

Dentist-Patient Arbitration Agreement

Article 1: Agreement to Arbitrate: it is understood that any dispute as to dental malpractice, that is as to whether dental services rendered under this contract were unnecessary or unauthorized or were improperly, negligently, or incompletely 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 right to have any such dispute decided in a court of law before a jury, and instead are accepting the use of arbitration.

Article 2: 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 services provided by the dentist 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 the 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 dentist, and the dentist'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. However, following the assertion of any claim against the dentist, any fee dispute, whether or not the subject of any existing court action, shall also be resolved by arbitration

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 parties within thirty days thereafter. Each part to the arbitration shall pay such party's pro nata share of the expenses and fees of the neutral arbitrator, not including counsel fees or witness fees, or other expenses incurred by a party for such party's own benefit

Either party shall have the absolute right to arbitrate separately the issues of liability and damages upon written request to the neutral arbitrator

The parties consent to the intervention and joinder in this arbitration of any person or entity which would otherwise be proper additional party in a court action, and upon such intervention and joinder 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 the health care providers shall apply to disputes within this arbitration agreement, including but not limited to, Code of Civil Procedure Section 340.5 and 667.7 and Civil Code Section 3333.1 and 3333.2. Any party may bring before the arbitrators a motion for summary judgement or summary adjudication in accordance with the Code of Civil Procedure

Article 4: 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 application California statute of 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 arbitration shall be governed by the California Code of Civil Procedure provision relating to arbitration.

Article 5: Revocation: This agreement may be revoked by written notice delivered to the dentist within thirty days of signature and if not revoked will govern all dental services received by the patient

Article 6: 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 the date of the first medical service	es
Ellective as the date of the mot medical solve	Patient's or Patient's 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 no

ot be affected by the invalidity of any other provision.

I understand that I have the right to receive a copy of this arbitration agreement. By my signature below, I acknowledge that I have received

Notice: 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. Refer to Article 1 of this contract.

Patient's signature or authorized representative's signature:	Dentist's or duly authorized representative's signature:
Date:	Date: