

PATIENT INFORMATION (This information is necessary for our files and will be considered CONFIDENTIAL)

Patient's Name		FIRST	INITIAL	Age	Date of Birth		
If patient is a minor, give name of	parent or legal guardi				Relationship_		
How did you hear about us?							
Residence Address	STREET						
B				CITY			ZIP
Patient is:Married	Single	Divorced	Separated	Widowed	Minor Gen	der:Male	Female
Home Phone		Cell Phone			_Work Phone		
Social Security No	95.000 to 100.000 to 1	_ Driver's License No		E-mail Add	lress		
Employed by					н	ow Long?	
Business Address							
Spouse's Name	STREET		Driver's License No.	СПТҮ	Social	Security	ZIP
opouse s warne			Dilver's License No.		Social C	security	
Cell Phone	Work Phone		Employed by			How Long	J
Business Address							
Name of nearest relative not living	with you			CITY Relationship	Р	ZIP Phone No.	
				An America Artista constitutora y total		New 2010 10 10 10 10 10 10 10 10 10 10 10 10	
Complete Address	STREET			CITY		ZIP	
Name of General Physician					Phone No		
Name of Additional Physicians					Phone	No.	
•	NAME			TYPE OF PHYSICIAN			
Former Dentist	NAME		CITY OF	FOFFICE	Phone	No	
Reason for changing dentists							
Purpose for this appointment							
ruipose foi tilis appointment							
			Financial Informa	ation			
Person Responsible for this accou	nt			_Relationship)	
Address)	TELEPHONE
Name of Insurance Co. (Primary)_	STREET		СПҮ	Group Number	ZIP		CELL PHONE
Insured Person's Name		DO	B:	SS#		Relationship	
Name of Insurance Co. (Secondar	y)			G	roup Number		
Insured Person's Name		DO	B:	SS#	Re	elationship	

