

#115 – 10200 8<sup>th</sup> Street, Dawson Creek, BC, V1G 3P6 www.peacemri.com

## MRI Financial Services Agreement and Authorization

Patient's Lawyer's Name:	Patient's Name:
Firm Name:	Patient's Date of Birth:
Lawyer's Tel & Fax No:	Patient's Tel & Fax No:
Lawyer's Email:	Date of Accident:
Lawyer's File No:	Place of Accident:

The undersigned patient ("**Patient**") and lawyer ("**Lawyer**") acknowledge and agree to the following terms of this agreement between the undersigned and B&W MRI Services Ltd. ("**B&W**")

1. Patient has been injured in an accident detailed above, has retained Lawyer to act on their behalf, wishes to obtain Medical Resonance Imaging ("**MRI Services**") from B&W and to defer payment for such services.

2. Patient authorizes and directs Lawyer to discuss the particulars of Patient's case and/or to provide B&W with any information necessary for the provision of the MRI Services that have been requested. Such authorization and/or information provided either by Lawyer or by Patient is not, nor is it intended to be, a waiver of privilege.

3. Patient irrevocably authorizes and directs:

(a) B&W to forward the bill ("B&W Bill") for provision of MRI services to Patient directly to Lawyer;

(b) Lawyer to pay the bill owing by Patient to B&W together with interest as set forth herein forthwith upon receipt of, and from the proceeds received by Lawyer as a result of the accident referred to above notwithstanding that such proceeds may be received from a settlement, judgment, disbursement reimbursement or any other source.

4. Patient fully understands that Patient is responsible to B&W for all MRI Services provided to Patient and that this agreement does not relieve Patient of any responsibility for payment of the B&W Bill including any accrued interest. Patient further understands that such payment is not contingent on any receipt of any settlement, judgment, disbursement reimbursement by which Patient may recover these charges.

5. Patient understands that interest will accrue and be paid at the rate equal to 10% per annum calculated annually, not in advance, from the date of completion of the MRI Services for Patient until the B&W Bill is paid in full.

6. Patient and Lawyer understand that this agreement is irrevocable and shall apply to any cause of action with respect to the subject accident.

7. Patient agrees to immediately notify B&W in writing if they change their lawyer or terminate their lawyer. If Patient receives a settlement of their accident claim directly when a lawyer is not involved then Patient agrees to immediately pay B&W directly, the full balance owing B&W Bill, including all accrued interest.

8. Lawyer acknowledges they are the counsel of record for the Patient in connection with the subject accident. Lawyer agrees with B&W to:

- (a) withhold from any settlement, judgment proceeds, or disbursement reimbursement recovered on behalf of Patient for the subject accident the amount owing to B&W and to forward such amount together with interest as set forth in this agreement;
- (b) immediately notify B&W in writing should there occur a substitution of counsel, referral to another lawyer or law firm, retention of co-counsel, or should the solicitor/client relationship be terminated or modified in any manner;

(c) notify any lawyer who may become substitute or replacement counsel on behalf of Patient with respect to the accident of the existence of this agreement; and				
(d) make best efforts by undertakings to have any substitute or replacement counsel abide by the terms of this agreement.				
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IRI Services Ltd.				
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Lawyer's signature