## Training Model Consent, Non-Disparagement & Liability Release

I acknowledge, understand, and agree that I am voluntarily participating as a training model for aesthetic procedures at **Aesthetic National Institute (ANI)**. Treatments may include, but are not limited to: **neurotoxins, dermal fillers containing hyaluronic acid, biostimulators, lasers, energy-based devices, and PDO threads**. All procedures will be performed by trainees under the supervision of a licensed instructor. I understand that this is an educational environment and not a traditional clinical treatment setting.

# Acknowledgment of Training Environment, Assumption of Risk & Financial Responsibility

I understand and agree that:

- This is a training environment, and the aesthetic outcomes may be less predictable than those performed exclusively by an experienced provider.
- Procedures may include neurotoxins, biostimulators, dermal fillers with hyaluronic acid,lasers, energy-based devices and PDO threads, each of which carries unique risks and potential complications.
- Potential risks include, but are not limited to: redness, swelling, bruising, bleeding, pain, tenderness, infection, allergic reactions, scarring, pigment changes, asymmetry, nodules, granulomas, vascular occlusion, tissue necrosis, nerve damage, thread visibility, thread migration, unsatisfactory cosmetic results, or the need for additional corrective treatment.
- I fully understand and voluntarily accept all risks, hazards, and potential complications associated with receiving any of the above aesthetic procedures in a training setting.
- I agree that I am **solely responsible** for all costs, expenses, and medical fees associated with:
  - Any complication or adverse event
  - Any evaluation, imaging, testing, or medications needed

- Any corrective or revision procedures recommended or required
- Any emergency or urgent medical care

These costs are **entirely my responsibility** and will not be reimbursed or covered by ANI or any of its affiliates.

- I have disclosed **complete and accurate** medical history, medications, allergies, and previous aesthetic treatments. I understand that withholding information increases my risk of complications.
- No guarantees or warranties—express or implied—have been made regarding the results, longevity, or outcome of my treatment.
- I am participating voluntarily and may decline or withdraw before or during the procedure; however, fees paid (if any) are non-refundable.

## Liability Waiver, Release, Assumption of Risk & Indemnification

In consideration of being permitted to participate as a training model, I hereby:

- Fully release, forever discharge, and agree not to bring any claim against Aesthetic Nation Institute, its owners, directors, instructors, trainees, employees, contractors, agents, representatives, affiliates, and successors for any injury, complication, dissatisfaction, adverse outcome, or damages of any kind arising from or related to my participation and treatment, whether known or unknown.
- Acknowledge and accept full responsibility for all risks and financial costs
  associated with any complication, adverse event, or unsatisfactory result related
  to neurotoxins, dermal fillers with hyaluronic acid, biostimulators, or PDO
  threads.
- Agree to indemnify, defend, and hold harmless all of the above from any claims, losses, demands, costs, medical expenses, attorney fees, or damages arising from my participation—including but not limited to complications requiring additional care.

• Understand that ANI does not provide reimbursement, payment, or financial assistance for any medical or corrective care arising from my treatment.

#### **Non-Disparagement & Reputation Protection Clause**

I agree **not** to make, publish, or communicate any statements—written, verbal, online, on social media, or otherwise—that could harm, defame, or negatively impact the reputation of Aesthetic Nation Institute or any of its instructors, trainees, staff members, or affiliates.

This includes, but is not limited to:

- Posting negative, misleading, or defamatory reviews
- Sharing photos or commentary portraying the training or outcome in a false or harmful manner
- Making accusations or claims that are untrue, exaggerated, or unsupported

If I have concerns, I agree to **address them privately and directly** with an authorized representative of ANI rather than publicly.

This clause does **not** prevent me from making truthful statements required by law or to medical professionals

### Photography, Video, & Media Release

I authorize ANI to photograph, film, or otherwise record my treatment for training, educational, documentation, or marketing purposes. These images may be used in print, digital platforms, social media, or presentations.

- I understand that images may be edited, modified, or combined.

  My identity may be visible unless I request anonymity in writing prior to treatment.
- All media rights belong exclusively to ANI.

### **Acknowledgment & Signature**

By signing below, I acknowledge that I have:

- Voluntary Participation: I understand that my participation as a model is voluntary.
- Follow-up Care: I understand that I may receive follow-up care and instructions regarding post-treatment care and management as needed.
- Compensation: I acknowledge that I will not receive any monetary compensation for participating as a model in the training session.

I have read fully and understand this consent form and understand its contents. I have had the opportunity to ask questions, all of which have been answered to my satisfaction and I agree to voluntarily participate and bound by all terms stated herein. By signing below, I voluntarily agree to participate as a model for aesthetic injectable training by student injectors.

In the event of any dispute, claim, question, or disagreement arising from or relating to this agreement or the breach thereof, the parties hereto shall use their best efforts to settle the dispute, claim, question, or disagreement. To this effect, they shall consult and negotiate with each other in good faith and, recognizing their mutual interest, attempt to reach a just and equitable solution satisfactory to both parties, If they do not reach such solution within a period of 60 days, then upon notice by either party to the other, all disputes, claims, questions, or differences shall be finally settled by arbitration administered by the American Arbitration Association in accordance with the provisions of its Commercial Arbitration Rules. Customer agrees that any arbitration proceeding to resolve any dispute between the parties shall be conducted in Harris Country, Texas. Customer agrees that the arbitration award will be final, and binding and that judgment will be entered thereon in any court of competent jurisdictions.

Customer agrees not to make any disparaging comment regarding the Company, negative or otherwise, on account of any event or circumstances relating to the service or products. For purposes of this Agreement, "disparaging" shall mean any negative statement whether written or oral, about the Company, including but not limited to Company employees, officers, products, or services.

Model Name (Print):	
Model Signature:	Date: