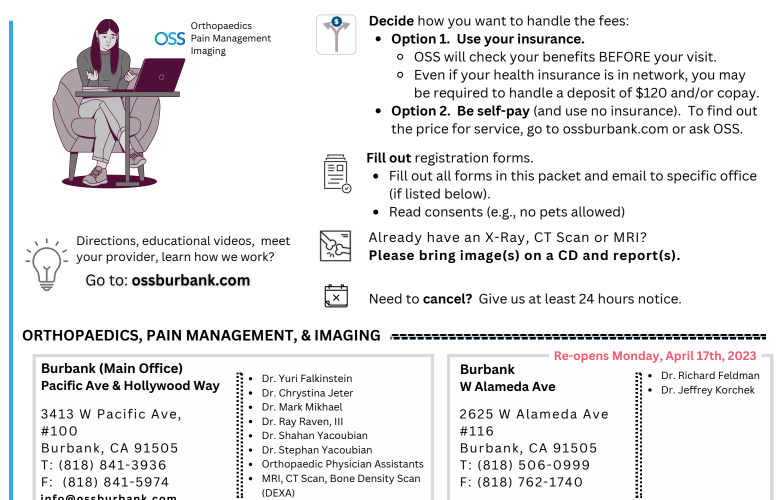
PATIENT INSTRUCTIONS: REGISTRATION FORMS

Orthopaedics, Pain Management, & Imaging

info@ossburbank.com

Step 1: Before you come in, please:



Step 2: When you arrive, be ready with:



Arrival Time For All Appointments Forms done? 10 minutes before Not done? 20 minutes

Completed registration or safety forms. If you emailed, let us know



A list of current medications



Dress in a way that will allow us to best evaluate your injury



Images of your injury or area of pain (if you have)



Photo ID, health insurance card, and credit card





A MESSAGE TO OUR PATIENTS ABOUT ARBITRATION

The attached contract is an arbitration agreement. By signing this agreement we are agreeing that any dispute arising out of the medical services you receive is to be resolved in binding arbitration rather than a suit in court. Lawsuits are something that no one anticipates and everyone hopes to avoid. We believe that the method of resolving disputes by arbitration is one of the fairest systems for both patients and physicians. Arbitration agreements between health care providers and their patients have long been recognized and approved by the California courts.

By signing this agreement you are changing the place where your claim will be presented. You may still call witnesses and present evidence. Each party selects an arbitrator (party arbitrators), who then select a third, neutral arbitrator. These three arbitrators hear the case. This agreement generally helps to limit the legal costs for both patients and physicians. Further, both parties are spared some of the rigors of trial and the publicity that may accompany judicial proceedings.

Our goal, of course, is to provide medical care in such a way as to avoid any such dispute. We know that most problems begin with communication. Therefore, if you have any questions about your care, please ask us.

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 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.

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 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 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 physician, and the physician'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 physician or patient to collect or contest any medical fee shall not waive the right to compel arbitration of any malpractice claim. However, following the assertion of any malpractice claim, any fee dispute, whether or not the subject of any existing court action, shall also be resolved by arbitration.

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

Ву:		By:	
Physician's or Authorized Representative's Signature	(Date)	Patient's or Patient Representative's Signature	(Date)
ORTHOPAEDIC SURGERY SPECIALISTS & AFFILIATED ASSOCIATES		Ву:	
Print or Stamp Name of Physician, Medical Group, or Associate Name		Print Patient's Name	
		By:	



PATIENT PERSONAL FORM

Kindly use Black Ink

GENERAL										
Patient Name	Last Name	First	Name	M.I.				Today's Date	(MM/DD/YY)	
Social Security #		Driver's License /	State Iss	sued	Gender	Male	Female	Date of Birth	(MM/DD/YY)	
Email Address (Tip! Ema	il will get you acc	cess to our OSS Pa	atient Por	rtal)		Name of	f Spouse / Partne	ır		
Home Address (Please include Street Number, Street Name, City, State, Zip Code										
Primary Telephone (1st #to	reach you)				Seconda	ry Teleph	one			
		Cell Hon		/ork				Cell	Home	Work
Emergency Contact, You	r Relationship, &	Primary Telephon	e							
EMPLOYMENT										
Employer & Job Title										
Is this a work related inju	ry?				Work Co	mp Insura	ance Carrier & Cl	aim #		
		Yes		No						
If yes, has your employe	r been notified?				Claim Ac	ljuster &	Telephone			
		Yes		No						
PHARMACY (Tip	We can refi	II your Rx fast	er if yo	u provid	e us this	s inform	nation)			
Pharmacy Name, Addres	Pharmacy Name, Address & Telephone									
MEDICAL REFER	RRALS									
Who referred you to our	practice?									
Doctor Relative	Friend Int	ernet Hosptial	Insur	ance Comp	any			Name		
LEGAL										
Is there a legal case or la	wsuit involved w	ith this injury?		Yes	No	Attorne	ey or Liability Rep	presentative Na	me and Tel	ephone
Is an attorney, liability can payment?	rrier, or auto insu	srance invovled in		Yes	No					
PRIMARY INSURANCE										
Insurance Company Nan	le			I.D. / Polic	y Number			Group Numbe	er	
Insured Name				Insured Sc	ocial Secu	rity #		Insured Date	of Birth (MM	DD/YY)
Subscriber of the Health	Insurance & Rela	ationship		Subscriber	Social Se	ecurity #		Subscriber D	ate of Birth	(MM/DD/YYYY)
SECONDARY INSURANCE										
Insurance Company Nan	10			I.D. / Polic	y Number			Group Numbe	er	
Insured Name				Insured Sc	ocial Secu	rity #		Insured Date	of Birth (MM	DD/YY)
Subscriber of the Health	Insurance & Rela	ationship		Subscriber	Social Se	ecurity #		Subscriber D	ate of Birth	(MM/DD/YYYY)

AUTHORIZATION

I hereby certify that the above information is true and correct to the best of my knowledge. I authorize examination and all services deemed medically necessary. I authorize the release of all medical information necessary to process my claim. I agree to assume financial responsibility for ALL services provided.

