NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW ASSIGNMENT OF BENEFITS FORM

(FOR ACCIDENTS OCCURRING ON AND AFTER 3/1/02)

, ("Assignor") hereby assig	gn to KDV Medical PC , ("Assignee")
(Print patient's name)	(Print hospital or health care provider name)
all rights privileges and remedies to payment for health of entitled under Article 51 (the No-Fault statute) of the Insu	
	ed any payment from or on behalf of the Assignor and services provided by said Assignee for injuries sustained, not withstanding any other agreement
	Print accident date)
to the contrary.	
This agreement may be revoked by the assignee when b of coverage and/or violation of a policy condition due to	
FILES AN APPLICATION FOR COMMERCIAL INSURAN PERSONAL INSURANCE BENEFITS CONTAINING ANY PURPOSE OF MISLEADING, INFORMATION CONCERNIN CONNECTION WITH SUCH APPLICATION OR CLASOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A CONVERSION OF ANY MOTOR VEHICLE TO A LAW VEHICLES OR AN INSURANCE COMPANY, COMMITS	D DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON CE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OF MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO IM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETO A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OF ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTO A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF REACH VIOLATION.
(Print name of Patient)	(Signature ofPatient)
	(Date of signature)
(Address of Patient)	4.0
	-1/ 1. /book
KDV Medical PC	Ketan Vona
(Print name of Provider)	(Signature of Provider)
PO Box 11590	
<u> </u>	
	(Date of signature)
New Brunswick, NJ 08906	(Date of signature)

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE (This form is <u>not</u> for verification of hospital treatment)

NAME AND ADDRESS OF INSURER OR S INSURER*	BELF-		, ADDRESS, AND PHO URER'S CLAIMS REPF	
DATE POLICYHOLDER	POLICY NUME	BER	DATE OF ACCIDENT	CLAIM NUMBER
Ketan D Vora, DO PO Box 11590 New Brunswick, NJ 08906				
KINDLY COMPLETE AND SUBMIT FORM MUST BE SUBMITTED TO THAN 45 DAYS OR 180 DAYS AFT ENDORSEMENT IN EFFECT AT THE TIME REQUIREMENT, KINDLY CO DEADLINE IS APPLICABLE TO THE	THE INSURER AS SOON AS RI TER THE TREATMENT DATE, D HE TIME OF THE ACCIDENT. IF NTACT THE CLAIMS REPRES	EASONABI DEPENDING YOU ARE	LY POSSIBLE <u>BUT NO</u> SUPON THE POLICY UNSURE OF THE APF	<u>LATER</u> PLICABLE
IF YOU HAVE PREVIOUSLY SUBMITTED AN I CHANGES FROM THE INFORMATION PREVI				EANY
PATIENT'S NAME AND ADDRESS				
	OCCUPATION (IF KNOWN)			
5. DIAGNOSIS AND CONCURRENT CONDITI	ONS			
6. WHEN DID SYMPTOMS FIRST APPEAR? DATE:	7. WHEN CONDI		NT FIRST CONSULT YO DATE:	DU FOR THIS
8. HAS PATIENT EVER HAD SAME OR SIMIL	AR CONDITION?			
YES NO	IF YES, sta	ate when an	d describe:	
9. IS CONDITION SOLELY A RESULT OF TH	IS AUTOMOBILE ACCIDENT?			
YES NO	IF "NO", ex	ιplain:		
10. IS CONDITION DUE TO INJURY ARISING	OUT OF PATIENT'S EMPLOYN	MENT?		_
YES NO				
11. WILL INJURY RESULT IN SIGNIFICANT D	DISFIGUREMENT OR PERMAN	IENT DISA	BILITY?	
YES NO IF "YES", describe:	NOT DETE	ERMINABLE	E AT THIS TIME [
12. PATIENT WAS DISABLED (UNABLE TO V	VORK)		LL DISABLED THE PAT	
FROM: THROUGH:		ABLE ⁻	O RETURN TO WORK (DATE)	ON:

