

ARBITRATION AGREEMENT UPDATED 2022

Patient First Name

Patient Last Name

Date of Birth

Age

Gender

Male

Female

Other

Arbitration Agreement Contract:

Arbitration is defined as a process of settling an argument or disagreement in which the people or groups on both sides present their opinions and ideas to a third person or group rather than to a jury and/or a judge. In legal terms, it is the investigation and determination of a matter or matters of difference between contending parties, by one or more unofficial persons, chosen by the parties, and called "arbitrators," or "referees." The primary purpose of arbitration is to reach a final disposition of a claim by a patient in a speedy, inexpensive, expeditious and perhaps less formal manner, benefiting all parties. This is a binding contract to achieve that purpose.

By signing this Arbitration Agreement and consenting to treatment, you expressly agree that:

1. I understand that this document is separate from the standard registration forms or any other forms. I affirm (agree) that this document was given to me as a separate document from the standard registration forms and all other forms and documents given to me at my appointment.

2. I understand that I have the opportunity and right to further explanation of this document if I so desire.

3. I understand that I am allowed to consult with an attorney for ANY legal questions related to this document.

4. I understand that this agreement is voluntary and that I do not have to sign it in order to receive health care services.

5. The practice, like many, if not most, healthcare practices, is engaged in interstate commerce. This includes diagnosing and treating patients who reside outside of Oklahoma. Such patients are seen in our office. We have a web site which is viewed by people outside of Oklahoma. We also purchase supplies and equipment from vendors and manufacturers outside of Oklahoma. This interstate commerce makes the United States Arbitration Act (also known as the Federal Arbitration Act) relevant and binding. This Federal Arbitration Act, applicable to all 50 states, was enacted by Congress and signed into law almost 100 years ago. The US Supreme Court has upheld the applicability of Federal Arbitration Act to disputes related to healthcare services on numerous occasions.

6. In accordance with the terms of the Federal Arbitration Act, I agree that any dispute arising out of or related to the provision (providing) of health care services to me or my child or any person for which I am the legal guardian by Tulsa Surgical Arts, Oklahoma Surgical Arts, Bella Roma Med Spa, Dr. Cuzalina, or his staff, employees, healthcare providers, and agents, shall be resolved by final and binding arbitration under the provisions of the Federal Arbitration Act. I agree that the amount of any arbitration award required to be paid shall be kept confidential, along with the fact that any arbitration award was rendered at all, should that occur. The parties further agree that no comment, disclosure, description, or reference of any nature shall be made concerning any aspect of the Arbitration process or hearing, other than as necessary for communications between the parties, their legal counsel, or with the Arbitrators. Further, no comments shall be made by the parties concerning any aspect of the Arbitration process or hearing in any social media now existing, or created after this agreement, including but not limited to online review sites, Facebook, Instagram, TikTok, or Twitter. I understand that this arbitration agreement provides benefits to me, my dependents, or the person for which I am a guardian, and for Tulsa Surgical Arts, Oklahoma Surgical Arts, Bella Roma Med Spa, Dr. Cuzalina or his staff, employees, physician (provider) members, and agents.

7. I understand that by signing this contract I am agreeing to have any issue regarding alleged medical malpractice decided by neutral arbitration, and I am expressly waiving (giving up) my right to the court (judicial) trial process by jury or court (judicial) process with a judge.

8. The parties agree that any disputes or questions related to my care, including the construction or application of this Agreement, shall be settled by arbitration held in Tulsa County, Oklahoma in accordance with the rules of the American Arbitration Association ("AAA"). The process will use a single arbitrator agreed to by the parties. The arbitrator's decision shall be binding and final upon

the parties both as to law and as to fact. The decision shall not be appealable to any court in any jurisdiction. The parties shall share the expenses of the arbitration equally, unless the arbitrator determines that the expenses shall be otherwise assessed.

9. The parties agree to use as expert witnesses (with respect to issues concerning the standard of care) only physicians who are diplomates in good standing with the American Board of Cosmetic Surgery and are engaged in the full-time practice of cosmetic surgery outside of Oklahoma. The right to a trial in court, except for claims within the jurisdictional limit of small claims court, is expressly waived.

10. Further, the parties agree that these experts will be members in good standing of the American Academy of Cosmetic Surgery ("AACS"), and obligated to adhere to the guidelines/code of conduct defined by the AACS. Such expert(s) will be obligated to fully consent to formal review of conduct by the AACS.

11. I understand that this agreement (contract) includes all health care services which previously have been or will in the future be provided to me including but not limited to office visits or hospital admissions related to or a result of the procedure(s) listed in my consent. This arbitration agreement does not prevent me from a jury trial in court with a judge for any different medical care in the future that is unrelated to this specific procedure(s).

12. The parties consent to the participation in this arbitration of any person or entity that would otherwise be a proper additional party in a court action if their care relates to the specific care covered already by this Arbitration Agreement. This may include claims against another healthcare professional, or a hospital or other facility.

13. I understand and agree that any demand for arbitration under this agreement must be made before the statute of limitations (legal time limit to make a claim) applicable to such a claim has run (ended). In other words, if the time to make a claim with a jury trial would be within two years, that two-year limit equally applies to this arbitration agreement.

14. I understand and agree that any claim or cause of action I may have related to the health care services referenced above and covered by this agreement shall be governed by the terms of this agreement.

15. I understand that this agreement is also binding on any individual or entity claiming by or through me on my behalf including, but not limited to, claims for loss of consortium by my spouse and wrongful death by and through my estate. In no event shall the party doctor or the party doctor's practice be liable for incidental, consequential (including lost profits), special, punitive or exemplary damages in connection with the health care services covered by this agreement, even if such listed damages were reasonably foreseeable. This Arbitration Agreement shall apply to any claim or dispute arising out of, or related to, the diagnosis, treatment, and services you receive from Tulsa Surgical Arts, Oklahoma Surgical Arts, Bella Roma Med Spa or your surgeon.

16. If the individual signing this agreement is doing so on behalf of his or her minor child, or any other person for whom he or she is legally responsible, then the signature below affirms that he or she has the authority or obligation to contract with Tulsa Surgical Arts, Oklahoma Surgical Arts, Bella Roma Med Spa, or any health care providers at these facilities for the provision of health care services to that minor child or other person, and that his or her execution of this agreement is in furtherance of that authority or obligation.

17. If any provision of this Arbitration Agreement is held Invalid or unenforceable, the remaining provisions remain in full force and effect and will not be affected by the invalidity of such provisions.

18. I acknowledge (agree) that I have had the opportunity and plenty of time to read and understand this arbitration agreement, and to ask questions about this agreement, and that I understand the contents of this agreement. I acknowledge (agree) that I have enough reading experience to read and understand this document and all other documents given to me in this office.

19. After 72 hours (3 days) from signing this agreement, I irrevocably agree (cannot change my mind about this agreement) to the terms in the contract.

20. I also understand, if I choose, I may revoke my approval to this Arbitration Agreement Contract no later than 72 hours (3 days) from signing this agreement. To revoke my approval, I MUST notify the practice in writing prior to 72 hours (3 days) from signing this agreement AND the practice MUST receive this notification to 72 hours (3 days) from signing this agreement.

PLEASE READ THIS CAREFULLY BEFORE SIGNING THIS AGREEMENT. BY SIGNING THIS AGREEMENT, YOU ARE EXPRESSLY AGREEING THAT YOU UNDERSTAND AND APPROVE OF THE TERMS AND PROVISIONS SET FORTH HEREIN, AND THAT ANY AND ALL QUESTIONS HAVE BEEN ANSWERED TO YOUR SATISFACTION AND AGREEMENT.

Patient Signature

E-Signature (draw, upload or type)

Date: