

MEDICAL HISTORY QUESTIONNAIRE

CONTACT INFORMATION

Last Name:	First Name:			MI:	Gender:
Cell:	Home:		Work:		
Email:					
· · · · —	o receive emails with information reports of the properties of the			following to	receive courtesy
Date of Birth:	SSN:		reminder emails		
Marital Status:			│ □ Email □ Tex	kt - Please lis	t carrier below:
Address:			Standard text msg rates	may apply. By cl	hecking one of these boxes,
City:	_ State: Zip:		you are consenting to re	eceive automatic i	reminders for appointments.
EMERGENCY CONTACT		<u>EMPLOYE</u>	R INFORMATIO	<u>N</u>	
Last Name:		Occupation	·		
First Name:		Name:			
Relationship:		Phone:			
Phone:		Address:			
HOW DID YOU HEAR ABOU	Т СВРТ?	City:		State:	_ Zip:
Please select ALL that apply:					
□ Doctor:		☐ Insurance	e:		
☐ Family or Friend:		☐ Internet S	Search:		
(Please include <u>full name</u>)		☐ Other:			
REFERRING DOCTOR					
Name of Doctor who referred you	J:	Date of fo	ollow up visit with	this Doctor:	
Th	is date is needed to send a progres	s report before	your appointment		
CASE INFORMATION					
Have you been a patient here be	fore? ☐ Yes ☐ No				
WORK related injury? ☐ Yes ☐ N	o (If yes, please provide the employ	ver where the in	njury occurred in th	e employer :	section above)
AUTO related injury? ☐ Yes ☐ No	o (If yes, please provide the amount	t of medical pay	yment your auto ins	surance will	cover)
SPORTS related injury? ☐ Yes ☐ I	No (If yes School:		Sport: _)

DESCRIPTION OF SYMPTOMS

Date of Injury or Onset of Symptoms:		
Type of Surgery / Date (if applicable):		
Describe how your injury occurred or when/l	now your symptoms began:	
Current complaint:		
What activities would you do different if you	did not have pain?	
What prescription medications are you taking	g (if any) for this condition?	
Other health problems may affect your treati	ment. Please check () any of the following	that apply to you:
☐ Arthritis (rheumatoid /	☐ Peripheral Vascular Disease	☐ Previous accidents
osteoarthritis)	□Headaches	□Allergies
□Osteoporosis	☐ Diabetes Types I and II	□Incontinence
□ Asthma	☐ Gastrointestinal Disease (ulcer,	☐ Anxiety or Panic Disorders
☐ Chronic Obstructive Pulmonary	hernia, reflux, bowel, liver, gall	☐ Depression
Disease (COPD), acquired respiratory	bladder)	☐ Other disorders
distress syndrome (ARDS), or	□ Visual impairment (such as	☐ Hepatitis / AIDS
emphysema	cataracts, glaucoma, macular	☐ Prior surgery
☐ Angina	degeneration)	☐ Prosthesis / Implants
☐ Congestive heart failure (or heart	☐ Hearing impairment (very hard of	☐ Sleep dysfunction
disease)	hearing, even with hearing aids)	☐ Injections for your current problem
☐ Heart attack (Myocardial infarction)	☐ Back pain (neck pain, low back pain, degenerative disc disease, spinal	☐ Pace Maker
☐ High blood pressure		☐ Metal Implants
-		□ Cancer
	urination problems	☐ Smoking
☐ Neurological Disease (such as Multiple Sclerosis or Parkinson's) ☐ Stroke or TIA	stenosis) □ Kidney, bladder, prostate, or urination problems	□Cancer



CONSENT TO TREATMENT & THER	APEUTIC PROCEDURES
I,, hereby consent to the therapeutic & Buehler Physical Therapy, Inc. and their associates.	procedures outlined below, to be performed by Coury
 I agree to be evaluated and treated for functional loss due to relate. I understand that therapeutic procedures can include, but are not programs, functional training including: posture and body mechan ultrasound, and special procedures such as: taping, neuromusculate. I understand that I will be explained the purpose of the therapeut refuse any therapeutic procedure or treatment at any time. I understand that I may consult with other therapists and/or phys. I understand that I may purchase exercise equipment from Coury. 	limited to: joint and soft tissue mobilization, home exercise nics, modalities, such as heat, ice, electrical stimulation, and ir electrical stimulation, and bladder training. ic procedures prior to receiving treatment and that I may icians at any time regarding my condition.
I certify that I have read, and understand, the above consent statements:	
Patient's Signature:	Date:
Physical Therapist's Signature:	Date:
FINANCIAL RESPONSIB	LITY POLICY
I hereby agree to pay my account AS SERVICES ARE PROVIDED. If for any repromptly upon receipt of the statement. In exceptional circumstances, are Buehler's billing department. These arrangements must be completed with	extended payment plan may be arranged through Coury &
I hereby assign all physical therapy benefits to Coury & Buehler Physical T and/or eligibility DO NOT COVER OR APPROVE PAYMENT FOR SERVICES P RESPONSIBLE AND AGREE TO PAY FOR ALL CHARGES RELATED TO THE SEI deemed 'non-covered' or 'not medically necessary' by my insurance.	ROVIDED BY COURY & BUEHLER, THEN I AM FINANCIALLY
Although I have requested Coury & Buehler Physical Therapy to bill my in THAT I AM RESPONSIBLE DIRECTLY TO COURY & BUEHLER PHYSICAL THEROF MY INSURANCE CLAIM.	
Patient's Signature:	Date:
ACKNOWLEDGEMENT OF RECEIPT OF NO	OTICE OF PRIVACY PRACTICES
I acknowledge that I was provided a copy of the Notice of Privacy Practice if I so chose) and understood the notice.	
Patient's Name:	
Patient's Signature:	
Parent/Authorized Representative:	Date:

(If applicable)

COURY & BUEHLER PHYSICALTHERAPY 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 of arbitration proceedings. Both parties to this contract, by entering into it, are giving up their constitutional rights to have any 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 bind all parties whose claims may arise out of or relate to treatment or service provided by the physical therapist 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 physical therapist, and the physical therapist'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 loss of consortium, wrongful death, emotional distress or punitive damages. Filing of any action in any court by the physical therapist 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 by the parties within thirty days of a demand of 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 party for such a 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 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 a 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 Sections 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 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 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 physical therapist 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.

Patient's or Patient Representative's Initials	

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 YOU RIGHT TO A JURY OR COURT TRIAL. SEE ARTICLE 1 OF THIS CONTRACT.

Ву:		Ву:		
Physical Therapist or Authorized Representative's Signature	Date	Patient's or Patient Representative's Signature	Date	
Coury & Buehler Physical Therapy		Ву:		
Print or Stamp Name of Physical Therapist, Medical Group or Association		(If Representative, Print Name and Relationship to Patient		

A signed copy of this document is to be given to the Patient. Original is to be filed in Patient's medical records.



PATIENT COMMITMENT & MISSED APPOINTMENT POLICY

OUR COMMITMENT TO YOU

Our team is passionately committed to providing the highest quality of care and service to help you return to life without pain or limitation. We focus on treating you (not just your injury) and are devoted to providing a compassionate, healing environment for you to thrive and accomplish your goals.

YOUR COMMITMENT TO PHYSICAL THERAPY

I certify that I have read and understood the above policy.

It is expected that you keep all your scheduled appointments. Our physical therapists will prescribe a frequency that will help you toward achieving your goals. Adhering to the recommended number of treatments is an essential component of your progress and we have established the following policy in order to ensure optimum results for you.

24-Hour Cancellation Policy

A 24-hour notice is required for an appointment to be rescheduled. If you need to reschedule, please call our office to arrange for a make-up appointment in the same week of the original appointment.

In an instance of a cancellation without 24-hour notice or no-show to a scheduled appointment, we reserve the right to charge a \$50 fee.

If there's an emergency, we understand and can make an exception. In the case of repeated cancellations, we reserve the right to discontinue care and will inform your physician of the fact that your service has been discontinued due to non-compliance with the prescribed rehabilitation frequency.

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Patient's Name:	
Patient's Signature:	Date:



HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT SUMMARY OF NOTICE OF PRIVATE PRACTICES

This summary is provided to assist you in understanding the Notice of Privacy Practices

The Notice of Privacy practices contains a detailed description of how our office will protect your health information, your rights as a patient and our common practices in dealing with patient health information. Please refer to that Notice for further information.

Uses and Disclosure of Health Information

We will use and disclose your health information in order to treat you or to assist other health providers in treating you. We will also use and disclose your health information in order to obtain payment for our services or to allow insurance companies to process insurance claims for services rendered to you by us or other health care providers. Finally, we may disclose your health information for certain limited operational activities such as quality assessment, licensing, accreditation and training of students.

Uses and Disclosures Based on Your Authorization

Except as stated in more detail in the Notice of Privacy Practices, we will not use or disclose your health information without your written consent.

Uses and Disclosures Not Requiring Your Authorization

In the following circumstances, we may disclose your health information without your written authorization:

- To family members to close friends who are involved in your health care;
- For certain limited research purposes; For purposes of public health and safety;
- To Government agencies for purposes of their audits, investigations and other oversight activities; To Government authorities to prevent child abuse or domestic violence;
- To the FDA to report product deficits or incidents;
- To law enforcement authorities to protect public safety or to assist in apprehending criminal offenders; When required by court orders, search warrants, subpoenas and as otherwise required by law.

Patient Rights

As our patient, you have the following rights:

- To have access to and/or a copy of your health information;
- To receive an accounting of certain disclosures we have made of your health information; To request restrictions as to how your health information is used or disclosed;
- To request that we communicate with you in confidence;
- To request that we amend your health information; To receive notice of our privacy practices.

If you have a question, concern or complaint regarding our privacy practices, please refer to the Notice of Privacy Practices for the person or persons whom you may contact.

HIPAA Contact: Brittany Sanders (714) 256-5074

Effective Date: 6/8/2015