



Stipulation to Arbitrate at ADR Systems – Health Care

v.

It is stipulated and agreed by all parties to submit the above dispute for neutral, binding arbitration to ADR Systems of America, LLC (ADR Systems). The arbitration shall be governed by [Federal Arbitration Act, 9 U.S.C. §§ 1 et seq.][applicable state arbitration statute] and judgment upon the award may be entered by any court having jurisdiction thereof. The place of arbitration shall be [Chicago, Illinois]. This case will be administered according to the: (please check one)

- ADR Systems of America, LLC Health Care Arbitration Rules (copy attached)
- Other (please specify) _____

The parties further understand and agree to the applicable ADR Systems rate schedule, including the non-refundable \$300.00 per party arbitration administrative fee. Upon selection of the arbitrator, all other specific fees and rates will be outlined in the ADR Systems Arbitration Agreement.

Parties agree to waive any rights they may possess to have this matter litigated by a court or jury trial. Parties agree that service of all documents pertaining to this matter shall be made by U.S. mail or email (please check one).

Counsel for

Signature

Print name

Date

Counsel for

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