CONTINUE ON PAGE 2

VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE PAGE 2

	THE PATIENT REQUIR		LITATION AND/OR OCCUPATION ENT?	IAL THERAI	PY AS A RESULT OF	THE	
YES	NO] IF YES, de	escribe your	recommendation below	w:	
45 DEDO	DT OF CEDVICES DE	NDEDED	ATTACH ADDITIONAL CHEFTE	I NECECC	A DV		
DATE OF	PLACE OF SERVICES REI	NDERED	ATTACH ADDITIONAL SHEETS DESCRIPTION OF TREATMENT	IF NECESSA	FEE SCHEDULE	CHARGES	
	INCLUDING ZIP CODE		OR HEALTH SERVICE RENDERED)	TREATMENT CODE	OT IT AT COLO	
	•			TOTAL	CHARGES TO DATES	6	
	<u>EATING PROVIDER IS</u> TING PROVIDER'S	DIFFEREN	IT THAN BILLING PROVIDER CO LICENSE OR	MPLETE TH	<u>IE FOLLOWING:</u> BUSINESS RELAT	IONCHID	
INEA	NAME	TITLE	CERTIFICATION NO.		CHECK APPLICA		
				EMPLOYEE	INDEPENDENT	OTHER (SPECIFY)	
					CONTRACTOR		
17. IF THE	E PROVIDER OF SERV	I /ICE IS A P	I ROFESSIONAL SERVICE CORP	ORATION O	I R DOING BUSINESS		
UNDE	R AN ASSUMED NAME	E (DBA), LIS	ST THE OWNER AND PROFESSI			S OF	
ALL O	WNERS (Provide an ad	ditional atta	chment if necessary).				
18. IS PA	TIENT STILL UNDER Y	OUR CARE	FOR THIS CONDITION?		YES	NO	
19. ESTIM	MATED DURATION OF	FUTURE T	FREATMENT				
DATIENT.	Vour hoolth provider m	ov caree to	accept payment for health service	aa narfarma	d directly from your in	ouror / Authorizati	to
			make payment to the health provi				
			igned by both patient and health pi				
provided b	elow, by checking off th	e designate	ed spot in item 20 of this form.			_	
20.	(IF YOU HAVE CHOSE!	N TO AUTHO	ORIZE THE DIRECT PAYMENT OF B	ENEFITS BY	CHECKING THIS OPT	ION, <u>YOU MAY NOT</u>	_
			EFITS CONTAINED IN #21)				
	ATION TO PAY BENEFIT		EFITS TO THE UNDERSIGNED H	EALTH CAR	PE DROVIDED OR SIT	DDI IED OE SEDV	ICES
	IZE PAYMENT OF HE		I IIO IO IIIE ONDEROIONED III		IL I NO VIDEN ON OO		IOLO
DESCRIBE			S, PRIVILEGES AND REMEDIES	TO WHICH	I AM ENTITLED UND	ER ARTICLE 51 (THE
		ALL RIGHT	S, PRIVILEGES AND REMEDIES CE LAW.	TO WHICH	I AM ENTITLED UND	ER ARTICLE 51 (THE
NO-FAULT	ED BELOW. I RETAIN F PROVISION) OF THE	ALL RIGHT			I AM ENTITLED UND	ER ARTICLE 51 (THE
NO-FAULT	ED BELOW. I RETAIN	ALL RIGHT INSURANG	CE LAW.		I AM ENTITLED UND	PER ARTICLE 51 (*) DA	
NO-FAULT	ED BELOW. I RETAIN F PROVISION) OF THE	ALL RIGHT INSURANG	CE LAW. SIGNED			,	

CONTINUE ON PAGE 3

NYS FORM NF-3 (Rev 1/2004) Page 2 of 3

VERIFICATION OF TREATMENT BY ATTENDING PHYSICIAN OR OTHER PROVIDER OF HEALTH SERVICE PAGE 3

PATIENT: Your health provider may agree to have you assign your right to No-Fault benefits from your insurer directly to your health provider (**Assignment of Benefits**). If you and your health provider agree to an assignment of benefits, you must both sign the agreement contained in # 21 or the prescribed NF-AOB form or its equivalent. The language contained in the assignment of benefits is mandatory and may not be altered or avoided by any other language added to this agreement or other written agreement.

21. (IF YOU HAVE CHOSEN TO ASSIGN YOUR BENEFITS TO THE HEALTH PROVIDER BY CHECKING THIS OPTION, YOU MAY NOT ALSO ENTER INTO AN AUTHORIZATION TO PAY BENEFITS CONTAINED IN ITEM #20 ABOVE)

ASSIGNMENT OF NO-FAULT BENEFITS:

I HEREBY ASSIGN TO THE HEALTH CARE PROVIDER INDICATED BELOW ALL RIGHTS, PRIVILEGES AND REMEDIES TO PAYMENT FOR HEALTH CARE SERVICES PROVIDED BY THE ASSIGNEE TO WHICH I AM ENTITLED UNDER ARTICLE 51 (THE NO-FAULT STATUTE) OF THE INSURANCE LAW. THE ASSIGNEE HEREBY CERTIFIES THAT THEY HAVE NOT RECEIVED ANY PAYMENT FROM OR ON BEHALF OF THE ASSIGNOR AND SHALL NOT PURSUE PAYMENT DIRECTLY FROM THE ASSIGNOR FOR SERVICES PROVIDED BY SAID ASSIGNEE FOR INJURIES SUSTAINED DUE TO THE MOTOR VEHICLE ACCIDENT, NOTWITHSTANDING ANY OTHER AGREEMENT TO THE CONTRARY. THIS AGREEMENT MAY BE REVOKED BY THE ASSIGNEE WHEN BENEFITS ARE NOT PAYABLE BASED UPON THE ASSIGNOR'S LACK OF COVERAGE AND/OR VIOLATION OF A POLICY CONDITION DUE TO THE ACTIONS OR CONDUCT OF THE ASSIGNOR

PRINT NAME

SIGNED

PRINT NAME		SIGNED			
_	PATIENT (Assignor)	-	, F	ATIENT	DATE
PRINT NAME	Ketan Vora DO	SIGNED	Keran	Joan	
	PROVIDER OF HEALTH CARE SERVICE (Assignee)	_	PROVIDER OF H	EALTH CARE SER\	/ICE DATE
HAS AN ORIGINAL AU BEEN EXECUTED?	THORIZATION OR ASSIGNMENT PREVIOU	SLY [─ ─ ──────────────────────────────────		NO
BEEN EXECUTED!		Ĺ	<u>⊼</u> ^{TES}		NO
IS THE ORIGINAL SIG	NATURE OF THE PARTIES ON FILE?		X YES	N	10

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.

DATE	PROVIDER'S SIGNATURE	IRS/TIN IDENTIFICATION NO.	WCB RATING CODE
			IF NONE, SPECIALTY
	No tan Jora	27-3261060	CPM&R/PAIN
	garion v		31 Mar 61 7 m v

NEW YORK MOTOR VEHICLE NO-FAULT INSURANCE LAW APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS

NAME AND ADDRESS OF INSURER *					NAME, AD	,	ND PHONE IS REPRESI	NUMBER OF ENTATIVE*	INSURER'S
DATE	POLICY	HOLDER	РО	LICY NUM	BER	DATE OF	ACCIDENT	CLAIM N	UMBER
	LE US TO DETER COMPLETE THIS				ENEFITS UI	NDER THE	NEW YORK	(NO-FAULT L	AW,
IM		D BE ELIGIBLE F DU MUST SIGN . ETURN PROMP	ANY ATTA	CHED AUT	HORIZATIO	DN(S).			DN.
NA	ME AND ADDRE	SS OF APPLICA	.NT*						
1. YOUR N	IAME		2. PHONE	NOS.	HOME		BUSINESS	i	
3. YOUR A (NO., S	ADDRESS STREET, CITY O	R TOWN AND ZI	P CODE)		4. DATE C	OF BIRTH	5. SOCIAL	SECURITY N	0.
6. DATE A	AND TIME OF AC	CIDENT	A.M. P.M.	7. PLACE	OF ACCIDE	ENT (STRE	ET), CITY O	R TOWN AND	STATE
8. BRIEF I	DESCRIPTION C	F ACCIDENT		•					
9. DESCR	RIBE YOUR INJUI	RY							
10. IDENT	ITY OF VEHICLE	YOU OCCUPIE	D OR OPE	RATED AT	THE TIME	OF THE A	CCIDENT:		
OWNER	<u>'S NAME</u>	<u>MAKE</u>	<u>YE</u>	AR					
THIS VEHI	CLE WAS:		SCHOOL I			A TRUCK,		AN AUTOMO	BILE,
WERE WERE	YOU THE DRIVE YOU A PASSEN YOU A PEDESTE YOU A MEMBER U OR A RELATIV	GER IN THE MO RIAN? OF OUR POLIC	TOR VEHIC	CLE? 'S HOUSEH		EHICLE?	YES		NO

CONTINUATION ON NEXT PAGE

APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS - - PAGE TWO

12. WERE YOU TREATED BY A	DOCTOR(S) OR OTH	HER PERSON(S) FU	JRNISHING HEALT	H SERVICES?
YES	NO			
IF YES, NAME AND A	ADDRESS OF SUCH	DOCTOR(S) OR PE	RSON(S):	
13. IF YOUR WERE TREATED	AT A HOSPITAL(S), V	WERE YOU AN		
OUT-PATIENT?		IN-PATIENT?		
DATE OF ADMISSIO	N:			
HOSPITAL'S NAME A				
	WO ABBREGO.			
14. AMOUNT OF HEALTH BILLS TO DATE:	15. WILL YOU HAVE TREATMENT(S)?			ME OF YOUR ACCIDENT WERE E COURSE OF YOUR
•	YES	NO	EMPLOYM	ENT?
\$				YES NO
47 DID VOLLLOOF TIME	IDATE AD	OFNOE FROM	LIAN ENGLI DE	TUDNED TO
17. DID YOU LOSE TIME FROM WORK?	WORK B	SENCE FROM EGAN:	HAVE YOU RE WORK?	TURNED TO
YES NO	,			YES NO
	1			
IF YES, DATE RETUI	RNED TO WORK:	AMOU	NT OF TIME LOST	FROM WORK:
		_		
18. WHAT ARE YOUR GROSS A WEEKLY EARNINGS?	AVERAGE NUMBER PER WEI	R OF DAYS YOU WO EK:		MBER OF HOURS YOU WORK R DAY:
19. WERE YOU RECEIVING UN	I IEMPLOYMENT BEN	EFITS AT THE TIME	OF THE ACCIDE	NT?
YES	I NO	7		
123	110			
20. LIST NAMES AND ADDRES ACCIDENT DATE AND GIVE				NE YEAR PRIOR TO
ACCIDENT DATE AND CIVE	COOO! ATION AND	DATES OF EMILES	TIVILINI.	
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	TO
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	ТО
			FROM	10
EMPLOYER AND ADDRESS	OCCUPA	TION	FROM	ТО
21. AS A RESULT OF YOUR IN		D ANY OTHER EXP	ENSES?	
YES	NO			
22. DUE TO THIS ACCIDENT H				NTS
UNDER ANY OF THE FOLL				
NEW YORK STATE [DISABILITY?	YES NO	<u>'</u>	
WORKERS COMPEN	NEATIONS			
WORKERS' COMPEN	NOATION?			

CONTINUATION ON NEXT PAGE

APPLICATION FOR MOTOR VEHICLE NO-FAULT BENEFITS - - PAGE THREE

THE APPLICANT AUTHORIZES THE INSURER TO SUBMIT ANY AND ALL OF THESE FORMS TO ANOTHER PARTY OR INSURER IF SUCH IS NECESSARY TO PERFECT ITS RIGHTS OF RECOVERY PROVIDED FOR UNDER THE NO-FAULT LAW.

THIS FORM IS SUBSCRIBED AND AFFIRMED BY THE APPLICANT AS TRUE UNDER THE PENALTIES OF PERJURY

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR COMMERCIAL INSURANCE OR A STATEMENT OF CLAIM FOR ANY COMMERCIAL OR PERSONAL INSURANCE BENEFITS CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, AND ANY PERSON WHO, IN CONNECTION WITH SUCH APPLICATION OR CLAIM, KNOWINGLY MAKES OR KNOWINGLY ASSISTS, ABETS, SOLICITS OR CONSPIRES WITH ANOTHER TO MAKE A FALSE REPORT OF THE THEFT, DESTRUCTION, DAMAGE OR CONVERSION OF ANY MOTOR VEHICLE TO A LAW ENFORCEMENT AGENCY, THE DEPARTMENT OF MOTOR VEHICLES OR AN INSURANCE COMPANY, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE VALUE OF THE SUBJECT MOTOR VEHICLE OR STATED CLAIM FOR EACH VIOLATION.

SIGNATURE	DATE
D	O NOT DETACH
AUTHORIZATION FOR RELEASE	OF WORK AND OTHER LOSS INFORMATION
HAVE REGARDING MY WAGES, SALARY OR OTHER	WILL AUTHORIZE YOU TO FURNISH ALL INFORMATION YOU MAY R LOSS WHILE EMPLOYED BY YOU. YOUR ARE AUTHORIZED TO WITH THE NEW YORK COMPREHENSIVE MOTOR VEHICLE
NAME (PRINT OR TYPE)	SOCIAL SECURITY NO.
SIGNATURE	DATE
D	O NOT DETACH
AUTHORIZATION FOR RELEASE OF	HEALTH SERVICE OR TREATMENT INFORMATION
HAVE REGARDING MY CONDITION WHILE UNDER YOUR OBTAINED, X-RAYS AND PHYSICAL FINDINGS, DIA	WILL AUTHORIZE YOU TO FURNISH ALL INFORMATION YOU MAY YOUR OBSERVATION OR TREATMENT, INCLUDING THE HISTORY GNOSIS AND PROGNOSIS. YOU ARE AUTHORIZED TO PROVIDE NEW YORK COMPREHENSIVE MOTOR VEHICLE INSURANCE
NAME (PRINT OR TYPE)	
SIGNATURE	DATE

(IF THE APPLICANT IS A MINOR, PARENT OR GUARDIAN SHALL SIGN AND INDICATE CAPACITY AND RELATIONSHIP).

*LANGUAGE TO BE FILLED IN BY INSURER OR SELF-INSURER. NYS FORM NF-2 (Rev 1/2004)

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New Patient Consent to Use and Disclosure of Health Information For Treatment, Payment, or Healthcare Operations

For Treatment, rayment, or Heatmeare Operations
I,, understand that as part of my health care, Non-Surgical Orthopedics of New Jersey originates and maintains paper and/or electronic records describing my health history, symptoms, examination and test results, diagnoses, treatment, and any plans for future care or treatment. I understand that this information serves as:
 ♦ A basis for planning my care and treatment, ♦ A means of communication among the many health professionals who contribute to my care, ♦ A source of information for applying my diagnosis and surgical information to my bill, ♦ A means by which a third-party payer can verify that services billed were actually provided, and ♦ A tool for routine healthcare operations such as assessing quality and reviewing the competence of healthcare professionals.
I understand and have been provided with a <i>Notice of Information Practices</i> that provides a more complete description of information uses and disclosures. I understand that I have the following rights and privileges:
 The right to review the notice prior to signing this consent, The right to object to the use of my health information for directory purposes, and The right to request restrictions as to how my health information may be used or discloses to carry out treatment, payment, or health care operations
I understand that Non-Surgical Orthopedics of New Jersey is required to agree to the restrictions requested. I understand that I may revoke this consent in writing, except to the extent that the organization has already taken action in reliance thereon. I also understand that by refusing to sign this consent or revoking this consent, this organization my refuse to treat me as permitted by Section 164.506 of the Code of Federal Regulations.
I further understand that Non-Surgical Orthopedics of New Jersey reserves the right to change their notice and practices and prior to implementation, in accordance with Section 164.520 of the Code of Federal Regulations. Should Non-Surgical Orthopedics of New Jersey change their notice, they will send a copy of any revised notice to the address I've provided (whether US mail or, if I agree, email).
I wish to have the following restrictions to the use or disclosure of my health information:
I understand that as part of this organization's treatment, payment, or health care operations, it may become necessary to disclose my protected health information to another entity, and I consent to such disclosures for these permitted uses, including disclosures via fax. I fully understand and accept the terms of this consent.