HIPAA PRIVACY PREFERENCES

Please select the level of privacy you would like Orthopaedic Surgery Specialists (OSS) to observe concerning your information (appointment information, test results, procedure results, etc.)

OSS may only discuss my information with me, directly.

If we are not able to reach you directly, may we provide you with your information via messages?

OSS may leave voice messages containing my information at the following phone number(s):

(home)	(cell)	(work)	(other)

OSS may send unencrypted emails from the physician and his staff to the following e-mail address:

(e-mail address)

Is there anybody else that you would like to allow us to speak to about your information if they inquire about you? This should be anyone (family member, friend, caretaker, etc.) that might ever come into an appointment with you, help you with your forms, call to make or check on an appointment for you, or pick anything up for you from our office. **If someone does come to us on your behalf but their name is not listed below, we will not be able to share anything with them regarding any of your information.**

OSS may share my information with the following individuals:

(name)

(relationship to patient)

(name)

(relationship to patient)

Those listed above **must answer the following security question before any information is shared:

What is the patient's birthday? _____

Under the requirements of HIPAA we are not allowed to give information to anyone other than the patient without the patient's written consent. Signing this form will only give consent to release appointment information, test results, and procedure results to the designated person(s) above. This consent form will not allow the doctor to release any other information to this person. You may revoke this consent in writing except where we have already made disclosures on your prior consent.





Kindly read and sign our Office Policy and the financial program that you will use. If you have any questions, please discuss with our staff before you see the provider. *Thank you.*

ASSIGNMENT OF BENEFITS AND AUTHORIZATION TO RELEASE INFORMATION

I hereby authorize my insurance carrier, including Medicare to pay directly to my physician, Orthopaedic Surgery Specialists & Affiliated Associate, for services rendered for me. I hereby authorize my physician to release information from my medical records necessary to bill my insurance carrier for these services. A photocopy of my signature on this form is to be considered as valid as the original.

Patient or Insured Name (print):

Signature:

Date:



MISSED APPOINTMENTS / CANCELLATIONS

We understand that emergencies arise, however, appointments are pre-arranged and it is the patient responsibility to keep the appointment or cancel with a minimum of **48 hours** notice.

Signature:

Date:

FINANCIAL PROGRAM OVERVIEW

Orthopaedic Surgery Specialists Specialists (OSS) accepts patients many Preferred Provider Organization (PPO) health insurance plans, Medicare, Worker's Compensation, patients who are self pay (not using insurance) and/or out of network. To receive treatment, OSS will first **verify** your insurance benefits **before** your scheduled appointment with us. We accept cash, check, Visa, MasterCard, Discover, American Express, and Care Credit.

Most patients will use their health insurance coverage if OSS has contracted services with the specific plan. Please read and sign the **In Network Program** which is included in this packet.

If you know that your health insurance is not in our network or if you are self pay (not using health insurance *and* you will pay for all services at the time of your appointment), then you will be asked to read and sign the specific financial program form in the office. (Tip! You do not need to sign the In Network Program document) If you have any questions, please call us at 818.841.3936.

NOTICE OF PRIVACY PRACTICES: PATIENT ACKNOWLEDGEMENT FORM

Our Notice of Privacy Practices ("Notice") provides information about: 1) the privacy rights of our patients; and 2) how we may use and disclose protected health information about our patients.

Federal regulations require that we give our patients or their authorized representatives access to our Notice before signing this acknowledgment. If you have any questions about your rights or our privacy practices, please send an electronic message (e-mail) to melissap@ossburbank.com or a letter to:

Privacy Officer/Melissa Pereda OSS 3413 W. Pacific Avenue, #100 Burbank, CA 91505

By signing this form, you are only acknowledging that you have been provided access to our Notice.

Patient or Authorized Representative Name (print):

Signature:



Orthopaedic Surgery Specialists (OSS) offers an In Network Program that allows you or a minor to receive treatment for an orthopaedic injury by using your health insurance that is in our network (OSS has a contract with the plan).

FINANCIAL CONTRACT

As an "in network" health insurance patient, you make the commitment to:

- o Show us your valid health (medical) insurance card and photo ID at each visit.
- Notify us if there have been any changes to your health insurance, address or phone number.
- Pay your insurance co-pay **prior** to services rendered.
- Provide a deposit (of up to \$120) if you have **not** met your deductible, regardless of health insurance policy and/ or co-pay. Once we have billed your health insurance and have received a response from your health insurance (typically written in the Explanation of Benefits (EOB)), OSS will refund the remaining deposit (overpayment) *or* bill you for any services that were above the amount we initially collected.
- For a scheduled surgery, provide a deposit for your portion of our fees. Once we have received a response to our bill from your health insurance (typically written in the EOB), OSS will refund the remaining deposit (overpayment) to you *or* bill you for the remaining balance.
- Provide payment for the patient who is under the age of 18.
- Respond to **any** billing or health claim inquiries that you have either received from Orthopaedic Surgery Specialists or from your insurance company. Failure to respond to either party in a timely fashion could lead to additional charges that you will need to pay.
- Send payment once you receive your bill from OSS.
- Understand that **not** all health plans are the same and do not cover the same services. In the event your health plan determines a service to be "not covered", you will still be responsible to pay the OSS fee. If you are concerned about this possibility, please read your insurance booklet or the contract

I agree to follow the In Network Program Financial Contract.

Patient or Insured Name (print):

Signature: