APPOINTMENT CONFIRMATION

ORANGE COUNTY NEUROSURGICAL ASSOCIATES

23961 Calle de la Magdalena Suite 405 Laguna Hills, CA 92653-3665 (949)588-5800

Appointment with:	
Date:	Time:

<u>It is very important</u> you complete, date and sign <u>all</u> the enclosed forms and bring them in at the time of your appointment. Please do not wait until your arrival in the office to complete the information mailed/provided to you. Failure to have all forms completed can result in the rescheduling of your appointment. Do not mail them prior to your appointment. Please bring your insurance card(s), and any records, test results, and MRI/CT/X-Rays (with) reports which may be related to the problem for which you will be seen.

<u>Work Related injuries:</u> Pre-authorization is required from the carrier who will be responsible for paying your bills. We will assist you with this procedure, but you must notify us 48 hours prior to your appointment.

<u>Medicare:</u> This office accepts Medicare assignment and we will submit all if your charges directly to Medicare by electronic transmission. It is imperative that you give us your supplementary insurance information.

<u>Private Insurance/Contracted coverage:</u> We will bill your insurance, provided we have your ID#, your carrier's name, address, and a phone number for follow up. If coverage is denied for any reason, you will be responsible for all charges.

YOUR INSURANCE CO-PAYMENT WILL BE COLLECTED FROM YOU AT THE SAME TIME WE COLLECT YOUR PAPERWORK, MRI'S, ETC.

We look forward to serving you. Please feel free to call us for any further explanations of our office policies and procedures



Name:		Date of Birth:	Date:			
		Medication List				
***Please Exclude Vitamins						
Medicatio	Medication Dose Frequency					
 For more medicat 	ions, please add t	the list on a blank she	et of paper			
		<u>Allergies</u>				
Δ.	llora.	Type of Posstion lov	: rash, difficulty breathing)			
A	llergy	Type of Reaction (ex	. rash, difficulty breathing)			
	<u>P</u>	referred Pharmacy				
Name:						
Address:						
Phone Number:		Fay Nu	umber:			
riione ivamber.		I da IVC	aniber.			
Pleas	se list full name o	f other physicians inv	<u>olved in your care</u>			
	1	_				
		Doctor	's Name			
Primary Care			Phone:			
Pain Management			Phone:			
Neurologist			Phone:			
Oncologist			Phone:			
Who referred you?			Phone:			
Cardiologist			Phone:			
Other			Phone:			

Please List All Medical Conditions

***Please List Neurosurgical conditions first

Medical Condition	What year were you diagnosed?

Previous Surgical History

***Please List Spinal Surgeries First

Surgery	Date of Surgery	Surgeon

Social History

Have you smok	red in the past or cu	urrently? Yes	No if yes, how ma	ny years?
• Did you	u quit smoking?	YesI	No If so, when?	
Do you drink a	cohol?	YesNo	if yes, how many drin	ıks/week?
Recreational di	rug use? Yes	No	If yes, what type?	
Are you curren	tly working?	YesNo	if yes, please list pro	fession
If not, are you:	Retired	Homemaker	Unemployed	Disabled
Select one:				
Married	Single	Seperated_	Divorced	Widowed
Domestic Partr	ner	Other		
Who do you liv	e with at home?			
Self	Spouse/Partner	Chile	d/ren Othe	er

	a.	Neck pain	e.	Numbness/Tingling
	b.	Back Pain	f.	Tumor
	c.	Balance problems	g.	Headaches
	d.	Weakness	h.	Other:
2.	-	are having pain, on a scale from 0-10 (10 being the wors	st), ho	w would you rate your pain on
	averag	e?		
2	D :1	on the second of		
3.		oe your pain (circle all that apply):	d	Durning
		Sharp		Burning Ding and Needles
		Dull ache		Pins and Needles
	C.	Burning	f.	Other:
4.	When	did your pain start?:		
5.	Aggrav	ating factors (ex: sitting, standing):		
6.	Allevia	ting factors (ex: ice/heat, medication):		
7	D			
/.		our pain travel down your arms or legs?		
		Yes, if yes where?		
	D.	No		
Q	Do voi	have weakness in your arms or legs?		
0.		If yes, where?		
		No		
	ν.			
9.	Do you	have trouble with balance?		
	, a.	Yes		
	b.	No		
10.	Where	you involved in an accident?		
	a.	If yes, explain?		
	b.	No		
11.	Have y	ou had any epidural injections?		
	a.	If yes, how many?Who administered the in	ijectio	on(s)?
	b.	No		
12.	-	ou completed physical therapy for this condition?		
	a.	If yes, how many weeks did you complete?		
	b.	No		

1. What is the reason for your visit (circle all that apply):

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PATIENT INFORMATION FORM

PEASE PRINT OR WRITE LEGIBLY (black or blue pen only) I AM SEEING (check one) DR. HWANG ___DR. JACKSON ___DR. LIAUW DR. MASSOUDI I WAS REFERRED BY ______PH (_____ SEX (circle) M F Patient MI (LEGAL NAME) LAST FIRST Address __ STREET APT# STATE ZIP CODE CITY EMAIL Phone _____ Employer _____Occupation____ CITY EMPLOYER ADDRESS STATE ZIP Race (check one) ______White ______Black/African American _____America Indian/Alaska Native ______Asian ___Native Hawaiian / Pacific Islander ______Middle Eastern/Persian ______DECLINE Ethnicity (check one) ______Hispanic or Latino ______Not Hispanic or Latino ______DECLINE Emergency Contact Relationship Phone CELL HOME Spouse (or Parent, if minor)_____Ph (INSURANCE (circle one) Medicare PPO HMO POS EPO WC PI Medi/Medi Medi-Cal Cash Primary Insurance Ph (Name of Insured SELF SPOUSE PARENT other DOB _____ Group #_____ Subscriber ID # ____ ___Ph ()____ Secondary Insurance Name of Insured ______ SELF SPOUSE PARENT other DOB _____ Subscriber ID# ____ ____Relationship ____ Financially responsible Party: _____

I hereby assign the insurance benefits to which I am entitled to, directly to Robert J. Jackson, M.D., Farzad Massoudi, M.D., or Jason A. Liauw, M.D. I understand that I am financially responsible for all charges. I authorize release of medical records and information regarding medical history that is requested by the insurance company. A Photostat of this authorization is accepted with the same authority as the original.

Signature	Date	
Print Name		

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23961 Calle de la Magdalena Suite 405, Laguna Hills, CA 92653 Tel: (949)588-5800 Fax: (949)317-3585 www.ocneurosurgery.com

PAYMENT POLICY

It is the policy of Orange County Neurosurgical Associates to receive payment in full at the time services are rendered unless other arrangements have been made in advance.

If you wish for our office to bill an insurance company, a copy of the insurance card (front and back) and/or complete billing information is required and must be presented before services are rendered. The billing information required is the correct billing name, address, phone number, the I.D./subscriber number, and group/policy number. We also need the name of the insured along with the date of birth and name of employer.

Enrollment in an insurance plan is not a guarantee of payment.

Deductibles, out-of-pocket, co-payments and patient responsibility amounts are due at the time of services.

Orange County Neurosurgical Associates and Dr. Brian Hwang do not assume responsibility for verification of insurance benefits and/or coverage. Please contact your insurance company to verify your benefits and doctor participation in your plan **BEFORE** services are rendered. This also applies to any facility or provider your Doctor may refer you to.

Any portion of the balance not paid by the insurance company due to patient co-pays, deductible amounts, noncovered services, services deemed by the insurance company not medically necessary, doctor nonparticipation in a plan or any other reason for nonpayment or reduced payment is the responsibility of the patient or the responsible party. It is the policy of this medical group to receive payment in full 90 days from the date of service.

HMOs and other insurance plans that require an authorization for treatment from Primary Care Physician or other source must send written (or faxed) authorization for treatment to our office prior to services being performed. Self-referrals and services provided by out of network providers are usually not covered. **Authorization does not guarantee payment by the insurance company.**

A statement of charges will be sent to the patient or responsible party each month showing the portion billed to the insurance company and the patient due balance. Balance is due and payable 90 days from the date of service. Delinquent balances may be referred to an outside agency for collection.

We accept cash, check, money order and debit/credit card (VISA, MasterCard or Discover) as your payment. If paying with check, the check should be made out to the doctor rendering the services. If you do not have insurance and are paying cash for you visit, we DO NOT accept checks; you must pay with cash or credit/debit card.

The fee for a returned check is \$45.00.

Fee for medical records copy is \$30.00 plus .25cents per page. Fee for EDD forms/or any forms that need to be filled out by the doctor is determined by the doctor due to length of form(s). Patient will be notified of fees and payment is due before forms are rendered to patient.

I have read the above policy and understand I am financiall	lly responsible for all medical services rendered.				
SIGNATURE OF PATIENT OR RESPONSIBLE PARTY	DATE				
PRINT PATIENT NAME	PRINT RESPONSIBLE PARTY (if other than patient)				

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Patient Consent for Use and Disclosure of Protected Health Information

With my consent, Orange County Neurosurgical Associates and Dr. Brian Hwang may use and disclose protected healthcare information (PHI) about me to carry out treatment, payment and healthcare operations (TPO). Please refer to Orange County Neurosurgical Associates Notice of Privacy Practices for 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. Orange County Neurosurgical Associates and Dr. Brian Hwang reserve the right to revise its Notice of Privacy Practices at anytime. A revised Notice of Privacy Practices may be obtained by forwarding a written request to Orange County Neurosurgical Associates, 23961 Calle de la Magdalena Ste 405, Laguna Hills CA 92653.

With my Consent, Orange County Neurosurgical Associates and Dr. Brian Hwang may mail to my home or other designated location any items that assist the practice in carrying out TPO, such as patient statements.

With my consent, Orange County Neurosurgical Associates and Dr. Brian Hwang may call my home or any other designated location and leave a message on voicemail or in person in reference to any items that assist in carrying out TPO, such as appointment reminders, insurance items and any call pertaining to my clinical treatment, including but not limited to: laboratory or radiological findings.

By signing this form, I am giving consent to Orange County Neurosurgical Associates for the use and disclosure of my PHI to carry out treatment, payment and healthcare operations.

I may revoke my consent in writing except to the extent that the practice has already made disclosures in reliance upon this prior consent. Orange County Neurosurgical Associates and Dr. Brian Hwang may decline treatment to me without this signed consent.

I authorize Orange County Neurosurgical Associates and Dr. Brian Hwang to give the following person/

people information about my medical records, print name and write the relationship to the patie	billing information, and or prescription pick up (please ent):
Signature of Patient	Date
Patient's Name (Print)	Responsible Party, if applicable (Print)

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 as provided by California law, and not by a lawsuit or resort to court process except as California law provides for judicial review or arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional rights to have any such dispute decided on 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 related 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 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 if them, must be arbitrated including, without limitation, claims for loss of consortium, wrongful death, emotional distress or punitive damages. Filing of 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 communicate 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 by the 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 counsel 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, not supplant, any other applicable statutory or common law.

Either party shall have the absolute right ti 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 disputes within this arbitration agreement, 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 arbitrations a motion for summary judgment 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 once 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, or 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	d before the	date it is Effe	ctive as c	of the date	of first
medical ser	rvices.							_
			Patient's or	Patient Rep	resentative's I	nitials		

If any provision if this arbitration agreement is held invalid of 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.

ims contract.			By:	Patient's or Patient Representative's Signature	(Date)
By: Physician's or A	uthorized Representative's	(Date)	By:		,
Signature	•		J	Print Patient's Name	
Print or Stamp Name Medical Group or As	•			(If Representative, Print Name and Relations)	nip to Patient