



CANADIAN OF BOARD AESTHETIC MEDICINE

GENERAL SERVICE AGREEMENT

GENERAL SERVICE AGREEMENT (the "Agreement") dated this day of _____
BETWEEN:

_____ called Contractor

- AND -

_____ called Client

BACKGROUND:

- A. The Client is of the opinion that the Contractor has the necessary qualifications, experience and abilities to provide services to the Client.
- B. The Contractor is agreeable to providing such services to the Client on the terms and conditions set out in this Agreement.

IN CONSIDERATION OF the matters described above and of the mutual benefits and obligations set forth in this Agreement, the receipt and sufficiency of which consideration is hereby acknowledged, the Client and Contractor agree as follows:

Services Provided

1. The Client hereby agrees to engage the Contractor to provide the Client with services consisting of:
 - a. **Obtain medical history and explain the consent to the patients**
 - b. **Medical consultation**
 - c. **Medical Directives (Injection of neuromodulator like Botox, Dysport, injection of Filler, PRP injection, IV nutrition therapy)**

Term of Agreement

2. The term of this Agreement will begin on the date this Agreement is signed by both parties and will remain in full force and effect indefinitely until terminated as provided in this Agreement.
3. In the event that either party wishes to terminate this Agreement, that party will be required to provide 10 days written notice to the other party.
4. This Agreement may be terminated at any time by mutual Agreement of the parties.
5. Obligations of the contractor will end upon the termination of this Agreement.

Currency Capacity/Independent Contractor

6. In providing the Services under this Agreement it is expressly agreed that the Contractor
7. is acting as an independent contractor and not as an employee. The Contractor and the Client acknowledge that this Agreement does not create a partnership or joint venture between them, and this is exclusively a contract for service.

Indemnification

8. Except to the extent paid in settlement from any applicable insurance policies, and to the extent permitted by applicable law, each Party agrees to indemnify and hold harmless the other Party, and its respective affiliates, officers, agents, employees, and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of any kind or amount whatsoever, which result from or arise out of any act or omission of the indemnifying party, its respective affiliates, officers, agents, employees and permitted successors and assigns that occurs in connection with this Agreement. This indemnification will survive the termination of this Agreement.

Compensation:

9. For the services rendered by the contractor as required by this assessment, the client the client will provide compensation to contractor as follows:

A: 200 Canadian dollar plus HST for each syringe of filler injection (This will include the product)

B: 3.5 Canadian dollar for injection of each unit (This will include the product)

Additional Clauses

1. Each service provided by the client requires an individual medical directive. For an example if a client requests Botox and fillers, this will require two medical directives to be completed.
2. If there are any adverse reactions, allergic reactions or unintended effects from the procedure, the client is required to notify the contractor as soon as possible for medical direction or send the client to the Emergency Department/For immediate medical attention if necessary.
3. The Client will carry epinephrine, hyaluronidase ,Benadyl with them to each client service. These products will be kept up to date and not allowed to expire. The prescription will be refilled every six months for new product or sooner as required. Epinephrine injectors will be required to be renewed every one year
4. Individuals receiving orders from the Contractor for medical cosmetic procedures will be licensed Registered Nurses or Registered Practical Nurses in the Province of Ontario who carry personal liability insurance
5. The medical order form provided by the Client will be used for every client service and will be sent to the Contractor via secure method once complete within 48 hours from the provision of service.

6. If a medical directive is falsified or a service is provided to a patient without a medical directive, this contract will be null and void and the Contractor retains the right to pursue legal action if losses are personally incurred by the Contractor as a result of the falsification.
7. If the Client does not maintain clinical knowledge and safety the Contractor retains the right to nullify the contract without advance notice and a refund will not be issued for any balance of consultations remaining
8. Any medications ordered are explicitly for the client's use only. Third party sales of injectable products/ Medications to other medical spas is not permitted. All products should be ordered by client, directly.
9. Individuals receiving written or verbal orders or directives from the contractor for medical cosmetic procedures will be licensed Registered Nurses or Registered Practical Nurses in the province of Ontario who carry personal Liability insurance, and who have had formal medical aesthetic injection training. Furthermore, the injector must be known to the contractor and be approved by the Contractor to take direction/orders or follow a directive. An in-person skills assessment will be completed prior to Contractor approval.
10. Verbal orders will be relayed via phone or text. A nursing note will be completed by the client for every treatment service as soon as possible or within 48 hours of treatment. The client's note should include documentation of the verbal order from the contractor.
11. Each patient receiving injectable service requires a chart. The demographics, consent forms, pictures and medical history of the patients will be kept up to date by the nurse to ensure safe administration of orders and medications.
12. All names and information entered into the software will be confidential and will not be used by the contractor for personal gain or acquisition of patients as per the ethical standards of practice set out by the College of Nurses of Ontario
13. Medical directive consultation packages expire one year after purchase.
IN WITNESS WHEREOF the Parties have duly affixed their signatures under hand and seal on this _____.

Name (Print) _____ Signature _____

(Client)

Name (Print) _____ Signature _____

(Contractor)