Date:_

Signed:_



Health Questionnaire

	These			r treatment will take into considerat al condition, but they are all associa				
	Medical History Please answer each question and circle Yes or No where applicable.							
1.								No
3.								
٥.	If so, what is the condition b	peing treated					Yes	No
4.							Yes	No
	If so, what illness or operat	tions						
5.	Have you ever been hospit	alized?		· · · · · · · · · · · · · · · · · · ·			Yes	No
	If so, What was the problem							
6.				"N" for No - answer all conditions):		00 (000 Up 1000)	Model-Whiteston (1970) - 1770 (1970) 1 W	
	Y N Anemia Y N Herpes	Y N Glaucoma Y N Tonsillitis	Y N Sleep Apnea Y N Snoring	Y N Angina Pectoris		in Jaw Joint	Y N Psychiatric Treatment	
	Y N Stroke	Y N Hemophilia	Y N Heart Murmur	Y N Mental Disorder		ial Prosthesis	Y N Hepatitis or Jaundice	
	Y N Ulcers	Y N Cold Sores	Y N Liver Disease	Y N Thyroid Disease		Cell Disease	Y N Difficulty Swallowing	25200
	Y N Diabetes	Y N Cold Sores Y N Emphysema	Y N Blood Disease	Y N Fainting Spells Y N Rheumatic Fever		sone Medicine gies to Metal	Y N Congenital Heart Lesion Y N Osteoporosis	18
	Y N Arthritis	Y N Rheumatism	Y N Heart Ailments	Y N Tuberculosis (T.B.)		ssive Bleeding	Y N Are you taking Humira	
	Y N Asthma	Y N Heart Attack	Y N Blood Transfusion	Y N Mitral Valve Prolapse		ation Treatment	THE ARE YOU LEARING THE THE	
	Y N Cancer	Y N Bruise Easily	Y N Cerebral Palsy	Y N Low Blood Sugar		Blood Pressure		
	Y N Seizures	Y N Head Injuries	Y N Drug Addiction	Y N Joint Replacement		Blood Pressure		
	Y N Hay Fever	Y N Heart Failure	Y N Kidney Disease	YN Nervous Disorders	Y N Resp	ratory Disease		
	Y N Headaches	Y N Scarlet Fever	Y N Chemotherapy	Y N Tumors or Growths	Y N Epile	osy or Seizures		
	Y N Implants	Y N Sinus Trouble	Y N Stomach Ulcers	Y N Allergies or Hives		y or Cobalt Treatr	nent	
	Y N Venereal Diseas	•	YN HIV or Aids	Y N TMJ (Temporomandibu				
7.				ıld know about?				No
8. 9.	Do you wear a cardiac pace Do you smoke? If yes, how							No
10.	Do you use recreational dru							
				ActonelBonivaAredia	a Diet [)ruos	Yes	No
12.	(Women) Are you pregnant?							
							Yes	No
Dei	ntal History & Airway Fo	ocused Dentistry Plea	ase circle "Y" for Yes or "N" f	or No for any conditions that might	t pertain to y	ou.		
1.	Have you ever had any unfa	avorable reaction to dent	al anesthetic?				Yes	No
2.	Are you sensitive to epineph	nrine?					Yes	No
3.		rouble associated with a	ny previous dental treatment	1?			Yes	No
	If so, explain?							
4.				Extremely				
5.	Would you desire to be pre-							
6. 7.	NATURE CONTRACTOR OF THE PROPERTY OF THE PROPE	manda a maranda in salida da sa malian a bilan a sa s						
0.00	Do you feel tired during or a N Morning Headaches		ulty Concentrating	Y N Need Caffeine Throughout	The Day	V N From	uent Neck Soreness	No
	N Forgetfulness	Y N TMJ		Y N Frequent Nightly Awakenin			culty Initiating Sleep	
	N Insomnia		ism/Grinding Teeth	Y N Gerd/Acid Reflux	igs		Mouth At Night /Awakening	
	N Need To Urinate During		and an initial state of the sta	Y N Regular Use Of Sleep Aid		,	g,g	
Current Medications/Supplements Allergies								
								102500
٠ _						Are you all	lergic to:	
						Penicillin		
-								

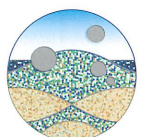
llergic to:	
Y	N
Y	N
Υ	N
V	

Iodine.....

All services are rendered and accepted under the terms and conditions printed on the reverse hereof:

Authorization must be signed by the patient, or by the nearest relative in the case of a minor or when the patient is physically or mentally incompetent. To the best of my knowledge, all of the preceding answers are true and correct. If I ever have any change in my health or if my medications change, I will, without fail, inform the doctor at my next appointment.

	•		
Signed:		Date:	



Redondo Beach Dental Group

THE FINE ART OF DENTISTRY

Welcome! Thank you for choosing us as your dental health care providers! Our goal is to provide you and your family with optimal dental care. We want you to feel welcome and as comfortable as possible throughout our relationship. We encourage you to ask questions and to be involved in treatment decisions. This includes understanding your treatment plan as well as our financial policy.

Our primary goal is to provide you with the personalized, quality care you deserve and to deliver a smile you truly love. As part of our commitment to you, we will make every effort to make the cost of treatment affordable and will insure you receive the quality care you need or desire. We strive to help you understand your insurance plan and the benefits available to you and make it possible for you to receive your maximum insurance benefits available. Our policy is to calculate, estimate and inform you of all possible costs before we perform any treatment. Our fees are based on the quality materials we use and the time, effort and skill required in performing your needed treatment. We abide by fees that are the usual and customary rates for our area. We will be sensitive to your financial circumstances and do everything possible to help you achieve optimal oral health. Ultimately, however, you are responsible for payment regardless of your insurance company's arbitrary determination of usual and customary rates and any coverage limitations.

Financial Agreement:

Treatment plans are good 6 months from the date issued. After that period fees and financial arrangements are subject to change.

Patients are expected to pay for our services at the time they are rendered. Our patients who have dental insurance are expected to pay the amount of their estimated co-pay and deductible at the time of service.

Treatment can change due to unforeseen and unpredictable circumstances that can arise once a procedure is started. There will be a fee for any additional procedure NOT included in the original treatment plan.

Payments may be made using cash, check, or credit card. We also partner with CARECREDIT and THE LENDING CLUB to offer additional financing options to our patients. Ask for an application.

Optional payment terms:

- 1. Pay in full cash discount: We offer a 5% accounting courtesy for all services over \$500 that are paid in full on the date of service for those who do not have dental insurance.
- 2. Pre- Pay discount: If you choose to prepay for services 48 hours prior to your reserved appointment we will extend a 10% courtesy discount with cash or check. A minimum of \$1500 patient portion is required. Available for those patients who do not have dental insurance.
- 3. In office payment plan: We offer a courtesy 3 month interest free automatic payment plan with a credit card on file. Arrangements must be made prior to your reserved appointment.
- 4. Term Loan: By arrangements with CARECREDIT and/or THE LENDING CLUB we can offer patients upon approval, an interest-free term loan (up to 24 months) with no down payment, no annual fee and no prepayment penalty.

For our patients with Insurance:

As a courtesy to our insured patients, we obtain your plan benefits and submit claims to your insurance company free of charge. We are here to help you receive your maximum benefit available.

However, if your insurance company has not reimbursed our office within 90 days of services rendered, you, the patient, are then responsible for any outstanding balance.

We urge our patients to follow up and pursue any outstanding claims 90 days or older. We find that when the patient gets involved with their pending claims the insurance company tends to be more responsive. We will provide you with all current documentation in order to assist you with your inquiries.

If you visit another office, whether it be for an emergency or a referral, it is your responsibility to notify our office of any insurance used in that office and any plan or benefit changes.

We will mail monthly statements to all patients with an outstanding balance including a charge of 1.5% per month after 60 days.

I hereby authorize my insurance company to directly reimburse Redondo Beach Dental Group for services rendered to me under my insurance policy.

Appointments:

In order to serve you better and keep the cost of dental care down, we try to maintain an efficient appointment system. However, our cost of providing care increases greatly when people fail to keep scheduled appointments or cancel at the last minute.

When you schedule an appointment at our office, we consider it a commitment that the time will work with your schedule. If a scheduled appointment will not work as you had planned, we appreciate and anticipate that you will contact us as soon as possible. We request a 48 business hour notice which will allow us enough time to appoint another patient in your place. We reserve the right to charge a fee if this policy is not respected and we are unable to appoint another patient waiting for care or if you miss your appointment. Hence, there may be a fee of \$60 for each hour of the total appointment time missed or cancelled inside a 48 business hour notice.

We do not penalize for unavoidable situations and emergencies. However, we do want to strongly discourage repeated abuse of our scheduling process out of respect for our doctors, assistants and hygienists who are ready and expecting you. After 3 missed or cancelled appointments we may request you seek your dental care elsewhere.

We will attempt to communicate with you in multiple ways to remind you of your reserved appointments. We will mail postcards one month prior to your regular recall and hygiene visits, email you one week prior to your appointment and call or text, if you so choose, 48 and 24 hours before your appointments. If you confirm your appointment online we will forgo calling you directly. We always appreciate you taking a moment to return our calls to let us know that we can count on you to be at your reserved appointment.

If you have any questions about this policy please do not hesitate to let us know, as we welcome any and all communication.

Please	indicate	your	understanding	and	acceptance	of	these	scheduling	and	financial	policies	by
signing	below.											

Patient Signature	Date:	

NOTICE OF PRIVACY PRACTICES ACKNOWLEDGEMENT

I understand that, under the Health Insurance Portability & Accountability Act of 1996 ("HIPPA"), 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 the multiple healthcare providers who may be involved in that treatment directly and indirectly.
- Obtain payment from third-party payers.
- Conduct normal healthcare operations such as quality assessments and physician certifications.

I have received, read and understand your *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 it *Notice of Privacy practices* from time to time and that I may contact this organization at any time at the address above to obtain a current copy of the *Notice of Private 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 Nam	1e:	
Relationship	p to Patient:	
Signature:		
Date:		
		OFFICE USE ONLY
l attempted Acknowled	to obtain the patients gement, but was unal	signature in acknowledgement on this Notice of Privacy Practices le to do so as documented below.
Date:	Initials:	Renson:

Patient Arbitration Agreement

Article 1: Agreement to Arbitrate: It is understood that any dispute as to medical malpractice, that is as to whether any medical services rendered under this contract were unnecessary or unauthorized or were improperly, negligently, or incompetently rendered, will be determined by submission to arbitration as provided by California law provides for judicial review of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional rights to have any such dispute in a court of law before a jury, and instead are accepting the use of arbitration.

Article 2: All Claims Must be Arbitrated: It is the intention of the parties that this agreement bind all parties whose claims may arise out of or relate to treatment or service provided by the physician including any spouse or heirs of the patient and any children, whether born or unborn, at the time of the occurrence giving rise to any claim. In the case of any pregnant mother, the term "patient" herein shall mean both the mother and the mother's expected child or children.

All claims for monetary damages exceeding the jurisdictional limit of the small claims court against the physician, and the physician's partners, associates, association, corporation or partnership, and the employees, agents and estates of any of them, must be arbitrated including, without limitation, claims for the loss of consortium, wrongful death, emotional distress or punitive damages. Filing of any action in any court by the physician to collect any fee from the patient shall not waive the right to compel arbitration of any malpractice claim.

Article 3: Procedures and Applicable Law: A demand for arbitration must be communicated in writing to all parties. Each party shall select an arbitrator (party arbitrator) within thirty days and a third arbitrator (neutral arbitrator) shall be selected by the arbitrators appointed parties within thirty days of a demand for a neutral arbitrator by either party. Each party to the arbitration shall pay such party's pro rata share of the expenses and fees of the neutral arbitrator, together with other expenses of the arbitration incurred or approved by the neutral arbitrator, not including counseling fees or witness fees, or other expenses incurred by a party for such party's own benefit. The parties agree that the arbitrators have the immunity of a judicial officer from civil liability when acting in the capacity of arbitrator under this contract. This immunity shall supplement, nor supplant, any other applicable statutory or common law.

Either party shall have the absolute right to arbitrate separately the issues of liability and damages upon written request to the neutral arbitrator.

The parties consent to the intervention and joinder in this arbitration of any person or entity, which would otherwise be a proper additional party in a court action, and upon such intervention and joinder any existing court action against such additional person or entity shall be stayed pending arbitration.

The parties agree that provisions of California law applicable to health care providers shall apply to disputed with this arbitration, including, but not limited to, Code of Civil Procedure Section 340.5 and 667.7 and Civil Code Sections 3333.1 and 3333.2. Any party may bring before the arbitrators a motion for summary judgement or summary adjudication in accordance with the Code of Civil Procedure. Discovery shall be conducted pursuant to Code of Civil Procedure section 1283.05; however, depositions may be taken without prior approval of the neutral arbitrator.

Article 4: General Provisions: All claims based upon the same incident, transaction or related circumstances shall be arbitrated in one proceeding. A claim shall be waived and forever barred if (1) on the date notice thereof is received the claim, if asserted in a civil action, would be barred by the applicable California statute of limitations, or (2) the claimant fails to pursue the arbitration claim in accordance with the procedures prescribed herein with reasonable diligence. With respect to any matter not herein expressly provided for, the arbitrators shall be governed by the California Code of Civil Procedure provisions relating to arbitration.

Article 5: Revocation: This agreement may be revoked by written notice delivered to the physician within 30 days of signature. It is the intent of this agreement to apply to all medical services rendered any time for any condition.

Article 6: Retroactive Effect: If patient intends this agreement to cover services rendered before the date it is signed (including, but not limited to, emergency treatment) patient should initial below:

Effective as of the date of first medical services.

If any provision of this arbitration agreement is held invalid or unenforceable, the remaining provisions shall remain in full force and shall not be affected by the invalidity of any other provision.

I understand that I have the right to receive a copy of this arbitration agreement. By my signature below, I acknowledge that I have received a copy.

NOTICE: BY SIGNING THIS CONTRACT YOU ARE AGREEING TO HAVE ANY ISSUE OF MEDICAL MALPRACTICE DECIDED BY NEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT TO A JURY OR COURT TRIAL. SEE ARTICLE 1 OF THIS CONTRACT.

Patient/Representative's Signature	Date

Notice of privacy practices (HIPPA)

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.

The health Insurance portability & Accountability Act of 1996 ("HIPAA") is a federal program that requires that all medical records and other individually identifiable health information used or disclosed by us in any form, whether electronically, on paper or orally are kept properly confidential. This act gives you, the patient, significant new rights to understand and control how your health information is used. "HIPAA" provides penalties for cover entities that misuse personal health information.

As required by "HIPAA" we have prepared this explanation of how we are required to maintain the privacy of your health information and how we may use and disclose your health information.

We may use and disclose your medical records only for each of the following purposes: treatment, payment, and health care operations.

- Treatment means providing, coordinating or managing health care and related services by one or more healthcare providers. An example of this would include teeth cleaning services.
- Payments means such activities as obtaining reimbursement for services, confirming
 coverage, billing or collection activities and utilization review. An example of this would
 be sending a bill for your visit to your insurance company for payment.
- Health care operations include the business aspects of running our practice, such as conducting quality assessment and improvement activities, auditing functions, costmanagement analysis, and customer service. An example would be an internal quality assessment review.

We may also create and distribute de-identified health information by removing all references to individually identifiable information.

We may contact you to provide appointments reminders or information about treatment alternatives or other health-related benefits and services that may be interested to you.

Any other uses and disclosures will be made only with your written authorization. You may revoke such authorization in writing and we are required to honor and abide by that written request, except to the extent that we have already taken actions relying on your authorization.

You have the following rights with respect to your protected health information, which you can exercise by presenting a written request to the privacy officer:

- The right to request restrictions on certain uses and disclosures of protected health
 information, including those related to disclosures to family members, other relatives,
 close personal friends, or any other person identified by you. We are however, not
 required to agree to a requested restriction. If we do agree to a restriction, we must
 abide by it unless you agree in writing to remove it.
- The right to reasonable request to receive confidential communications of protected health information from us by alternative means or alternative locations.
- The right to inspect and copy your protected health information.
- The right to amend your protected health information.
- The right receive and accounting of disclosures of protected health information.
- The right to obtain a paper copy of this notice form upon request.

This notice is effective as of 11-18-2015 and we are required to abide by the terms of the notice of Privacy Practices currently in effect. We reserve the right to change the terms of our Notice of Privacy Practice and to make the new notice provisions effective for all protected health information that we maintain. We will post and you may request a written copy of a revised Notice of Privacy Practices from this office.

You have recourse if you feel that your privacy protection has been violated. You have the right to file a written complaint with our office, or with the Department of Health & Human Services, Office of Civil Rights, about violations of the provisions of this notice or the policies and procedures of our office. We will not retaliate against you for filing a complaint. Please contact us for more information.

For more information about HIPAA or to file a complaint:

The US Department of Health & Human Services office of Civil Rights
200 Independence Avenue, S.W.
Washington, D.C. 20201

Toll Free: 1-877-696-6775

Patient Copy