

Patient media consent

Te Whatu Ora - Health New Zealand Capital, Coast and Hutt Valley are committed to protecting the health and welfare of patients. We will release patient information only as allowed under the Privacy Act 1993, the Health Information Privacy Code 1994 and the Official Information Act 1982.

Written consent from a patient, their legal guardian, or their legal representative must be obtained before we can consider whether to provide any patient information to the media.

Written consent from a close family member does not allow us to release information unless that family member is a guardian or representative with legal authority to act on the patient's behalf.

Even if written consent is provided, clinicians have the right to override any consent if they believe it is in the best interests of the patient – taking into consideration patient wellbeing and safety, privacy for other patients, and other factors.

Under no circumstances may interviews, filming or photography be carried out on hospital sites without permission from the communications unit. Patient, guardian or legal representative consent alone is insufficient.

Patient consent for the release of clinically confidential information

I (*name*) provide my consent for
Te Whatu Ora Capital, Coast and Hutt Valley to provide patient information held by them about me
or (*patient name*) who I am the legal
guardian or legal representative of to (*media outlet*) for the
purpose of
.....
.....

I understand and accept that once my patient information is released, Te Whatu Ora Capital, Coast and Hutt Valley has no control over how it is used by the media outlet.

Signed:

Dated: