

OAT SINCHAI, M.D. Board-Certified Ophthalmologist Cataract & Glaucoma Specialist

RHEELA KIM, O.D. Optometrist

STELLA MA, O.D. Optometrist

WELCOME TO OUR PRACTICE (IMPORTANT – PLEASE READ THOROUGHLY!)

Dear Patient:

We look forward to providing you with the highest level of eye care. In order to minimize your wait time and treat you as effectively as possible, <u>you are REQUIRED to complete and submit the following forms at</u> <u>least 1 WEEK PRIOR to your scheduled appointment:</u>

PATIENT INFORMATION FORM
PATIENT RESPONSIBILITY FORM
PATIENT HEALTH HISTORY FORM
PHYSICIAN-PATIENT ARBITRATION AGREEMENT (A SIGNATURE IS REQUIRED)
PATIENT PRIVACY FORM
MEDICAL RECORDS RELEASE FORM
PRIVACY OF PERSONAL HEALTH INFORMATION FORM
APPOINTMENT CANCELLATION & NO-SHOW POLICY

Please bring your **insurance card(s)** and **ID card/driver's license** with you on the day of your visit. Please also bring your current eyeglasses and/or contact lens prescriptions, and any eye drops you are currently using.

Your initial visit should take about 1 to 1½ hours. For a complete medical eye exam, dilation of your eyes will be required, which may cause temporary light sensitivity and/or blurred visión. Since the effect can last about 3 to 4 hours, we will provide you with a pair of disposable sunglasses. We also advise that you arrange for someone to drive you home since your vision may be blurry.

If we are contracted with your specific health insurance plan, your medical eye exam may be covered. As a courtesy, we will bill your insurance for the services provided. All applicable copayments or deductibles will be collected from you at the time of your visit. If you are deemed ineligible for your insurance benefits at the time of service, you will be responsible for payment prior to being examined. If there are any changes to your insurance plan, please inform us immediately.

A refraction is an exam to measure and update your prescription for eyeglasses. You will need to FIRST schedule a medical visit to screen for any potential eye diseases. Once we evaluate the health of your eyes, we can then schedule you for a refraction. Refractions are only offered for an out-of-pocket charge and payment will be collected at the time of service since we are not currently contracted with any vision insurance plans (e.g., VSP, EyeMed).

If you need to reschedule your appointment, please give us at least 24 hours notice by calling our office at **(714) 769-6386.** Any cancellations made less than 24 hours of your appointment or any missed appointments will be charged a \$125 fee. We look forward to taking care of you.

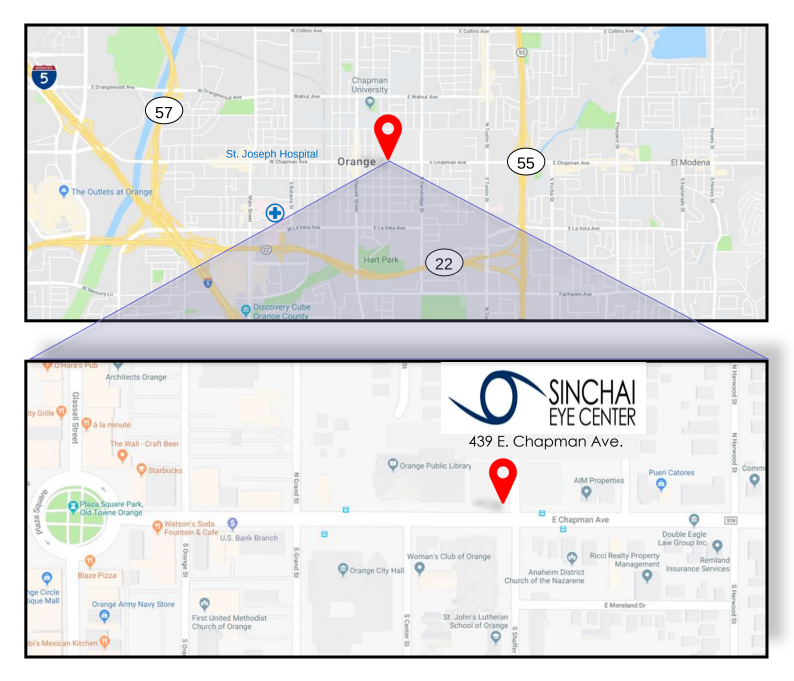
Sincerely,

Oat Sinchai, M.D.



MAP

439 E. Chapman Ave., Orange, CA 92866 Tel: 714-769-6386 Fax: 714-769-6387





On the corner of E. Chapman Ave. and Shaffer St. (next to the Orange Public Library) Parking lot in the rear of the building via Shaffer St.



TODAY'S DATE:

PATIENT INFORMATION FORM

Please completely fill out this form to ensure the fastest and best healthcare service.

PATIENT NAME LAST	FIRST	MI
ADDRESS	DATE OF BIRTH	AGE
CITY/STATE/ZIP	MARITAL STATUS	GENDER
	Single Married Divorced Widowed	M F
PRIMARY PHONE #	SECONDARY PHONE #	
CELL / HOME / WORK	CELL / HOM	E / WORK
SOCIAL SECURITY NUMBER	EMPLOYER	
EMAIL	OCCUPATION	
PRIMARY CARE PHYSICIAN		
NAME: PHON	E #: FAX #:	
ADDRESS:		
EMERGENCY CONTACTS		
1. NAME: PHONE:	RELATIONSHIP:	
2. NAME: PHONE:	RELATIONSHIP:	
PRIMARY INSURANCE	SECONDARY INSURANCE	
		□ OTHER:
INSURANCE NAME:	INSURANCE NAME:	
MEMBER ID #:	MEMBER ID #:	
GROUP #:	GROUP #:	
COPAY (Specialist):	COPAY (Specialist):	
POLICY SUBSCRIBER (other than the patient):		
NAME:	PHONE:	
DATE OF BIRTH:	RELATIONSHIP TO PATIENT:	
HOW WERE YOU REFERRED TO OUR PRACTICE?		
PRIMARY CARE PHYSICIAN OTHER PHYSICIAN: Name		NET 🗆 INSURANCE
FAMILY OR FRIEND: Name	OTHER:	



PATIENT RESPONSIBILITY

Agreement of Responsibility

I understand that professional services are rendered to the patient and that the patient is responsible for charges incurred for these services. Payment for annual deductibles and Co-Insurance will be collected at the time of service.

I certify that the information provided is accurate and I understand that I am financially responsible for charges not covered by my insurance company.

Consent to Treatment

I voluntarily consent to such care and treatment as prescribed by the physician as is necessary in his/her judgment.

Release of Information / Assignment of Benefits

I authorize use of this form on all my insurance submissions and authorize release of information to process a claim to all my insurance companies. I permit a copy of this authorization to be used in place of the original. I authorize the provider to act as my agent in helping me obtain payment from my insurance companies. I understand the provider does not accept responsibility for collecting my insurance claims or for negotiating a settlement on disputed claims. I assign all rights and claims for reimbursement of expenses allowable under my insurance plan and authorize payment directly to the provider for services rendered. I understand I will receive a monthly statement for any balance due from me.

Signature:		
	Signature – Patien	or Representative
This Consent was signed by:	:	
	Printed Na	me – Patient or Representative
Relationship to Patient (if ot	her than Patient)	:
Date:	Confirmed by:	
		Printed Name – Practice Representative

PATIENT HEALTH HISTORY FORM (page 1 of 2)

PATIENT NAM

Past

First	MI
t Medical History (Please check or circle all that apply)	
GERD (Acid Reflux)	medications, including eye drops)
Hearing Loss	
Hepatitis	
Hypertension (High BP)	
Hypotension (Low BP)	
HIV / AIDS	
Hypercholesterolemia	
Hyperthyroidism	
Hypothyroidism	
Leukemia	
Lung Cancer	
Lymphoma	
Prostate Cancer	
Radiation Treatment	
Seizures	
Stroke	If yes, please specify:
	that apply) GERD (Acid Reflux) Hearing Loss Hepatitis Hypertension (High BP) Hypotension (Low BP) HIV / AIDS Hypercholesterolemia Hyperthyroidism Leukemia Lung Cancer Lymphoma Prostate Cancer Radiation Treatment Seizures

Past Surgeries (Please check or circle AND note the year performed)

NONE Liver: Liver Transplant Appendix : (Appendectomy) Liver: Shunt Bladder: (Cystectomy) Breast - Breast Biopsy: Breast - Lumpectomy: Breast - Mastectomy: **Ovaries: Tubal Ligation** Colon (Colectomy) : Colon Cancer Resection Pancreas: Pancreatectomy Colon (Colectomy) : Diverticulitis Colon (Colectomy) : Inflammatory Bowel Disease Colon: Colostomy Prostate (Prostatectomy) : TURP Gallbladder: (Cholecystectomy) Rectum: APR Heart : Biological Valve Replacement **Rectum: Low Anterior Resection** Heart : Coronary Artery Bypass Surgery Skin : Basal Cell Carcinoma Heart: Heart Transplant Skin : Melanoma Heart : Mechanical Valve Replacement Skin : Skin Biopsy Heart: PTCA (Stent) Skin : Squamous Cell Carcinoma Joint Replacement - Hip: Spleen : (Splenectomy) Joint Replacement - Knee: Kidney - Kidney Biopsy: Testicles: (Orchiectomy) Kidney - Kidney Stone Removal: Uterus (Hysterectomy) Full Kidney - Kidney Transplant: Uterus (Hysterectomy) : Fibroids Kidney - Nephrectomy: Liver: Hepatectomy Other:

Ovaries (Oophorectomy) : Endometriosis Ovaries (Oophorectomy) : Ovarian Cancer Ovaries (Oophorectomy) : Ovarian Cyst Prostate (Prostatectomy) : Prostate Biopsy Prostate (Prostatectomy) : Prostate Cancer Partial Uterus (Hysterectomy) : Uterine Cancer Uterus (Hysterectomy) : Cervical Cancer

TODAY'S DATE:

ID #:

PATIENT HEALTH HISTORY FORM (page 2 of 2)

TODAY'S DATE:

Past Ocular History (Please check or circle all that apply)	Ocular Surgeries (Please check or circle AND note the year performed)
NONE	NONE
Allergic Conjunctivitis	Blepharoplasty:
Blepharitis / Dry Eyes	Cataract Surgery:
Cataract:	Chalazion Removal:
Chalazion:	Corneal Transplant:
Contact Lenses / Glasses	DSAEK:
Corneal Dystrophy:	Eye Muscle Surgery
Diabetic Retinopathy, Background	Intravitreal Injections:
Diabetic Retinopathy, Proliferative	LASIK:
Glaucoma:	LPI (Iris – Glaucoma):
Macular Degeneration:	LTP (Angle – Glaucoma):
Macular Pucker (ERM):	PRK:
Narrow Angles:	Pterygium Surgery:
Ocular Hypertension:	Ptosis Repair:
Ophthalmic Migraine	Punctal Plugs:
Ocular Trauma:	Strabismus Surgery
Pseudoexfoliation	Retinal Laser:
Pterygium:	Trabeculectomy (Glaucoma):
Retinal	Tube Shunt (Glaucoma):
Strabismus	YAG Capsulotomy:
PVD:	Other:
Vitreous Floaters:	
Other:	

Т

Social History (Please check or circle all that apply)

Cigarette Smoking: Never smoked Former smoker, but qui Currently smokes packs per c		1-2 drinks	1 drink per	day 🗌 🗋	ational/illicit drug use: YES □ NO es, please specify:
Family History (mother/father/si	ster/brother/daughter/son):	Language:	English	Spanish	Other:
Diabetes		Race/Ethnici	i ty: Hisp	anic/Latino	Black/African American
High blood pressure		White	Asian	Other:	
Heart disease Glaucoma		Pharmacy no			
Retinal detachment		Address or C	ross streets	•	
Vision loss/blindness		Phone #:		City	or Zip Code:
Review of Systems (Please of	heck or circle all that o	apply)			
Poor Vision Eye Pain	Dry Mouth Stuffy Nose		onstipation ash		Incontinence Joint Pains

FOOL VISION	Dry MOUTH	Constipation	Incommence
Eye Pain	Stuffy Nose	Rash	Joint Pains
Redness	Congestion	Changing Moles	Thyroid
Tearing	Cough	Headache	Abnormalities
Jaw Pain	Shortness of Breath	Seizure	Bleeding
Scalp Tenderness	High Blood Pressure	Stroke	Anxiety
Fever	Rapid Heart Beat	Paralysis	Depression
Weight Loss	Upset Stomach		Allergies
	Diarrhea	Urinary Frequency	Revised 4/19/24



PHYSICIAN-PATIENT ARBITRATION AGREEMENT

<u>Article 1</u>: 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 necessary 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 such dispute decided in a court of law before a jury, and instead are accepting the use of arbitration.

<u>Article 2</u>: 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 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 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 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 of any person or entity, which would otherwise be a proper additional party in court action, and upon such intervention and joiner in this arbitration of any person or entity, which would otherwise be a proper additional party in court action, and upon such intervention and joiner 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 333.1 and 333.2. 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.

<u>Article 4</u>: 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 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.

<u>Article 5</u>: 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.

<u>Article 6</u>: 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.

<u>NOTICE</u>: 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.

Signature – Patient or Representative

Signature – Practice Representative

Printed Name – Patient or Representative

Printed Name – Practice Representative

Date

Date



PATIENT PRIVACY

Our Notice of Privacy Practices provides information about how we may use and disclose protected health information about you. The Notice contains a Patient Rights section describing your rights under the law. You have the right to review our Notice before signing this Consent. The terms of our Notice may change. If we change our Notice, you may obtain a revised copy by contacting our office.

You have the right to request that we restrict how protected health information about you is used or disclosed for treatment, payment or health care operations. We are not required to agree to this restriction, but if we do, we shall honor that agreement.

By signing this form, you consent to our use and disclosure of protected health information about you for treatment, payment and health care operations. You have the right to revoke this Consent, in writing, signed by you. However, such a revocation shall not affect any disclosures we have already made in reliance on your prior Consent. Oat Sinchai, M.D. provides this form to comply with the Health Insurance Portability and Accountability Act of 1996 (HIPAA)

The patient understands that:

- Protected health information may be disclosed or used for treatment, payment or health care operations, including accessing your medication history through your pharmacy.
- Oat Sinchai, M.D. has a Notice of Privacy Practices and that the patient has the opportunity to review this Notice.
- Oat Sinchai, M.D. reserves the right to change the Notice of Privacy Policies.
- The patient has the right to restrict the uses of their information but Oat Sinchai, M.D. does not have to agree to those restrictions.
- The patient may revoke this Consent in writing at any time and all future disclosures will then cease.
- Oat Sinchai, M.D. may condition treatment upon the execution of this Consent.

Patient's Signature

Date of Birth

Date

Printed Name

If the patient is unable to sign this Authorization, please complete the information below:

Signature of Legal Guardian

Legal Relationship

Date of Birth

Date

Printed Name



AUTHORIZATION FOR USE / DISCLOSURE OF HEALTH OF INFORMATION

Patient Name:			Date of Birth:	
Last	First	Middle		
I voluntary authorize and direct the eye of disclose my medical records to the recip				I below to
Name of Eye Doctor (Ophthalmologi	st or Optometri	st):		
Address of Eye Doctor:				
Phone Number:		Fax Numb	er:	
<u>RECIPIENT</u> FOR DELIVERY OI	FRECORDS:	Oat Si 439 E. Orang	HAI EYE CENTER inchai, M.D. Chapman Ave. ge, CA 92866 14-769-6386 Fo	_
Information to be disclosed: This authoriz (ophthalmologist or optometrist) to disclo possession, INCLUDING ALL RECORDS OF (e.g., OCT, GDX, HRT), INTRAOCULAR LENS CHART NOTES.	ose all of my hec ANY VISUAL FIEL	Ilth informatic D TESTING, RE	on that the doctor	LAYER SCAN
Patient Signature			Date	
Patient Printed Name				
If the patient is unable to sign this Authori	zation, please c	omplete the	information below	<u>/:</u>
Signature of Deepersible Dort			Dete	
Signature of Responsible Party	Legal Relat	onship	Date	
Printed Name of Responsible Party			Witness Sig	nature
THIS MESSAGE IS INTENDED ONLY FOR THE USE OF THE ADD CONFIDENTIAL, AND EXEMPT FROM DISCLOSURE UNDER AF EMPLOYEE OR AGENT RESPONSIBLE FOR DELIVERING THE M DISSEMINATION, DISTRIBUTION OR COPING OF THIS COMM PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE AT THE NUM	PLICABLE LAW. IF THE LESSAGE TO THE INTEND UNICATION IS STRICTLY	READER OF THIS ME ED RECIPIENT, YOU PROHIBITED. IF YOI	ESSAGE IS NOT THE INTEND ARE HEREBY NOTIFIED TH U HAVE RECEIVED THIS ME	ED RECIPIENT OR AT ANY

Revised 4/19/24



PRIVACY OF PERSONAL HEALTH INFORMATION

Our medical practice collects medical and related identifiable patient information and stores it electronically on a computer. This information is considered "protected health information" under the Health Insurance Portability and Accountability Act (HIPAA) of 1996. As a patient of our practice, you have the right to request that you receive your health information in a specific way. Our practice is committed to maintaining the privacy of your health information.

<u>PHONE</u>

May we leave a message on your voicemail at home, work and/or cell phone and/or email message regarding (Please mark and circle your preferences):

Your upcoming appointmer	nts? Direction YES (Home / Work / Cell / Email)	
• Your lab results?	□ YES (Home / Work / Cell / Email)	
• Your insurance or billing?	□ YES (Home / Work / Cell / Email)	
Home Wo	ork Cell	

May we leave messages regarding your appointments, results, or billing information with another person?

Printed Name

Relationship

<u>MAIL</u>

Please send mail regarding your appointments and test results to the following address:

Patient's Signature

Date of Birth

Date

Printed Name

If the patient is unable to sign this Authorization, please complete the information below:

Signature of Legal Guardian

Legal Relationship

Date of Birth

Date



Appointment Cancellation and No-Show Policy

We reserve the right to charge a fee to patients who fail to show or cancel/reschedule an appointment with less than a 24 hours' notice. This fee is in the amount of \$125.

This fee will be the patient's responsibility and will be due **before or at the time** of patient's next office visit.

Should you need to cancel or reschedule an appointment, please contact our office **no later than 24 hours prior** to your scheduled appointment. This provides an opportunity for our staff to offer an appointment to other patients who may be waiting to be seen.

As a courtesy, every patient is offered a text message reminder for all scheduled appointments. If the patient chooses not to receive a text message, it is the patient's responsibility to remember their appointment date and time. The Appointment Cancellation and No-Show Policy will remain in effect should the patient not receive a text message.

We understand you may not be able to keep an appointment due to unforeseen illnesses or emergencies. Please contact our office as soon as possible should you experience any extenuating circumstances so we can make the appropriate documentation.

<u>Please sign below confirming that you have read and fully understand the Appointment Cancellation</u> and No-Show Policy. This form will be used as a reference to validate this agreement.

Signature:	
Sig	nature – Patient or Representative
This Consent was signed by:	
0 / _	Printed Name – Patient or Representative
Relationship to Patient (if other	than Patient):
Date:	Confirmed by: