled or specification of an alternative address or other method of contact. We will not request an explanation from you as to the basis for the request. Please make this request in writing.
- You may have the right to have your doctor amend your protected health information. This means you may request an amendment of protected health information about you in a designated record set for as long as we maintain this information. In certain cases, we may deny your request for an amendment. If we deny your request for amendment, you have the right to file a statement of disagreement with us and we may prepare a rebuttal to your statement and will provide you with a copy of any such rebuttal. Please contact our Privacy Officer if you have questions about amending your medical record.
- You have the right to receive an accounting of certain disclosures we have made, if any, of your protected health information. This right applies to disclosures for purposes other than treatment, payment or healthcare operations as described in this Notice of Privacy practices. It excludes disclosures we may have made to you, to family members or friends involved in your care, pursuant to a duly executed authorization or for notification purposes. You have the right to receive specific information regarding these disclosures that occurred after April 14, 2003. The right to receive this information is subject to certain exceptions, restrictions and limits.
- You have the right to be notified by our office of any breech of privacy of your Protected Health Information.
- Certain treatments may be performed in a common therapy area and/ or you may find yourself within public areas within the clinic times, but please note private rooms are always available, upon request, for discussing your private health information.

You have the right to obtain a paper copy of this notice from us, upon request, even if you have agreed to accept this notice electronically.

C. Complaints

You may complain to us, or the Secretary of Health and Human Services, if you believe your privacy rights have been violated by us. *To file a complaint you may go to:* https://www.hhs.gov/hipaa/filing-a-complaint/complaint-process/index.html

Or our office can provide you with a written form in which to file your complaint. You may also file a complaint with us by notifying our Privacy Officer of your complaint. We will not retaliate against you for filing a complaint.

Our Privacy Officer is Paul Hordes. You may contact our Privacy Officer or any staff member, including Amanda K. Lopez and David R. Bixel, at the following phone number: 505-822-5001 or on our website: www.activeABQ.com for further information about the complaint process.

This notice was published and becomes effective on January 1, 2023