Dr. Deborah S Maken, PhD, ND, LAc

Informed Consent Form

I, ________hereby request and consent to receive naturopathic medical care, acupuncture and Chinese medicine by the above named California licensed naturopathic doctor and California licensed Acupuncturist and/or other licensed naturopathic doctors who now or in the future may treat me while working at or associated with or serving as back-up for the above named doctor, whether signatories to this form or not. I have also read and understand the attached NOTICE OF PRIVACY PRACTICES, which discusses my rights under the Health Insurance Portability and Accountability Act of 1996.

I understand that the methods of treatment are permitted under the California Naturopathic Doctors Act, and the license to practice Acupuncture which may include but are not limited to nutritional counseling, western herbs, Chinese herbs, homeopathy, nutritional supplements, oral chelation, hydrotherapy, intramuscular injections, IV therapy, acupuncture, cupping, and moxibustion.

I have had the opportunity to discuss with the naturopathic doctor named above the nature and purpose of naturopathic treatments and procedures and acupuncture procedures. I am aware that all existing methods of diagnosis and treatment, including naturopathic healthcare, pose some level of risk. Within the general healthcare setting, the possible outcomes of these practices by a naturopathic doctor range from minor to fatal.

The herbs, homeopathic medicines and nutritional supplements (which are from plant, animal, mineral and other sources) that have been recommended, are considered safe when taken as instructed in the practice of naturopathic medicine. It is extremely important that you follow the prescribed recommendations when taking herbs, homeopathic medicines and nutritional supplements because they may be toxic when taken in large doses. I understand that herbs may need to be prepared and the teas consumed according to the instructions provided orally and in writing. The herbs may be an unpleasant smell or taste. I understand that some herbs and supplements may be inappropriate during pregnancy, and I will immediately notify the doctor if I become aware that I am pregnant.

Vitamin B-12, B-Complex, Biotin, Glutathione, Vitamin D3 Injection Information: This medication is given by injection into a muscle. We have discussed dosage and schedule of injections with you. Side effects from vitamin injections are rare but may include: mild diarrhea, itching and a temporary feeling of warmth and pain and at the injection site, dizziness, pale skin, bruising, syncope, or temporary heart rate changes. An allergic reaction to these drugs are unlikely, but seek immediate medical care should one occur. The insertion of acupuncture needles may cause temporary bruising or pain. If you notice other effects not listed above, contact your doctor.

PRECAUTIONS: You have informed us of any over-the counter and prescription medications you are taking. You have told us if you have: eye disease, infections or any allergies. A preservative (benzyl alcohol), sodium chloride, sodium bicarbonate, sodium hydroxide, may be found in the Methyl B-12, B-Complex, Vitamin D3, Biotin or Glutathione and polysorbate-80 and sesame oil in Vitamin D3 injectables.

POSSIBLE SIDE EFFECTS:

- · Vitamin Injection are generally safe and typically have no side effects
- Some redness and swelling at the injection site may occur. This should start to get better within 48 hours.
- Some mild bruising may occur at the injection site.
- CONTRAINDICATIONS:
 - •People with chronic liver and/or kidney dysfunction
 - Leber's disease, a hereditary optic nerve atrophic condition.

I will immediately inform the doctor if I experience any gastrointestinal upset (nausea, gas, stomachache, vomiting or similar condition), allergic reactions (hives, rashes, tingling of the tongue, headache, rash, severe swelling, dizziness, breathing trouble, swelling of the hands and feet, unusual weakness/fatigue, chest pain or similar condition), or any unanticipated or unpleasant effects associated with treatment or the herbs or other supplements prescribed by the doctor. I understand that while this document describes the most common risks of treatment, other side effects and risks may occur. In order to properly treat your medical condition, the doctor must be contacted promptly if an adverse reaction or condition occurs. In any event, if an emergency medical condition arises, please seek treatment immediately from a trauma center or call 9-1-1.

I am not an agent of any private, local, country, state or federal agency attempting to gather information without stating your intention to do so.

I have read, or have had read to me, the above information and consent. There are some slight health risks associated with treatment. These include but are not limited to: allergic reactions to supplements or herbs, side effects of medications, pain, bruising, infection or injury from injections. I have also had an opportunity to ask questions about its content, and by voluntarily signing below I agree to the above-named procedures. I intend this consent form to cover the entire course of treatment for my present condition and for any future condition(s) for which I seek diagnosis and treatment. The following is my current information:

DOB:	PhoneNumber:	Email:	

Ad	dı	°es	s:	
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Drug/Nutrient Allergy(s) ______ or circle NONE

I PATIENT NAME, (printed)

have read, understood and acknowledge the above statements.

PATIENT SIGNATURE

Date:

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 and federal law, and not by a lawsuit or resort to court process except as state and federal law provides 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. Further, the parties will not have the right to participate as a member of any class of claimants, and there shall be no authority for any dispute to be decided on a class action basis. An arbitration can only decide a dispute between parties and may not consolidate or join the claims of other persons who have similar claims.

Article 2: All Claims Must be Arbitrated: It is also understood that any dispute that does not relate to medical malpractice, including disputes as to whether or not a dispute is subject to arbitration, as to whether this agreement is unconscionable, and any procedural disputes, will also be determined by submission to binding arbitration. It is the intention of the parties that this agreement bind all parties as to all claims, including claims arising out of or relating to treatment or services provided by the health care provider including any heirs or past, present or future spouse(s) of the patient in relation to all claims, including loss of consortium. This agreement is also intended to bind any children of the patient whether born or unborn at the time of occurrence giving rise to any claim. This agreement is intended to bind the patient and the health care provider and/or other licensed health care providers, preceptors, or interns who now or in the future treat the patient while employed by, working or associated with or serving as a back-up for the health care provider, including those working at the health care provider's clinic or office or any other clinic or office whether signatories to this form or not.

All claims for monetary damages exceeding jurisdictional limit of small claims court against the health care provider, and/or health care provider's associates, association, corporation, partnership, employees, agents and estate, must be arbitrated including, without limitation, claims for loss of consortium, wrongful death, emotional distress, injunctive relief, or punitive damages. This agreement is intended to create an open book account unless and until revoked.

Article 3: Procedures and Applicable Law: A demand for arbitration must be communicated in writing to all parties. Each party shall select and 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 thereafter. The neutral arbitrator shall then be the sole arbitrator and shall decide the arbitration. 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, witness fees, or other expenses incurred by a party for such party's own benefit. Each party shall have the absolute right to bifurcate the issues of liability and damage upon written request to the neutral arbitrator.

The parties consent to the intervention and joinder in arbitration of any person or entity that 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 the provisions of California Medical Injury Compensation Reform Act shall apply to disputes within this arbitration agreement, including, but not limited to sections establishing the right to introduce evidence of any amount payable as a benefit to the patient as allowed by law (Civil Code 3333.1), the limitation on recovery for noneconomic losses (Civil Code 3333.2), and the right to have a judgment for the future damages conformed to periodic payments (CCP 667.7). The parties further agree that the Commercial Arbitration Rules of the American Arbitration Association shall govern any arbitration conducted pursuant to this Arbitration Agreement.

Article 4. General Provision: 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 legal statute of limitations, or (2) the claimant fails to pursue the arbitration claim in accordance with the procedures prescribed herein with reasonable diligence.

Article 5 Revocation: This agreement may be revoked by written notice delivered to the health care provider within 30 days of signature, and if not revoked, will govern all professional services received by the patient and all other disputes between the parties. Article 6: Retroactive Effect: If patient intends this agreement to cover services rendered before the date is signed (for example, emergency treatment), patient should initial her. _______. Effective as of date of first professional services. If any provision to the 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 the Arbitration Agreement. By my signature below, I acknowledge that I have received a copy.

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

Patient Signature X	Date		
Or Patient Representative	Indicate relationship if signing for patient		

Office Signature X