Patient Name	
PHYSICIAN-PATIENT ARBITRATION AGREEMENT	
Article 1: <b>Agreement to Arbitrate</b> : It is understood that my dispute as endered under this contract were unnecessary or unauthorized or we determined by submission to arbitration as provided by California law California law provides for judicial review of arbitration proceedings, their constitutional right to have any such dispute decided in a court or bitration.	w, and not by a lawsuit or a resort to court process except as  Both parties to this contract, by entering into it, are giving up of law before a jury, and instead are accepting the use of
Article2: All Claims Must be Arbitrated: It is the intention of the parawhether in tort, contract or otherwise, and shall bind all parties whos services provided or not provided by the below identified physician, associations, corporations, partnerships, employees, agents, clinics, as to a patent, including any spouse or heirs of the patient including any giving rise to any claim. In the case of any pregnant mother the term mother's expected child or children. Filing by Physician of any action shall not waive the right to compel arbitration of any malpractice claip Physician, any fee dispute, whether or not the subject of any existing	medical group or association, their partners, associates, and/or providers (hereinafter collectively referred to as "Physician") children, whether born or unborn, at the time of the occurrence "patient" herein shall mean both the mother and the in any court by the physician to collect any fee from the patient m. However, following the assertion of any claim against
Article 3: <b>Procedures and Applicable Law</b> : A demand for arbitration all parties, describing the claim against Physician, the amount of dam the patient, and (if applicable) his or her attorney. The parties shall the California superior court judge, to preside over the matter. Both partiability and damages upon written request of the arbitrator. Patient sarbitration shall be governed pursuant to Code of Civil Procedure §§ parties shall bear their own costs, fees and expenses, along with a pro-	hereafter select a neutral arbitrator who was previously a lies shall have the absolute right to arbitrate separately the issues of shall pursue his or her claims with reasonable diligence and the 1280-1295 and the Federal Arbitration Act (9 U.S.C. §§ 1-4). The
Article 4: Retroactive Effect: The patient intends this agreement to cosigned (including but not limited to, emergency treatment), but also	over all services rendered by Physician not only after the date it is before it was signed as well.
Article 5: <b>Revocation:</b> This agreement may be revoked by written not revoked will govern all medical services received by the patient. Article 6: <b>Severity Provision:</b> In the event any provisions(s) of this a provision(s) shall be deemed severed there and the remainder of the	agreement is declared void and/or unenforceable, such
I understand that I have the right to receive a copy of this agreement. By my copy.	y signature below, I acknowledge that I have received a
NOTICE: BY SIGNING THIS CONTRACT YOU ARE AGREEENG TO FINEUTRAL ARBITRATION AND YOU ARE GIVING UP YOUR RIGHT COURT TRIAL. SEE ARTICLE I OF THIS CONTRACT.	HAVE ANY ISSUE OF MEDICAL MALPRACTICE DECIDED BY TO A JURY OR
	D.,,
By: Physician or Duly Authorized Representative Signature (Date)	By: Patient's Signature (Date)
By: Chrysalis Cosmetics - Dr. Charles Perry	
Print or Stamp Name of Physician, Medical Group, or Association Name	Print Patient's Name
	P <sub>V</sub> .
By:	By: Patient's Representative's Signature (if applicable) (Date)
Signature of Translator (if applicable) (Date)	Taucitt's Representative sorgimente (in appression)
Print Name of Translator	Print Name and Relationship to Patient