

# Dr. David N. Block Family Chiropractor-Patient Information

Name(First, Middle, Last) \_\_\_\_\_ Date \_\_\_\_\_

Address(no PO boxes) \_\_\_\_\_ City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Home phone \_\_\_\_\_ Work phone \_\_\_\_\_ Cell phone \_\_\_\_\_

Social Security # \_\_\_\_\_ E-mail address \_\_\_\_\_

Age \_\_\_\_\_ Birthdate \_\_\_\_/\_\_\_\_/\_\_\_\_ Sex M / F Status M S W D No.Children \_\_\_\_\_

Height: \_\_\_\_\_ feet \_\_\_\_\_ inches Weight: \_\_\_\_\_ lbs

Occupation \_\_\_\_\_ Employer \_\_\_\_\_ Years Employed \_\_\_\_\_

Work Address \_\_\_\_\_ City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Spouse's Name \_\_\_\_\_ Occupation \_\_\_\_\_ Employer \_\_\_\_\_ S.S.# \_\_\_\_\_

Primary Insurance Plan Name \_\_\_\_\_ ID# \_\_\_\_\_ Group# \_\_\_\_\_

Policy Holder's Name \_\_\_\_\_ Relationship to policy holder: Spouse \_\_\_ Child \_\_\_ Self \_\_\_

Policy Holder's Birthdate \_\_\_\_\_

Secondary Insurance Plan Name \_\_\_\_\_ ID# \_\_\_\_\_ Group # \_\_\_\_\_

Is your condition due to an auto accident? Yes \_\_\_ No \_\_\_ If yes, what state? \_\_\_\_\_

Is your condition work related? Yes \_\_\_ No \_\_\_ Is your condition related to another accident? Yes \_\_\_ No \_\_\_

What is your deductible \_\_\_\_\_ Was it met? Yes \_\_\_ No \_\_\_ Unsure \_\_\_

Immediate Family under care in this clinic \_\_\_\_\_

*I understand that the above patient is a minor and I personally guarantee payment for all charges related to:*

(patient name) \_\_\_\_\_ Name of guarantor: \_\_\_\_\_

Signature of guarantor: \_\_\_\_\_ Date: \_\_\_\_\_

With my signature below, I authorize the assignment of insurance benefits directly to Dr. David N. Block.

Patient/Guarantor Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Patient Name \_\_\_\_\_ DOB \_\_\_\_\_

**Authorization for Care, Insurance Assignment & Fees**

**Please read and sign**

I understand and agree that health and accident insurance policies are an arrangement between my insurance carrier and me. I understand that Dr. David N. Block Family Chiropractic will prepare any necessary documents to assist me in making collection from the insurance company and that any amount authorized to be paid directly to Dr. David N. Block Family Chiropractic will be credited to my account on receipt (insurance assignment of benefits). However, I clearly understand and agree that all services rendered me are charged directly to me and that I am personally responsible for payment as well as collection manager/attorney's fees of 33.3% and any and all related costs of collection, including filing fees, should such action become necessary. Interest rate on unpaid balances is the greater of 1.65% per month or \$5.00 per month and begins from the time an account has been considered delinquent. I also understand that if I suspend or terminate care, any fees for professional services rendered me will be immediately due and payable. I also authorize the doctor to bill any unpaid balance to my credit card if it was used previously in the office to pay for services rendered, to obtain a credit report if deemed necessary and verify my employment should that information be needed in the collection of unpaid balances.

I hereby authorize the doctor to provide for me manual adjustments to my spine and therapy. The patient also agrees that he/she is responsible for all bills incurred at this office including interest on unpaid balances. The doctor will not be held responsible for any pre-existing medically diagnosed conditions, nor for any medical diagnoses.

**Signature of Patient or Legal Representative** \_\_\_\_\_ **Date** \_\_\_\_\_

If signed by legal representative, relationship to patient: \_\_\_\_\_

**AUTHORIZATION FOR TEXT MESSAGING  
(SMS COMMUNICATIONS)**

**I understand that:**

- Text messages are inherently unsecure because they are transmitted over a public network onto a personal telephone and as such there are inherent risks in using this type of communication. Information texted to me could be received and read by an unauthorized third party.
- It is my responsibility to keep my mobile number up to date with Block Family Chiropractic.
- I should not send PHI (Protected Health Information) or ePHI to Block Family Chiropractic in a text message because of the unsecure nature of text messages.
- I may be charged for text messages by my wireless carrier.
- This Authorization is voluntary and I have the right to refuse to sign it.
- Treatment will not be conditional on whether I sign this Authorization.
- By signing this form, I am allowing Block Family Chiropractic to send text messages to the following mobile number: \_\_\_\_\_ for the following:
- Block Family Chiropractic will not send PHI (Protected Health Information) in a text message.
- If I sign this authorization, I may revoke (cancel or opt out) it later, at any time, by text message, phone call, or email address.
- My wireless carrier is: AT&T Sprint T-Mobile Verizon Other: \_\_\_\_\_

**Signature of Patient or Legal Representative** \_\_\_\_\_ **Date** \_\_\_\_\_

If signed by legal representative, relationship to patient: \_\_\_\_\_

**ACKNOWLEDGMENT OF RECEIPT OF HIPAA PRIVACY NOTICE**

I, \_\_\_\_\_, have received a copy of this office's Notice of Privacy Practices. I understand that 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 health care providers who may be directly and indirectly involved in providing my treatment. Obtain payment from third-party payers. Conduct normal health care operations such as quality assessments and accreditation.

**Signature of Patient or Legal Representative** \_\_\_\_\_ **Date** \_\_\_\_\_

If signed by legal representative, relationship to patient: \_\_\_\_\_

**ACCIDENT/INJURY INFORMATION:**

**Name:** \_\_\_\_\_ **Date:** \_\_\_\_\_

Date of Accident \_\_\_\_\_ Time of Accident \_\_\_\_\_

Your automobile insurance carrier: \_\_\_\_\_

Claim #: \_\_\_\_\_

Contact Person Name: \_\_\_\_\_ Telephone #: \_\_\_\_\_ Extension: \_\_\_\_\_

The other driver's automobile insurance carrier: \_\_\_\_\_

Claim #: \_\_\_\_\_

Contact Person Name: \_\_\_\_\_ Telephone #: \_\_\_\_\_ Extension: \_\_\_\_\_

Did the police come to the accident site: Yes / No

Was a ticket issued: Yes / No      Who received the ticket: Yes/ No

Do you have legal representation: Yes / No

Name of attorney: \_\_\_\_\_ Telephone # of attorney: \_\_\_\_\_

**Please read and sign**

If you have been in an automobile accident, you may be entitled to payment from your automobile insurance if you have medical expense benefits coverage. By signing this assignments of benefits form you are giving to your health care provider the right to receive some or all of that payment directly from your automobile insurance company. If you have health insurance and your healthcare provider is in-network: as long as you provide information necessary to verify your health insurance coverage, the healthcare provider may only bill the amount you owe for any copayment, coinsurance, or deductible to your automobile insurance and you may be entitled to any remainder of your automobile insurance benefit. If you do not provide information necessary to verify your health insurance coverage, do not have health insurance, or your healthcare provider is not in your health insurer's provider network, your healthcare provider may bill its full charges to your automobile insurance. You may want to consult your insurance agent or attorney before signing this form. You are not required to sign this form to receive care. However, if you do not sign this form, you will be required to pay for services at the time the services are provided to you.

I, \_\_\_\_\_, understand that it is my responsibility to provide Dr. David Block Family Chiropractic with accurate third party information to assist with payment for any services rendered me. I understand that it is my responsibility to inform Dr. David Block Family Chiropractic immediately should any of the above information change. I also understand that failure to report any known changes, or to receive any settlement without notification to Dr. David Block Family Chiropractic will result in any fees for professional services to be immediately due and payable. I hereby authorize and direct my attorney, my insurance company, the defendant, the defendant's insurance company, and/or the defendant's attorney to pay directly to Dr. David Block Family Chiropractic such sums in full as may be due and owing him for health services rendered to me by reason of this accident.

Patient Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Guardian/Spouse/or Guarantor's Name Authorizing Care

\_\_\_\_\_ Date: \_\_\_\_\_

**IRREVOCABLE ASSIGNMENT OF BENEFITS, AUTHORIZATION AND LIEN**

To Whom It May Concern:

This Irrevocable Assignment of Benefits, Authorization and Lien (this "Assignment") is made by and between \_\_\_\_\_ ("Patient") and Dr. David Block Inc. ("Health Care Provider"). With this Assignment, and in consideration of treatment without having to render concurrent payment, Patient, hereby irrevocably transfers sets over and assigns to Health Care Provider all insurance and/or litigation proceeds to which Patient is now or may hereafter become entitled, including those listed below, up to the total amount due and owing the Health Care Provider for services rendered to the Patient by reason of accident or illness, including interest thereon, as well as any other charges that are due or may become due the Health Care Provider, including, without limitation, requested reports, collection costs and expenses and attorney's fees, and Patient further hereby irrevocably authorizes and directs any insurance company and/or attorney to whom an original or copy of this Assignment is provided to withhold from Patient and pay directly to such Health Care Provider such amount(s) from (1) any insurance benefits payable to Patient or on Patients behalf, including, but not limited to, medical payments benefits, No Fault benefits, health and accident benefits, personal injury protection benefits, third-party liability coverage, foundation grants, governmental or agency benefits, worker's compensation benefits or any other insurance proceeds or benefits of any kind which are payable to or on behalf of the Patient, and (2) any litigation proceeds (which may include insurance proceeds) from any settlement, judgment or verdict in Patients favor as may be necessary to fully pay any and all financial obligations owed to the Health Care Provider by the Patient. This Assignment is to be a complete and current transfer of Patients right, title, and interest, separate from any statutory or contractual lien or claim to which the Health care Provider may also be entitled. Patient acknowledges that Health Care Provider has a substantial pecuniary interest in the enforcement of this Assignment.

The Patient further agrees that, in the event the insurance company and/or attorney obligated hereunder to make payments to the Health Care Provider fails or refuses to make payment for the full amount due as set forth above, this Assignment is a full, immediate and complete assignment of all the Patient's rights, title, interest, remedies and benefits in and to the assigned property to the extent of the Health Care Providers total claim amount; therefore, Patient hereby irrevocably and fully assigns and transfers to the Health Care Provider any and all causes of action that Patient might have or that might exist in Patients favor against such insurance company and/or attorney with respect to the assigned property. In addition to the foregoing assignment, Patient hereby authorizes, nominates and appoints as Patients attorney-in-fact any officer of Health Care Provider, to prosecute said causes(s) of action either in Patients name or in the Health Care Providers name and Patient further authorizes the Health Care Provider to compromise, settle or otherwise resolve said claim(s) or cause(s) of action as it sees fit.

In further consideration of the services provided by the Health Care Provider, Patient hereby grants a lien to said Health Care Provider against any and all insurance benefits and litigation proceeds outlined in the first paragraph above which may be payable to or on behalf of the Patient as a result of the injuries or illness for which Patient has been treated by said Health Care Provider. The Patient further agrees that the statute of limitations applicable to Health care Providers right to demand payment from the patient shall be tolled for all reasonable times that negotiations or litigation between third parties and the Patient are ongoing.

Patient hereby acknowledges that Virginia law imposes a lien in the amount of \$750.00 upon Patients claim against the individual or entity whose negligence is alleged to have caused Patients injuries.

Notwithstanding the foregoing, the Patient agrees that until the Health Care Provider is paid in full, the Patient shall remain personally and fully responsible for and promises to pay the total amount due the Health Care Provider (including principal, interest, collection costs and attorney's fees of 33.3%) until fully paid. The interest rate on unpaid balances is 19.8% and begins from the time an account has become past due. The Patient further understands and agrees that this Assignment does not constitute any agreement of or consideration for the Health Care Provider to await payments from any source, and in the event the Health Care Provider deems itself in its sole discretion insecure as to the prospect payment, it may demand payments from Patient immediately upon rendering services at its option and proceed to collect same through legal means if necessary.

Patient authorizes the Health Care Provider to release this Assignment and any information pertinent to Patients case to any insurance company, adjuster or attorney to facilitate collection under this Assignment. Patient hereby nominates and appoints any officer of the Health Care Provider as Patient's attorney-in-fact to endorse/sign Patient's name on any and all checks for payment of the services provided to Patient by said Health Care Provider.

In the event that any part or provision of this Assignment shall be determined to be invalid or unenforceable, the remaining parts and provisions of this Assignment which can be separated from the invalid, unenforceable provision shall continue in full force and effect.

**Notice regarding the assignment of medical expense benefits is provided in a separate document. I have been presented with and had an opportunity to read the notice.** Acknowledged: \_\_\_\_\_ ( patient initials)

Patient

Patients Signature \_\_\_\_\_ Date \_\_\_\_\_ Health Care

Provider

Printed Name \_\_\_\_\_ Date \_\_\_\_\_