Patient's Signature

Date

KETAN D VORA DO, PC

2801 GLENWOOD RD BROOKLYN, NY 11210 PHONE: (646) 820-PAIN (7246)

INFORMATION SHEET AND INFORMED CONSENT

KETAN D VORA DO, PC, I firmly believe that "every human being has the right to determine what shall be done with his own body." During the course of your treatment and evaluation with KETAN D VORA DO, PC, you may be subjected to a number of different types of tests and treatments. It is our responsibility to explain the nature and purpose of these as well as known risks, benefits and alternatives. Listed below is a brief summary.

MRI (Magnetic Resonance Imaging) is an imaging technique, which uses electromagnetic forces, not potentially harmful Radiation. It is generally safe but should not be performed in Individuals who have a PACEMAKER or METAL in their body from a Previous surgery or injury. MRI WITH CONTRAST is performed with intravenous administration of a contrast agent. Allergic Reaction or mild side effects are possible. If you have known ellergies, please inform your doctor of them. Claustrophobic Individuals should discuss the possibility of sedation or other alternatives to MRI with the doctor prior to scheduling this test.

BAER (Brainstern Auditory Evoked Response) is an electro diagnostic test, which evaluates the auditory and vestibular System. Delivering a series of "clicks" in each ear performs it. VER (Visual Evoked Response) is an electro diagnostic test Which evaluates the visual system. Delivering a series of light flashes performs it.

SSEP (SomatoSensory Evoked Potentials) is an electro diagnostic test which measures the condition of impulses from the arms and/or legs, through the spina-cord to the brain. It requires a small electrical current but is not painful. NCV (Nerve Conduction Velocity) is an electro diagnostic test, which measures the condition of Impulses In the peripheral nerves of the arms and/or legs.

It requires a slightly stronger electrical impulse than the SSEP, but both the NCV and SSEP are generally safe and well tolerated.

EEG (ElectroEncephatoGram) is an electro diagnostic test, which records the brain's electrical activity. No electrical current is delivered by the machine. This test can be performed either with paste or small needle electrodes. DOPPLER (carotid/Tran cranial/Arterial Doppler study) is a test, which uses ultrasound to detect the rate of flow inside blood vessels.

PHYSICAL THERAPY is a treatment program which is individually designed to retieve pain, rehabilitate injured tissue, and Restore function ability. Various modalities may be utilized including message, electrical stimulation, ultrasound, traction etc; the Physical therapist will further explain the treatment plan for you. Physical therapy may result in increased soreness and discomfort initially since injured tissue is being rehabilitated. This should improve as the healing process occurs. If you are experiencing Significant or ongoing pain, please bring this to the attention of your therapist or doctor.

EMG (Electromyography) is an electro diagnostic test which detects muscle and nerve damage. It requires placement of a Thin needle in various muscles. In general, it is a safe and well-tolerated procedure although thee is a small risk of bleeding, intection, and damage to adjacent structures. If you have a bleeding disorder or take anticoagulants like Coumadin, please Bring this to the attention of the doctor.

iNJECTION THERAPY consists of administration of local anesthetics (such as Lidocaine) and/or steroids (such as Cortisone). These medications are injected into the appropriate location (such as a joint, brigger point, nerve or epidural space) to relieve pain And promote healing. In general, these procedures are safe and well tolerated although there is a risk of bleeding, infection, and Damage to adjacent structures. Furthermore, potential side effects of a local anesthetics includes dizziness, drowsiness. Altergic reaction, low blood pressure, and slow heart rate. Potential side effects of steroids include retention, ulcers, and increased Blood sugar. These side effects usually occur with long-term administration or over-dosage. Injection therapy is effective since The medication is delivered directly to the injured tissue, lower doses are required, and there are fewer systemic side effects.

MEDICATIONS may be prescribed. All drugs have potential side effects and interactions. Your doctor will discus these with you and if medications are prescribed.

I understand the risks and benefits of the treatment and evaluation protocol, which has been prescribed. If not, they have been further clarified By a KETAN D VORA staff MEMBER. Furthermore, I have read and understood the patient bill of rights and responsibility posted at the reception

PRINT NAME:	
SIGN NAME: _	
DATE:	

DR. KETAN D. VORA, DO

FEE GUARANTEE AGREEMENT FOR MEDICAL PROVIDER NAME HERE

PATIENT:	
DATE OF BIRTH:	
TREATMENT DATES:	
ACCIDENT DATE:	

I, the above noted Patient, do hereby authorize and direct my present and any future attorney to honor this fee guarantee agreement. This agreement is made in favor of the above named Medical Provider and shall be termed a "Letter of Protection." The Letter of Protection shall serve to place a continuing lien on any proceeds I recover in any legal action related to the above noted accident date.

Consideration. In consideration of the medical treatment provided and time provided to pay for said medical treatment, I hereby grant a direct lien on any and all funds I may recover in any legal action related to the above accident date.

Protection of Outstanding Charges. The above named Patient hereby agrees that if s/he recovers any money from any person or entity in connection with any legal action related to the above noted accident date, the Patient shall withhold from those funds, sufficient money pay the full outstanding balance of any bill(s) owed to the above named Medical Provider for treatment or any work completed in relation to the above noted accident date. Those funds shall be deducted prior to any other party removing funds for any reason, including but not limited to attorney's fees, costs, other court fees, or any other bill or lien whatsoever. Patient hereby directs their present and/or future attorney to pay said outstanding medical bill in connection with the above noted treatment. This agreement shall obligate each attorney who represents the above named patient in any way and recovers any funds related to the above noted accident date and creates a constructive trust with said attorney. agreement shall extend pay any outstanding balance for any copies, costs or reports the above named Medical Provider endures in relation to any legal issue for the above accident date. The Patient hereby agrees to waive any rights they have, under contract, law or equity, to have the Medical Provider bill a third party entity, including but not limited to any contracted payer, health insurer or government payer and further desires to pay for the medical treatments through the legal action's proceeds.

Patient Responsibility. It is the Patient's responsibility to advise each and every attorney of the existence of this agreement. Further the Patient must advise the above named Medical Provider at reasonable intervals the status of the legal case. It is also the Patient's responsibility to advise the Medical Provider within 5 days of legal matter collecting any funds and to request a bill for any and all outstanding charges. The Patient hereby directs their present attorney and any future attorney to advise the Medical Provider, as soon as possible, about any funds related to the accident case becoming available to the above named Patient. Further, if the legal action fails to fully pay the Medical Provider's outstanding balance(s) then the remaining amounts are to be paid by the Patient. The Medical Provider may, at his/her discretion at any time, bill any third party payer or government payer.

Disputes. If there is a dispute over the Medical Provider's outstanding charges the Patient agrees to submit the full amount due to the Medical Provider and agrees to bring an action in New Jersey State Court for recovery of the disputed difference. If the Patient fails to pay the Medical Provider's full outstanding balance, and thereafter Medical Provider brings suit to collect said sums, Medical Provider shall then have the right to recover attorney fees and costs for bringing an action to enforce this particular provision.

Approval Required. This agreement becomes effective when the Patient signs the agreement below. This agreement does not need the approval of any present or future attorney for the Patient.

The parties agree that no pa	ty shall be considered the drafting party to this contra	act.
DATED:	, 20	
PATIENT SIGNATURE		

Dr. Ketan D. Vora

Phone#: (732) 441-7177 Fax#: (732) 441-7165

Date:	
RE:	
D/A:	
Dear Sir or Mada	m:
	e the above doctor to furnish you my attorney, with a full report of his examination, diagnosis treatment, prognosis regard to the accident in which I was involved.
services rendered from any settlement case to said doctor	e and direct you, my attorney, to pay directly to said doctor such sums as may be due and owing him for professional me both by reason of this accident and by reason of any other bills that are due his office and to withhold such sums ent, judgment or verdict as may be necessary adequately to protect said doctor. I hereby further give a lien on my or against any and all proceeds of any settlement, judgment or verdict which may be paid to you, my attorney, oult of the injuries for which I have been treated or injuries in connection therewith.
me and that this a	that I am directly and fully responsible to said doctor for all professional bills submitted by him for service rendered agreement is made solely for said doctor's additional protection and in consideration of his awaiting payment. And if that such payment is not contingent on any settlement, judgment or verdict by which I may eventually recover said
	tly notify said doctor of any change or addition of attorney(s) used by me in connection with this accident, and ey to do the same and to promptly deliver a copy of this lien to any such substituted or added attorney(s).
Dated:	Patient's Signature:
withhold such sur	being attorney of record for the above patient does hereby agree to observe all the terms of the above and agrees to ms from any settlement, judgment or verdict as may be necessary adequately to protect the said doctor named above agrees that in the event this lien is litigated that the prevailing party will be awarded attorney fees and costs.
	to honor the terms of the above agreement in its entirety. I further agree to dispense all fees to my client's provide 2.C.1.15 in NJ, and DR9-102 in NY.
Dated:	Attorney's Signature:
	Attorney: Please acknowledge this letter by returning a copy to the doctor's office at once.

Keep one copy for your records.

OCA Official Form No.: 960



UTHORIZATION FOR RELEASE OF HEALTH INFORMATION PURSUANT TO HIPAA

[This form has been approved by the New York State Department of Health]

Patient Name	Date of Birth	Social Security Number
Patient Address		

I, or my authorized representative, request that health information regarding my care and treatment be released as set forth on this form: In accordance with New York State Law and the Privacy Rule of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), I understand that:

- 1. This authorization may include disclosure of information relating to ALCOHOL and DRUG ABUSE, MENTAL HEALTH TREATMENT, except psychotherapy notes, and CONFIDENTIAL HIV* RELATED INFORMATION only if I place my initials on the appropriate line in Item 9(a). In the event the health information described below includes any of these types of information, and I initial the line on the box in Item 9(a), I specifically authorize release of such information to the person(s) indicated in Item 8.
- 2. If I am authorizing the release of HIV-related, alcohol or drug treatment, or mental health treatment information, the recipient is prohibited from redisclosing such information without my authorization unless permitted to do so under federal or state law. I understand that I have the right to request a list of people who may receive or use my HIV-related information without authorization. If I experience discrimination because of the release or disclosure of HIV-related information, I may contact the New York State Division of Human Rights at (212) 480-2493 or the New York City Commission of Human Rights at (212) 306-7450. These agencies are responsible for protecting my rights.
- 3. I have the right to revoke this authorization at any time by writing to the health care provider listed below. I understand that I may revoke this authorization except to the extent that action has already been taken based on this authorization.
- 4. I understand that signing this authorization is voluntary. My treatment, payment, enrollment in a health plan, or eligibility for benefits will not be conditioned upon my authorization of this disclosure.
- 5. Information disclosed under this authorization might be redisclosed by the recipient (except as noted above in Item 2), and this redisclosure may no longer be protected by federal or state law.
- 6. THIS AUTHORIZATION DOES NOT AUTHORIZE YOU TO DISCUSS MY HEALTH INFORMATION OR MEDICAL

CARE WITH ANYONE OTHER THAN THE ATTORNEY OF				
7. Name and address of health provider or entity to release this info	rmation:			
8. Name and address of person(s) or category of person to whom this	s information will be sent:			
9(a). Specific information to be released:				
☐ Medical Record from (insert date)t				
☐ Entire Medical Record, including patient histories, office notes (except psychotherapy notes), test results, radiology studies, films, referrals, consults, billing records, insurance records, and records sent to you by other health care providers.				
☐ Other:	Include: (Indicate by Initialing)			
	Alcohol/Drug Treatment			
	Mental Health Information			
Authorization to Discuss Health Information	HIV-Related Information			
(b) ☐ By initialing here I authorize				
to discuss my health information with my attorney, or a governmental agency, listed here:				
(Attorney/Firm Name or Governmental Agency Name)				
10. Reason for release of information:	11. Date or event on which this authorization will expire:			
☐ At request of individual				
Other:				
12. If not the patient, name of person signing form:	13. Authority to sign on behalf of patient:			
All items on this form have been completed and my questions about this form have been answered. In addition, I have been provided a copy of the form.				

Human Immunodeficiency Virus that causes AIDS. The New York State Public Health Law protects information which reasonably could identify someone as having HIV symptoms or infection and information regarding a person's contacts.

Signature of patient or representative authorized by law.