ARBITRATION AGREEMENT

Article 1 <u>Dispute Resolution</u> By signing this Agreement ("Agreement") we are agreeing to resolve any Claim for medicalmalpractice by the dispute resolution process described in this Agreement, you can pursue your Claim and seek damages, but youare waiving your right to have it decided by a judge or jury.

Article 2 Definitions

- A. The term "we," "parties" or "us" means you, (the Patient), and the Provider.
- B. The term "Claim" means one or more Malpractice Actions defined in the Utah Health Care Malpractice Act. (Utah code78-14-3(15)). Each party may use any legal process to resolve non-medical malpractice claims.
- C. The term "Provider" means the physician, group or clinic and their employees, partners, associates, agents, successors, and estates.
- D. The term "Patient" or "you" means:
 - (1) you and any person who makes a Claim for care given to YOU, such as your heirs, your spouse, children, parents orlegal representatives AND
 - (2) your unborn child or newborn child for care provided during the 12 months immediately following the date you signthis Agreement, or any person who makes a Claim for care given to that unborn or newborn child.

Article 3 Dispute Resolution Options.

- A. Methods Available for Dispute Resolution. We agree to resolve any Claim(s) by:
 - (1) working directly with each other to try and find a solution that resolves the Claim, OR
 - (2) using non-binding mediation (each of us will bear one half of the costs); OR
 - (3) using binding arbitration as described in this Agreement.
 - You may choose to use any or all of these methods to resolve your Claim.
- B. Legal Counsel. Each of us may choose to be represented by legal counsel during any stage of the dispute resolutionprocess, but each of us will pay the fees and costs of our own attorney.
- C. <u>Arbitration-final Resolution</u>. If working with the Provider or using non-binding mediation does not resolve yourClaim, we agree that your Claim will be resolved through binding arbitration. We both agree that the decision reached in bindingarbitration will be final.

Article 4 How to Arbitrate a Claim.

- A. Notice. To make a Claim under this Agreement, mail a written notice to the Provider by certified mail that brieflydescribe the nature of your Claim (the "Notice"). If the Notice is sent to the Provider by certified mail it will suspend (toll) theapplication statue of limitations during the dispute resolutions process described in this Agreement.
- B. <u>Arbitrators</u>. Within 30 days of receiving the Notice, the Provider will contact you. If you and the Provider cannot resolve the Claim by working together or through mediation, we will start the process of choosing arbitrators. There will be three arbitrators, unless we agree that a single arbitrator may resolve the Claim.
 - (1) Appointed Arbitrators. You will appoint an arbitrator of your choosing and all Providers will jointly appoint anarbitrator of their choosing.
 - (2) Jointly-Selected Arbitrator. You and the Provider(s) will then jointly appoint an arbitrator (the "Jointly-SelectedArbitrator"). If you and the Provider(s) cannot agree upon a Jointly-Selected Arbitrator, the arbitrators appointed by each of the parties will choose the Jointly-Selected Arbitrator from a list of individuals approved as arbitrators by the state orfederal courts of Utah. If the arbitrators cannot agree on a Jointly-Selected Arbitrator, either or both of us may request that a Utah court select an individual from the lists described above. Each party will pay their own fees and costs in suchan action. The Jointly-Selected Arbitrator will preside over the arbitration hearing and have all other powers of anarbitrator as set forth in the Utah Arbitration Act.
- C. <u>Arbitration Expenses</u>. You will pay the fees and costs of the arbitrator you appoint and the Provider(s) will pay the feesand costs of the arbitrator the Provider(s) appoints. Each of us will also pay one-half of the fees and expenses of the Jointly-selectedArbitrator and any other expenses of the arbitration panel.
- D. Final and Binding Decision. A majority of the three arbitrators will make a final decision on the Claim. The decision shall be consistent with the Utah Uniform Arbitration Act.
- E. All Claims May be Joined. Any person or entity that could be appropriately named in a court proceeding ("Joined Party") isentitled to participate in this arbitration as long as that person or entity agrees to be bound by the arbitration decision ("Joinder").

Patient Initial	Date	Witness Initial	Date



ARBITRATION AGREEMENT CONTINUED

Joinder may also include claims against persons or entities that provide care prior to the signing date of this Arbitration. A "JoinedParty: does not participate in the selection of the arbitrators but is considered a "Provider" for all other purposes of this Agreement.

Article 5 Liability and Damage May Be Arbitrated Separately.

At the request of either party the issues of liability and damages will be arbitrated separately. If the arbitration panel findsliability, the parties may agree to either continue to arbitrate damage s with the initial panel or either party may cause that asecond panel be selected for considering damages. However, if a second panel is selected, the Jointly Selected arbitrator will remainthe same and will continue to preside over the arbitration unless the parties agree otherwise.

Article 6 Venue/Governing Law.

The Arbitration hearings will be held in a place agreed to by the parties. If the parties cannot agree, the hearings will be held in Salt Lake City, Utah. Arbitration proceedings are private and shall be kept confidential. The provisions of the Utah UniformArbitration Act and the Federal Arbitration Act govern this Agreement. We hereby waive the prelitigation panel reviewrequirements. The arbitrators will apportion fault to all persons or entities that contributed to the injury claimed by the Patient, whether or not those persons or entities are parties to the arbitration.

Article 7 Term/Rescission/Termination.

- A. Term. This Agreement is binding on both of us for one year from the date you sign it unless you rescind it. If it is notrescinded, it will automatically renew every year unless either party notifies the other in writing of a decision to terminate it.
- B. Rescission. You may rescind this agreement within 10 days of signing it by sending written notice by registered orcertified mail to the provider. The effective date of the rescission notice will be the date the rescission is postmarked. If notrescinded, this Agreement will govern all medical services received by the Patient from Provider after the date of signing, except inthe csae of a Joined party that provided care prior to the signing of this Agreement. (see Article 4(E)).
- C. Termination. If the Agreement has not been rescinded, either party may still terminate it at any time, but terminationwill not take effect until the next anniversary of the signing of the Agreement. To terminate this Agreement, send written noticeby registered or certified mail to the Provider. This Agreement applies to any Claim that rises while it is in effect, even if you file aClaim or request Arbitration after the agreement has been terminated.

Article 8 Severability.

If any part of this Agreement is held to be invalid or unenforceable, the remaining provisions will remain in full force and will notbe affected by the invalidity of any other provisions.

Article 9 Acknowledgment of Written Explanation of Arbitration.

I have received a written explanation of the terms of this Agreement. I have had the right to ask questions and have my questionsanswered. I understand that any Claim I might have must be resolved through the dispute resolution process in this Agreementinstead of having them heard by a judge or jury. I understand the role of the arbitrators and the manner in which they areselected. I understand the responsibility for arbitration related costs. I understand that this Agreement renews each year unlesscancelled before the renewal date. I understand that I must enter into the Agreement in order to receive health care from thisspeciality practice. I understand that I can rescind this agreement within 10 days of signing it, but this would terminate thepatient-provider responsibility immediately, health care there after will not be provided, and I will not longer be a patient of thepractice.

Article 10 Receipt of Copy.

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Patient Signature	Date	_
Representative for Kristie B. Rosser, LLC/KayRoss Ed	d, Inc. Signature	_Date