

HISTORY FORM

DATE: _____

NAME: _____	AGE: _____ BIRTHDATE: _____
ADDRESS: _____ _____	SEX: <input type="checkbox"/> M <input type="checkbox"/> F
	HOME #: _____
	WORK #: _____
OCCUPATION: _____	EMERGENCY CONTACT: _____
<input type="checkbox"/> Single <input type="checkbox"/> Married <input type="checkbox"/> Divorced <input type="checkbox"/> Widowed <input type="checkbox"/> Separated EMERGENCY CONTACT #: _____	

Describe what symptoms bother you most? _____ _____	Has any family member (parents, siblings) had: (please include mother, father, sister, brother) Allergies _____ Asthma _____ Emphysema _____ Cancer _____ Hypertension _____ Heart Disease _____ Other (list specific disease) _____
When did your condition begin? _____	Are you taking medication for other medical condition? <input type="checkbox"/> Yes <input type="checkbox"/> No Condition/ Medication? _____ _____ _____ _____
What medication have you tried? _____ Does it help? _____	
Have you ever been allergy tested? <input type="checkbox"/> Yes <input type="checkbox"/> No Results: _____	
Have you had Radiology tests of your Nose or Chest? _____	Smoker in the home? <input type="checkbox"/> Yes <input type="checkbox"/> No Do you smoke? <input type="checkbox"/> Yes <input type="checkbox"/> No Cigarettes # _____ day Years Smoked _____
Drug Allergy (describe) _____	
Food Allergy _____	
Do you think your occupation has anything to do with your symptoms? <input type="checkbox"/> Yes <input type="checkbox"/> No Describe your occupation: _____ _____	Do you drink Alcohol? <input type="checkbox"/> Yes <input type="checkbox"/> No How much per week? _____
Do you have animals in your home? How Many? Cat: _____ Dog: _____ Other: _____	

Past Medical History & Review of Symptoms:

(Please Circle if you had problems with or are currently complaining of any of the following)

1. High Blood Pressure	11. Rheumatic Fever	21. Vomiting	31. Hepatitis or Jaundice	41. Blood Disorder
2. Diabetes	12. Asthma	22. Constipation	32. Thyroid Disease	42. Venereal Disease
3. Cancer	13. Bronchitis	23. Diarrhea	33. Head or Neck radiation	43. Anxiety
4. Heart Disease	14. Pneumonia	24. Blood in Stool	34. Headache	44. Depression
5. Chest Pain/ Tightness	15. Persistent Cough	25. Ulcers	35. Kidney Disease	45. Anemia
6. Shortness of Breath	16. T.B.	26. Change in Bowel Habits	36. Kidney Stones	46. Alcohol Abuse
7. Swollen Ankles	17. Hay Fever	27. Unexplained weight gain/loss	37. Difficulty Urinating	47. Drug Abuse
8. Palpitations	18. Abdominal Discomfort	28. Hemorrhoids	38. Arthritis	48. Gout
9. Lightheadedness	19. Indigestion	29. Gall Bladder Disease	39. Low Back Problems	49. _____
10. Frequent Urination	20. Nausea	30. Colitis	40. Skin Disease	50. _____

Section for **WOMEN** Only:

Did you miss your menstrual cycle? Yes No

Do you use Birth control? Yes No

Are you Pregnant? Yes No

If yes, how many weeks pregnant are you? _____

Section for **PARENTS FOR CHILDREN** (Under/ Less than 12 years old)

1. Was your child born vaginal or c-section? _____
2. What was his/ her weight at birth? _____
3. Were they born prematurely? _____
4. Did your child have Eczema (rash on face or body)? _____

MD Reviewed

MITCHELL MEDICAL GROUP OF NEW YORK, P.C.
Immunology, Alternative and Integrative Medicine

57 West 57th Street, #601
New York, NY 10019

165 North Village Ave., #129
Rockville Centre, NY 11570

Date: _____

PATIENT'S NAME: (Last) _____ (First) _____

ADDRESS: (Home) _____

CITY & STATE: _____ ZIP CODE: _____

SEX: () M () F AGE: _____ BIRTHDATE: _____ SSN: _____

PHONE: (Business) _____ (Home) _____

CELL PHONE NUMBER: _____

E-MAIL ADDRESS: _____

COMPANY NAME: _____

ADDRESS: _____ OCCUPATION: _____

CITY & STATE: _____ ZIP CODE: _____

REASON FOR BEING HERE: _____

HAVE YOU BEEN HERE BEFORE: _____

HOW DID YOU FIND OUT ABOUT OUR PRACTICE: _____

ARE YOU ALLERGIC TO ANY MEDICATION: _____

CURRENT MEDICATION: _____

NAME OF INSURANCE CARRIER: _____

NAME OF POLICY HOLDER: _____ ID#: _____

POLICY HOLDER'S DATE OF BIRTH: _____ SSN: _____

ARE YOU OR YOUR SPOUSE COVERED BY ANY OTHER MEDICAL INSURANCE _____ YES _____ NO

IF YES, PLEASE GIVE INSURANCE CARRIER AND POLICY NUMBER: _____

IN CASE OF EMERGENCY, WHO SHOULD BE NOTIFIED: _____

To the best of my knowledge, the insurance information I have provided is correct. If for any reason, my visit or medical procedure deemed necessary by my physician is denied or if my insurance is not valid, I agree to be fully responsible for the fees and services rendered to me. If I provide any wrong information or if my bill goes to collection, I will be responsible for my bill in its entirety and any collection fees.

ALSO I HAVE REVIEWED AND SEEN THE PRACTICE'S PRIVACY NOTICE

PATIENT'S OR GUARDIAN'S SIGNATURE: _____

MITCHELL MEDICAL GROUP OF NEW YORK, P.C.
PATIENT CONSENT FOR USE AND DISCLOSURE
OF PROTECTED HEALTH INFORMATION &
WRITTEN RECEIPT OF NOTICE OF PRIVACY PRACTICES

I hereby give my consent for Mitchell Medical Group of NY, P.C. to use and disclose Protected Health Information (PHI) about me to carry out **Treatment, Payment and Healthcare Operations (TPO)**. Mitchell Medical Group of NY, P.C.'s Notice of Privacy Practices provides a more complete description of such uses and disclosures. I have the right to review the Notice of Privacy Practices prior to signing this consent. Mitchell Medical Group of NY, P.C. reserves the right to change Notice of Privacy Practices at anytime. A revised Notice of Privacy may be obtained by forwarding a written request to Mitchell Medical Group of NY, P.C., Privacy Officer at 165 N. Village Ave., #129 Rockville Center, NY 11570 or 57 West 57th Street, #601 New York, NY 10019

PLEASE CROSS OFF EACH ITEM BELOW THAT YOU DO NOT WANT TO ALLOW US TO DO! (If any one is a no, then whole number is out)!

With this consent Mitchell Medical Group of NY, P.C. may:

- 1) Call my home or cell phone and leave a message on voice mail or in person in reference to any items that assist the practice in carrying out TPO, such as appointment reminders, insurance items and any calls pertaining to my clinical care, including laboratory & biopsy results among others.
- 2) At any alternative location, the practice will only leave a message on my personal voice mail or in person in reference to any items that assist the practice in carrying out TPO, such as appointment reminders, insurance items and any calls pertaining to my clinical care, including laboratory & biopsy results among others. **However, at any alternative location call Mitchell Medical Group of NY will not leave a message about my medical condition or lab results with any person.**
- 3) May mail to my home or other alternative location any items that assist the practice in carrying out TPO, such as appointment reminder cards, patient statements.
- 4) May e-mail to my home or other alternative location any items that assist the practice in carrying out TPO, such as appointment reminder cards and patient statements and practice updates.

I have the right to request that Mitchell Medical Group of NY, P.C. restrict how it uses or discloses my PHI to carry out TPO. However, the practice is not required to agree to my requested restrictions, but if it does, it is bound by this agreement. By signing this form, I am consenting to Mitchell Medical Group of NY, P.C.'s use and disclosure of my PHI to carry out TPO. I may revoke my consent in writing except to the extent that the practice has already made disclosures in reliance upon my prior consent. If I do not sign this consent, or later revoke it, Mitchell Medical Group of NY, P.C. may decline to provide treatment to me.

I have received a copy of Mitchell Medical Group of NY, P.C.'s Notice of Privacy Practices.

Signature of Patient or Legal Guardian

Print Name of Patient's Legal Guardian

Patient's Name

Date

MITCHELL MEDICAL GROUP OF NEW YORK, P.C.

Immunology, Alternative and Integrative Medicine

57 West 57th Street, #601
New York, NY 10019
Tele: 212-586-7400

165 North Village Ave., #129
Rockville Centre, NY 11570
Tele: 516-678-9600

Prescription Form

Patient Name: _____

DOB: _____

By signing this prescription form, I request and authorize the shipment of my compounded medication to office's of Mitchell Medical Group of New York, P.C..

Patient Signature

Date

MITCHELL MEDICAL GROUP OF NEW YORK, P.C.
Immunology, Alternative and Integrative Medicine

165 N. VILLAGE AVE, #129
ROCKVILLE CENTRE, NY 11570
TELE: 516/678-9600
FAX: 516/678-9618

57 WEST 57th STREET, #601
NEW YORK, NY 10019
212/586-7400
212/586-6880

ADVANCED BENEFICIARY NOTICE

I, _____, have been made aware by the staff at Mitchell Medical Group of New York, P.C. that I may not be reimbursed for medical services rendered to me.

I fully understand that any procedure not covered by my insurance is my responsibility.

Patient Name

Date

MITCHELL MEDICAL GROUP OF NEW YORK, P.C.
Immunology, Alternative and Integrative Medicine

57 West 57th Street, #601
New York, NY 10019

165 North Village Ave., #129
Rockville Centre, NY 11570

DUE TO EXCESSIVE CANCELLATIONS AND
NO SHOWS, WE WILL BE REQUIRING ALL PATIENTS
TO CANCEL WITHIN
48 HOURS INSTEAD OF 24 HOURS.

IF A PATIENT CANCELS OR DOES NOT SHOW,
THEY WILL BE CHARGED FOR THEIR VISIT.
WE NEED TO BE ABLE TO ACCOMMODATE O
THER PATIENTS WHO WISH TO COME IN.

WE ARE SORRY FOR ANY INCONVENIENCE.

Signature of Patient or Legal Guardian

Signature of Patient or Legal Guardian

Patient Name

Date

PHYSICIAN-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 pursuant to New York law, and not by a lawsuit or resort to court process except as New York law may provide for judicial review of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional right to have any such dispute decided 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 shall cover all claims or controversies whether in tort, contract or otherwise, and shall bind all parties whose claims may arise out of or in any way relate to treatment or services provided or not provided by the below identified physician, medical group or association, their partners, associates, associations, corporations, partnerships, employees, agents, clinics, and/or providers (hereinafter collectively referred to as "Physician") to a patient, 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. The filing by Physician 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. However, following the assertion of any claim against Physician, any fee dispute, whether or not the subject of any existing court action, shall also be resolved by arbitration.

Article 3: **Procedures and Applicable Law:** A demand for arbitration must be communicated in writing by U.S. mail, postage prepaid, to all parties, describing the claim against Physician, the amount of damages sought, and the names, addresses and telephone numbers of the patient, and (if applicable) his/her attorney. The parties shall thereafter select a neutral arbitrator who was previously a New York Supreme Court justice to preside over the matter. Both parties shall have the absolute right to arbitrate separately the issues of liability and damages upon written request to the arbitrator. Patient shall pursue his/her claims with reasonable diligence, and the arbitration shall be governed the Federal Arbitration Act (9 U.S.C. §§ 1-4), and otherwise applicable New York law. All claims and defenses related to any claim by the patient shall be governed by New York law.

The parties shall bear their own costs, fees and expenses, along with a pro rata share of the neutral arbitrator's fees and expenses.

Article 4: **Retroactive Effect:** The patient intends this agreement to cover all services rendered by Physician not only after the date it is signed (including, but not limited to, emergency treatment), but also before it was signed as well.

Article 5: **Revocation:** This agreement may be revoked by written notice delivered to Physician within 30 days of signature and if not revoked will govern all medical services received by the patient.

Article 6: **Severability Provision:** In the event any provision(s) of this Agreement is declared void and/or unenforceable, such provision(s) shall be deemed severed therefrom and the remainder of the Agreement enforced in accordance with New York law.

I understand that I have the right to receive a copy of this 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.

By: _____
Physician's or Duly (Date)
Authorized Representative Signature

By _____
Print or Stamp Name of Physician,
Medical Group or Association Name

By: _____
Signature of Translator (if applicable) (Date)

Print Name of Translator

By: _____
Patient's Signature (Date)

Print Patient's Name

By: _____
Patient's Representative's Signature (Date)

Print Name and Relationship to Patient

ACUERDO DE ARBITRAJE MÉDICO - PACIENTE

Artículo 1: Acuerdo de Arbitraje: Se acuerda que cualquier conflicto en lo referente a negligencia médica, esto es, en lo referente a si los servicios médicos prestados bajo este contrato eran innecesarios o no estaban autorizados o se prestaron de modo incorrecto, negligente, o incompetente, se decidirá sometiéndolo a arbitraje de conformidad con las leyes de Nueva York, y no mediante pleito ni recurriendo a procesos judiciales, excepto cuando las leyes de Nueva York establezcan una revisión judicial de los procesos de arbitraje. Al celebrar este contrato, las dos partes renuncian a su derecho constitucional a que dicho conflicto se resuelva en un tribunal ante un jurado, y en su lugar acuerdan resolverlo mediante el arbitraje.

Artículo 2: Todas las reclamaciones se resuelven mediante Arbitraje: Es voluntad de las partes que este acuerdo cubra todas las reclamaciones o controversias, ya sea que estén expresadas mediante contrato, extracontractualmente o de otra manera, y se consideran vinculantes todas las partes cuyas reclamaciones surjan producto de o de cualquier manera relacionadas con el tratamiento o los servicios prestados o no prestados por el médico, grupo o asociación médica, sus socios, colegas, asociaciones, empresas, sociedades, empleados, representantes, clínicas, y/o proveedores identificados abajo (en adelante referidos en forma conjunta como "Médico") a un paciente, incluidos cualquier cónyuge o herederos del paciente o sus hijos, ya sean nacidos o nonatos, al momento del incidente que da origen a la reclamación. En el caso de cualquier mujer embarazada, el término "paciente" en adelante se referirá tanto a la madre como al/los hijo(s) que espera. Interponer una demanda por el Médico ante cualquier tribunal, para cobrar honorarios al paciente, no anula el derecho al arbitraje obligatorio por cualquier reclamación que surja por cualquier negligencia médica. Sin embargo, luego de la afirmación de cualquier reclamación contra el Médico, cualquier conflicto por honorarios, sea objeto de un proceso ante el tribunal, será resuelto mediante arbitraje.

Artículo 3: Procedimientos y Ley Aplicable: Una petición de arbitraje se debe comunicar por escrito por correo ordinario, porte pagado, a todas las partes, describiendo la reclamación contra el Médico, la cuantía de los daños y perjuicios, y los nombres, direcciones y números de teléfono del paciente, y (si aplica) de su abogado. Las partes, en adelante, podrán elegir un árbitro de equidad quien anteriormente fungía como juez de la Corte Suprema de Nueva York, para presidir este asunto. Las dos partes tienen el derecho incuestionable de arbitrar por separado los asuntos de responsabilidad y daños y perjuicios previa solicitud por escrito al árbitro. El paciente deberá reivindicar sus reclamaciones con diligencia razonable y el arbitraje se regirá por la Ley Federal de Arbitraje (9 U.S.C. §§ 1-4), y demás leyes aplicables de Nueva York. Todas las reclamaciones y defensas relacionadas con cualquier reclamación interpuesta por el paciente se regirán por las leyes del estado de Nueva York.

Las partes correrán con sus propios costos, honorarios y gastos, además de la parte proporcional de los honorarios y gastos del árbitro de equidad.

Artículo 4: Efecto Retroactivo: Es intención del paciente que este acuerdo cubra todos los servicios prestados por el Médico, no sólo posteriores a la fecha en que se firma (incluyendo, entre otros, tratamientos de urgencia), sino anteriores a dicha fecha también.

Artículo 5: Revocación: Este acuerdo puede ser revocado mediante notificación por escrito entregada al Médico dentro de los 30 días posteriores a la firma y en caso de no ser revocado regirá para todos los servicios médicos recibidos por el paciente.

Artículo 6: Cláusula de Divisibilidad: En caso de que alguna cláusula o cláusulas de este Acuerdo se declare nula y/o que no se pueda cumplir, tal(es) cláusula(s) se considerarán separadas del mismo y las cláusulas restantes del Acuerdo se harán cumplir de conformidad con las leyes de Nueva York.

Entiendo que tengo derecho a recibir una copia de este acuerdo. Mediante mi firma, reconozco que he recibido una copia.

AVISO: AL FIRMAR ESTE CONTRATO USTED ACUERDA QUE CUALQUIER ASUNTO DE NEGLIGENCIA MÉDICA SEA RESUELTO POR UN JURADO DE EQUIDAD Y RENUNCIA A SU DERECHO A UN JUICIO ANTE UN JURADO O TRIBUNAL. VER ARTÍCULO 1 DE ESTE CONTRATO.

Por: _____
Firma del Médico o Representante (Fecha)
debidamente autorizado

Por: _____
Firma del Paciente (Fecha)

Por: _____
Nombre del Médico, Grupo o Asociación Médica
en letra de molde o sello

Nombre del Paciente en letra de molde

Por: _____
Firma del Representante del Paciente (Fecha)

Por: _____
Firma del Traductor (si aplica) (Fecha)

Relación con el Paciente, en letra de molde

Nombre del traductor, en letra de molde

MITCHELL MEDICAL GROUP OF NEW YORK, P.C.
Immunology, Alternative and Integrative Medicine

57 West 57th Street, #601
New York, NY 10019
Tele: 212/397-0157
Fax: 212/586-6880

165 North Village Ave, #129
Rockville Centre, NY 11570
Tele: 516/678-9600
Fax: 516/678-9618

Dear Patient:

Our office is an out-of-network facility, which is willing to accept assignment on your claims for services rendered. At every visit or when extracts are received, you are responsible for making co-insurance payments.

If the insurance company issues you a payment, you are then responsible for forwarding the insurance check to the practice within two weeks (14 days).

I authorize payment for services rendered on the below credit card, if I fail to turn over insurance checks to the provider within 21 days of that date of service or if for any reason, my visit or medical procedure deemed necessary by my physician is denied or if my insurance is not valid, I agree to be fully responsible for the fees and services rendered to me. If I provide any wrong information or if my bill goes to collection, I will be responsible for my bill in its entirety and any collection fees.

If there are any concerns or question, please feel free to contact the office.

Patient Credit Card Number _____ Exp. _____

CVV (Security Code – on back on MC/Visa or front of Amex): _____

Name of Card Holder: _____ Date: _____

Signature: _____