

**TERMS AND CONDITIONS OF SERVICE
CONFIDENTIALITY OF INFORMATION**

WESTWOOD CAMPUS SANTA MONICA CAMPUS NPH CAMPUS WEST VALLEY CAMPUS
ADMISSION AND MEDICAL SERVICES AGREEMENT – READ CAREFULLY BEFORE SIGNING

1. UCLAH: UCLA Health (UCLAH) is part of the University of California and is comprised of its hospital(s), medical center(s), its hospital-based clinics, its Primary Care Network clinics, the UCLA Medical Group; and the David Geffen School of Medicine.

2. MEDICAL CONSENT: I consent to medical treatments or procedures, X-ray examinations, drawing blood for tests, medications, injections, taking of medical photographs, videotaping, laboratory procedures, and hospital services rendered to me under the general and special instructions of the physicians or other health care professionals assisting in my care. I also consent to my admission to the UCLA Medical Centers if this is necessary for my care.

3. TEACHING, RESEARCH AND HEALTHCARE INSTITUTION: The University of California including UCLAH, is a teaching, research and healthcare institution. I understand that residents, interns, medical students, students of ancillary health care professions (e.g., nursing, x-ray, rehabilitation therapy), post-graduate fellows, and other trainees may observe, examine, treat, and participate at the request and under the supervision of the attending physician in my care as part of the University’s medical education programs. Some UCLAH faculty are identified by their name badge as “Visiting Professors”. These faculty members do not have a California license but are licensed in another state or country. These physicians are permitted to practice medicine in California under a special program developed by the Medical Board of California.

I also understand that a University institutional review board approves projects conducted by University researchers in accordance with state and federal law. As a result, I understand that I may be contacted and asked to participate in research studies, but I am under no obligation to do so. My decision whether to participate or not will not affect my ability to obtain medical care.

4. USE OF MEDICAL INFORMATION AND SPECIMENS: I understand that my medical information, photographs, and/or video in any form may be used for other UCLAH purposes, such as quality improvement, patient safety and education. I also understand that my medical information and tissue, fluids, cells and other specimens (collectively, "Specimens") that UCLAH may collect during the course of my treatment and care may be used and shared with researchers. I understand that under California law, I do not have any rights to any commercially useful products that may be developed from such research. I further understand that any use of my medical information or Specimens by UCLAH or other research institutions will be in accordance with state and federal law, including all laws and regulations governing patient confidentiality, in the manner outlined in the UCLAH Notice of Privacy Practices.

5. PERSONAL VALUABLES: UCLAH maintains fireproof safes for the safekeeping of money and valuables. UCLAH shall not be liable for the loss of or damage to any money, documents, jewelry, glasses, dentures, furs or other articles of unusual value and shall not be liable for loss or damage to any personal property, unless deposited in a safe or locked storeroom. The liability for loss of any personal property deposited with UCLAH shall be no more than \$500.

6. RELEASE OF MEDICAL INFORMATION: The State of California Information Practices Act requires UCLAH to provide the following information to individuals who supply information about themselves. As a patient of UCLAH, I will be asked to submit certain personal information, such as my address and phone number, Social Security number, insurance information, medical history

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and treatment. The principal purpose for requesting this information is to ensure accurate identification, continuity of medical care, and payment for such care. Under the authority of The Federal Privacy Act of 1974, Article IX, Section 9 of the California Constitution, the California Information Practices Act (Civil Code 1798 et seq.), California Code of Regulations, Title 22, Section 70749, UCLAH is authorized to maintain this information. As required by UCLAH, furnishing all information requested is mandatory unless otherwise noted. I understand that failure to provide such information may affect my medical care and/or insurance benefits and coverage.

UCLAH will obtain my written authorization to release information about my medical treatment, except in those circumstances when UCLAH is permitted or required by law to release information (see UCLAH' Notice of Privacy Practices for a description of the specific circumstances under which UCLAH may release this information). For example, UCLAH may release a copy of my patient record to health care providers, health plans, governmental agencies and workers' compensation carriers. Additionally, I understand that if I am diagnosed with a reportable disease in California, including but not limited to cancer, HIV, tuberculosis, and viral meningitis, UCLAH is required by law to report my diagnosis to governmental organizations such as the State Department of Health Services or the Center for Disease Control and Prevention.

7. FINANCIAL AGREEMENT: I understand that even if I have insurance, I may be financially responsible for some or all of my medical services. For instance, if I have a co-pay or deductible, I agree to pay the amounts I owe. If I do not have insurance that covers the service I receive, I agree to pay The Regents of the University of California for professional, hospital and clinic services, including UCLAH physician services, in accordance with the regular rates and terms of UCLAH. I also agree to pay for other professional services provided at UCLAH by other health care providers. If I am unable to pay, I understand I may qualify for public assistance, special payment arrangements and/or charity care. I also understand that when this agreement is signed by my spouse, parent or a financial guarantor, my spouse, parent or financial guarantor shall be jointly and individually liable with me for payment, including all collection fees (attorneys' fees, costs and collection expenses), in addition to any other amounts due. Unpaid accounts referred to outside agencies for collection bear interest at the current legal rate. I understand that I will receive messages and calls on behalf of UCLA Health, at the numbers provided, including my cell phone number and e-mail address provided during my registration process. Methods of contact may include using pre-recorded/artificial voice messages and/or use of an automatic dialing device, as applicable.

8. OPEN PAYMENTS DATABASE: The Open Payments database is a federal tool used to search payments made by drug and device companies to physicians and teaching hospitals. It can be found [here](https://openpaymentsdata.cms.gov/) (https://openpaymentsdata.cms.gov/). For informational purposes only, a link to the federal Centers for Medicare and Medicaid Services (CMS) Open Payments web page is provided here. The federal Physician Payments Sunshine Act requires that detailed information about payment and other payments of value worth over ten dollars (\$10) from manufacturers of drugs, medical devices, and biologics to physicians and teaching hospitals be made available to the public.

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(Patient Label)

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9. ASSIGNMENT OF BENEFITS (INCLUDING MEDICARE BENEFITS): I authorize and direct payment to UCLAH of any insurance benefits including hospital insurance and unemployment compensation disability benefits otherwise payable to or on my behalf for UCLAH services, including emergency services, at a rate not to exceed UCLAH actual charges. I understand that I am financially responsible for charges not paid pursuant to this agreement. I further agree that any credit balance resulting from payment of insurance or other sources may be applied to any other account owed to UCLAH by me. Patients insured by Part A of the Medicare Act (as primary payer): UCLA Health shall transfer title prior to use of any property (excluding fixed assets or equipment) furnished or supplied to its patient or other customer in connection with its medical services billed pursuant to Medicare Part A. Notwithstanding this title provision, patient accepts that the disposal of medical products or other supplies after used will be governed by UCLA Health handling and disposal protocols.

10. E-MAIL AND TEXTING CONSENT: I consent to receive text messages related to my relationship with UCLA Health and partners/affiliates, including updates related to my visits, myUCLAhealth account, one-time passcode, billing notifications, prescription reminders, and care management. I understand that texting and email are not secure communication methods as unencrypted messages could be intercepted. The UCLA Health Privacy Policy can be reviewed at <https://www.uclahealth.org/privacy-notice>. I understand that I can opt-out of SMS messages by texting STOP to respective short code. My opt-out request will generate one final message confirming that I have been unsubscribed. I will no longer receive SMS messages from the short code I opted out from. If I want to join again, I can sign up using myUCLAhealth or text HELP to the short code for instructions. If I am experiencing issues with the messaging program I can reply with the keyword HELP for more assistance, or I can get help directly by contacting UCLA Health at 310-825-2631. I understand that carriers are not liable for delayed or undelivered messages. I understand that message and data rates may apply for any messages sent to me from UCLA Health and to UCLA Health from me. I understand that message frequency may vary.

11. VIDEO VISITS CONSENT: Video Visits involve the use of secure audio-visual connection to enable a healthcare provider and a patient at different locations to communicate and share individual patient health information for the purpose of rendering clinical care.

I understand that during my care at UCLA Health, I may be offered a Video Visit if clinically appropriate. These services may include consultation, diagnosis, treatment recommendation, prescriptions, and/or referral to in-person care if further evaluation is needed. This service is offered to me as a convenience. I understand that I always maintain the option of choosing an in-person appointment if I prefer. I understand that not all services will be clinically appropriate to complete via a video visit and the option will be limited by my provider’s discretion. I understand that some parts of the services (e.g., labs, bloodwork, or scans) may be ordered during the visit, which would require me to go in-person to a facility.

Should I agree to a Video Visit, I consent to have my insurance billed for the services and will pay any relevant copays and/or coinsurances.

MRN:
Patient Name:

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I understand that during the Video Visit, sensitive medical information may be discussed, and it will be my responsibility to locate myself in a location that ensures privacy to my own level of comfort. I will also be expected to participate in a location that will not cause danger to myself or those around me (such as while driving). If my provider is concerned about my safety, they may terminate the visit.

Video Visits are not appropriate for medical emergencies. If I believe I am having an emergency, I will call 911 and/or go to my nearest emergency room.

12. NURSE PRACTITIONERS: A nurse practitioner is not a physician and surgeon. Patients have the right to see a physician and surgeon under the following circumstances:

- Emergent conditions requiring prompt medical intervention after initial stabilizing care has been started
- Acute decompensation of a patient
- A problem is not resolving as anticipated
- History, physical, or lab findings are inconsistent with the clinical perspective
- Upon request of the patient

PATIENT RIGHTS NOTICE: (applies to inpatient admissions only)

Would you like your agent under a durable power of attorney for health care or your next of kin to receive a copy of the Patient Rights and Responsibilities Notice? If so, please contact the Office of the Patient Experience at (310) 267-9113.

ADVANCED DIRECTIVES: An advance directive is a legal document that allows you to spell out your decisions about end-of-life care ahead of time and indicate who should speak for you if you cannot. It gives you a way to tell your wishes to family, friends and healthcare professionals and to avoid confusion later on. You may speak with your physician or a UCLAH staff member to understand how to obtain an Advance Directive.

I have an Advance Directive for health care (e.g., Power of Attorney for Health Care)

Yes No

I have provided UCLA with a current copy of my advance directive.

Yes No

If no, it is my responsibility to provide UCLAH with a current copy of my advance directive.

The State of California Information Practices Act of 1977 (effective July 1, 1978) requires the University Hospitals to provide the following information to individuals who supply information about themselves:

The principal purpose for requesting the information is to assure accurate identification and continuity of medical care, and payment therefore, from whatever source. University policy, California Administrative Code Title 22, Division 5, *Licensing and Certification of Health Facilities and Referral Agencies*, and federal statutes authorize our maintenance of this information.

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Furnishing all information requested is mandatory unless otherwise noted. Failure to provide such information may affect your medical care and/or any insurance benefits and coverage. This information may be provided: to your referring physician or other health care professionals involved in your medical care; to others to the extent required in connection with collection of accounts or a claim for aid, insurance or medical assistance to which you may be entitled; to University faculty and students for research and educational purposes; and may be released as provided by state and federal law. The privacy of your record will be safeguarded.

Individuals have the right to review their own records, in accordance with the Information Practices Act and University policy. Information on these policies can be obtained from the officials responsible for maintaining the information:

Your medical record is maintained by:

Westwood Campus
Department Head – Medical Records
UCLA Medical Center/Los Angeles, CA 90095
Phone: (310) 825-6021

Santa Monica Campus
Department Head – Medical Records
UCLA Medical Center/Santa Monica, CA
90404
Phone: (424) 259-8045

Your patient billing information is maintained by:

Westwood / Santa Monica Campuses
Department Head – Patient Accounts

UCLA Medical Center/Los Angeles, CA 90095
Phone: (310) 825-8021

PRIVACY – SOCIAL SECURITY NUMBER

The University system of records that requires the social security number was in existence and operating before January 1, 1975, under the authority of the Regents of the University of California. Article IX, Section 9, of the California Constitution. The disclosure is required by law or University procedure in effect prior to that date to verify the identity of the individual.

Pursuant to the Federal Privacy Act of 1974, you are hereby notified that disclosure of your social security number is mandatory. It is used to verify your identity in the medical care, and payment system. Disclosure of the social security number is required pursuant to regulation 4, Section 404.1256, Code of Federal Regulations, under Section 218, Title II, of the Social Security Act, as amended.

PRIVACY NOTICE – CANCER REPORTING

If, during your care at UCLA Medical Centers you have cancer diagnosed, UCLA Medical Centers must by State law (Chapter 841, Statutes of 1985) report this to the regional cancer registry. This information is being collected to help identify preventable causes of cancer and includes specific details of the type of cancer and the treatment provided as well as information about you such as your name, age, sex, ethnicity, occupation, religion, address and social security number.

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The information reported is confidential under California Health and Safety Codes, Section 211.3 and 211.5, and safeguards are in place throughout the system to ensure that your identity will not be unlawfully revealed. Some cancer patients may be contacted later by the California Department of Health Services or the regional cancer registries as part of their ongoing investigations into the causes of cancer.

NOTICE TO CONSUMERS: Medical doctors, including your physician, are licensed and regulated by the Medical Board of California. For information you may call the Board at (800) 633-2322 or visit its website at <http://www.mbc.ca.gov>.

I have read, agreed to and received a copy of this Terms and Conditions of Service.

Signature of Patient or Patient Representative Date _____ Time _____ AM PM

Relationship of Representative to Patient

Signature of Witness Date _____ Time _____ AM PM
(Required if patient unable to sign)

Signature of Interpreter Date _____ Time _____ AM PM

Interpreter ID # Language Used _____

Financial Responsibility Agreement by Person Other than the Patient or the Patient's Legal Representative

I agree to accept financial responsibility for services rendered to the patient and to accept the terms of the Financial Agreement (Paragraph 7) and Assignment of Benefits (Including Medicare Benefits) (Paragraph 8) set forth above.

Date Time _____ AM PM Financially Responsible Party _____

Witness