



## **Privacy Act 1988- Private Sector Amendment Act 2000**

*The Act requires medical practitioners to obtain consent from their patients to collect, use and disclose that patient's personal information.*

### **COLLECTION**

This means we will collect information that is necessary to properly advise and treat you. Such useful information may include:

- Full medical history
- Family medical history
- Ethnicity
- Contact details
- Medicare/private health fund details
- Genetic information
- Billing/account details

The information will normally be collected directly from you. There may be occasions when we will need to obtain information from other sources, for example:

- Other medical practitioners, such as former GP's and specialists
- Other health care providers, such as physiotherapists, occupational therapists, psychologists, pharmacists, dentists, nurses: and
- Hospitals and Day surgery Units

Both our practice staff and the medical practitioners may participate in the collection of this information.

**In emergency situations we may need to collect personal information from relatives or other sources were we are unable to obtain your prior express consent.**

### **USE AND DISCLOSURE**

With your consent the practice staff will use and disclose your information for purposes such as:

- Account keeping and billing purposes
- Referral to another medical practitioner or health care provider
- Sending of specimens, such as blood samples or PAP smears, for analysis
- Referral to a hospital for treatment or advice
- Advice on treatment options
- The management of our practice
- Quality assurance, practice accreditation and complain handling
- To meet our obligations of notification to our medical defence organisations or insurers
- To prevent or lesson a serious threat to an individual's life, health or safety, and
- Where legally required to do so, such as producing records to court, mandatory reporting of child abuse or the notification of diagnosis of certain communicable diseases

## **ACCESS**

You are entitled to access your own health records at any time convenient to both yourself and the practice.

Access can be denied where:

- To provide access would create a serious threat to life or health
- There is a legal impediment to access
- The access would unreasonably impact on the privacy of another
- Your request is frivolous
- The information relates to anticipated or actual legal proceedings and you would not be entitled to access the information in those proceedings
- In the interests of national security

We ask that, where possible, **your request be in writing**. In the case of large amounts of information **a handling fee** will be charged for processing your request. Where you dispute the accuracy of the information you are **entitled to correct** that information. **You may make an appointment with the doctor** to discuss your information but the **usual practice fees will apply** without a Medicare rebate.

It is our practice policy that we will take all steps to record all your corrections, and place them with your file but will not erase the original record.

Thank you for your assistance in this matter.

Synergy Sports Medicine