## ${\bf Musick\ Dermatology\ and\ Advanced\ Clinical\ Spa,\ LLC}$

## 4948 Benchmark Centre Drive Swansea, IL 62226

Phone: (618) 628-2588 Fax: (618) 628-1363 www.MusickDermatology.com

## **HIPAA Business Associate Agreement**

Th	nis HIPAA Business Associate Agreement is executed by the parties on the dates shown
beneath th	neir respective signature lines, but is effective as of January 1, 2019 by and between
Musick D	ermatology & Advanced Clinical Spa, LLC and
or from M Informati	HEREAS, may maintain, transmit create or receive data for fusick Dermatology &Advanced Clinical Spa, LLC that constitutes Protected Health on (as defined at 45 CFR §160.103) to perform tasks on behalf of Musick Dermatology ced Clinical Spa, LLC.
to the req Accounta Clinical F 160, 162 Informati	HEREAS, Musick Dermatology & Advanced Clinical Spa, LLC is or may be subject uirements of 42 U.S.C. 1320d et seq. enacted by the Health Insurance Portability and bility Act of 1996 ("HIPAA"), the Health Information Technology for Economic and Iealth Act ("HITECH") and the implementing regulations set forth at 45 CFR Parts and 164 ("HIPAA Regulations"). As used herein, "PHI" refers to Protected Health on maintained, transmitted, created or received by for or from termatology & Advanced Clinical Spa.
	HEREAS, to the extent required by the HIPAA Regulations and applicable state law, is or may be directly subject to certain privacy and security as and penalty provisions of HIPAA, HITECH, the HIPAA Regulations and state law.
N	OW, THEREFORE, the parties agree as follows:
1.	may use and disclose PHI only as expressly
	permitted or required by this Agreement or as required by law.
	may use or disclose PHI as required to perform [use the
	following if a written service agreement exists: its obligations under any underlying
	service agreements (collectively, "Service Agreement") between the parties to
	perform certain services as described in the Service Agreement ("Services")] [use the
	following if there is NOT a written service agreement in place: the following
	services on behalf of Musick Dermatology & Advanced Clinical Spa, LLC:
	. (the "Services")], provided that

	shall not use or disclose PHI in any manner that would
	constitute a violation of the HIPAA Regulations if done by Musick Dermatology &
	Advanced Clinical Spa, LLC. Without limiting the generality of the foregoing,
	shall not sell PHI or use or disclose PHI for purposes of
	marketing or fundraising, as defined and proscribed in the HIPAA Regulations,
	HITECH and applicable state law shall limit its uses and
	disclosures of, and requests for, PHI (i) when practical, to the information making up
	a limited data set (as set forth at 45 CFR § 164.514); and (ii) in all other cases subject
	to the requirements of 45 CFR §164.502(b), to the minimum amount of PHI
	necessary to accomplish the intended purpose of the use, disclosure or request. To
	the extent Musick Dermatology & Advanced Clinical Spa, LLC notifies
	of a restriction request granted by Musick Dermatology &
	Advanced Clinical Spa, LLC that would limit's use or
	disclosure of PHI, will comply with the restriction. To
	the extent
	the extent is to carry out an obligation of Musick
	Dermatology & Advanced Clinical Spa, LLC under the HIPAA Regulations,
	shall comply with the requirements of the HIPAA
	Regulations that apply to Musick Dermatology & Advanced Clinical Spa, LLC in the
	performance of such obligation.
2.	agrees to use and maintain reasonable and
	appropriate administrative, technical and physical safeguards to protect PHI from
	uses or disclosures not permitted by this Agreement, including, but not limited to,
	maintaining policies and procedures to detect, prevent or mitigate identity theft based
	on PHI or information derived from PHI. In addition,
	agrees to comply with the applicable requirements of 45 CFR Part 164, subpart C of
	the HIPAA Regulations with respect to electronic PHI and any guidance issued by the
	Secretary of the Department of Health and Human Services ("HHS").
	specifically agrees to employ multiple security
	mechanisms to ensure the confidentiality, integrity and availability of all electronic
	PHI, including, but not limited to, authentication controls, authorization controls,
	audit controls and encryption.
	••
3.	To the extent becomes aware of or discovers any use
	or disclosure of PHI in violation of this Agreement, any Security Incident (as defined
	at 45 CFR §164.304) any Red Flag (as defined at 16 CFR §681.2(b)) related to any
	individual who is the subject of PHI, and any Breach of Unsecured Protected Health
	· · · · · · · · · · · · · · · · · · ·
	Information (both as defined at 45 CFR §164.402), shall
	promptly report such use, disclosure, incident, Red Flag or breach to Musick
	Dermatology & Advanced Clinical Spa, LLC. All reports of Breaches shall be made
	within ten (10) business days of discovering the Breach
	and shall include the information specified at 45 CFR § 164.410.
	shall mitigate, to the extent practicable, any harmful
	- · · · · · · · · · · · · · · · · · · ·

	effect known to it of a use or disclosure of PHI by	
	permitted by this Agreement.	shall promptly
	reimburse Musick Dermatology & Advanced Clinical Spa, L incurred by Musick Dermatology & Advanced Clinical Spa, providing notification of and mitigating a Breach involving	LLC with respect to
	, including but not limited to prin	iting, postage costs and
	toll-free hotline costs.	
4.	In accordance with 45 CFR §§ 164.308(b)(2) and 164.50 shall ensure that each subcontractions.	, , , , , , , , , , , , , , , , , , , ,
	receives, maintains, or transmits PHI on behalf of	agrees
	in writing to be bound by the same restrictions, terms and co pursuant to this Agreement.	nditions that apply to
5.	In accordance with 45 CFR §164.524 and within fifteen	(15) days of a request by
	Musick Dermatology & Advanced Clinical Spa, LLC for acc	
	individual contained in a Designated Record Set (as defined shall make available to Musick I	= ' '
	Advanced Clinical Spa, LLC such PHI in the form requested	by Musick Dermatology
	& Advanced Clinical Spa, LLC. If the requested PHI is main	•
	(stated business associate) shall provide a copy of the PHI in	
	format requested by the individual, if it is readily producible	
	electronic form and format as agreed to by Musick Dermatol Clinical Spa, LLC and the individual. In the event that any i	
	to PHI directly from,	-
	within ten (10) days forward such request to Musick Dermat	
	Clinical Spa, LLC. Any denials of access to the PHI request	
	responsibility of Musick Dermatology & Advanced Clinical	Spa, LLC.
6.	In accordance with 45 CFR §164.526 and within fifteen	(15) days of receipt of a
0.	request from Musick Dermatology & Advanced Clinical Spa	•
	amendment of an individual's PHI contained in a Designated	
	as the PHI is maintained in the Designated Record Set),	
	shall provide such information to Musick Dermatology & Ad	dvanced Clinical Spa,
	LLC for amendment and incorporate any such amendments i	
	45 CFR §164.526. In the event a request for an amendment i	
	, , , , , , , , , , , , , , , , , , ,	
	days of receiving such request forward the request to Musick Advanced Clinical Spa, LLC.	Dermatology &
	Auvanceu Cillicai Spa, LLC.	
7.	Except for disclosures of PHI by	that are excluded
	from the accounting obligation as set forth at 45 CFR §164.5	528 or regulations issued
	pursuant to HITECH,shall rec	ord for each disclosure

	the inf	formation required to be recorded by covered entities pursuant to 45 CFR
	§164.5	528. Within twenty (20) days of notice by Musick Dermatology & Advanced
	Clinica	al Spa, LLC to that it has received a request for
	an acc	ounting of disclosures of PHI,shall make available
		sick Dermatology & Advanced Clinical Spa, LLC, or if requested by Musick
	Derma	tology & Advanced Clinical Spa, LLC, to the individual, the information
	require	ed to be maintained pursuant to this Section 7. In the event the request for an
	accour	nting is delivered directly to,
		shall within ten (10) days forward such request to Musick
	Derma	atology & Advanced Clinical Spa, LLC.
8.	A	t Musick Dermatology & Advanced Clinical Spa, LLC's or HHS' request,
	shall make its internal practices, books and records	
	relatin	g to the use and disclosure of PHI available to HHS for purposes of
	determ	nining compliance with the HIPAA Regulations.
9.		is not authorized to use or disclose PHI in a
	manne	er that would violate the HIPAA Regulations if done by Musick Dermatology &
	Advan	ced Clinical Spa, LLC, provided that may:
	a.	Use the PHI for its proper management and administration and to carry out its
		legal responsibilities.
	b.	Disclose PHI for its proper management and administration and to carry out
		its legal responsibilities, provided that disclosures are required by law, or
		obtains reasonable assurances from the
		recipient that the PHI will remain confidential and used or further disclosed
		only as required by law or for the purpose for which it was disclosed to the
		recipient, and the recipient notifiesof any
		instances of which it is aware in which the confidentiality of the information
		has been breached.
	c.	Use and disclose PHI to report violations of law to appropriate Federal and
		State authorities, consistent with 45 CFR § 164.502(j)(1).
	d.	Aggregate the PHI in its possession with the Protected Health Information of
		other covered entities that has in its possession
		through its capacity as a business associate to other covered entities, provided
		that the purpose of such aggregation is to provide Musick Dermatology &
		Advanced Clinical Spa, LLC with data analysis relating to the health care
		operations of Musick Dermatology & Advanced Clinical Spa, LLC.
	e.	Use PHI to create de-identified information, provided that the de-
		identification conforms to the requirements of 45 CFR § 164.514(b).
10.		conducts standard transactions (as defined in
	45 CF	R Part 160) for or on behalf of Musick Dermatology & Advanced Clinical Spa,
		will comply and will require by written
	contra	ct each agent or contractor (including any subcontractor) involved with the

	the HIPAA Regulations (as set forth at 45 CFR Parts 160 and 162).
	will not enter into, or permit its agents or
	contractors (including subcontractors) to enter into, any trading partner agreement in
	connection with the conduct of standard transactions for or on behalf of Musick
	Dermatology & Advanced Clinical Spa, LLC that: (i) changes the definition, data
	condition, or use of a data element or segment in a standard transaction; (ii) adds any
	data elements or segments to the maximum defined data set; (iii) uses any code or
	data element that is marked "not used" in the standard transaction's implementation
	specification or is not in the standard transaction's implementation specification; or
	(iv) changes the meaning or intent of the standard transaction's implementation
	specification agrees to participate in any test
	modification conducted by Musick Dermatology & Advanced Clinical Spa, LLC in
	accordance with the HIPAA Regulations.
11.	_
11.	shall be effective as the Effective Date and shall remain in effect until the Service
	Agreement is terminated or expires. Either party may terminate this Agreement and
	the Service Agreement effective immediately if it determines that the other party has
	breached a material provision of this Agreement and failed to cure such breach within
	<u>.                                      </u>
	thirty (30) days of being notified by the other party of the breach. If the non-
	breaching party determines that cure is not possible, such party may terminate this
	Agreement and the Service Agreement effective immediately upon written notice to
	other party. If termination is not feasible, the non-breaching party shall report the
	breach to HHS. The parties understand and agree that termination of this Agreement
	shall constitute a default by under the Service
	Agreement.
	B. [use the following instead if there is NOT a written service agreement in
	place: This Agreement shall be effective as of the Effective Date and shall remain in
	effect until ceases to provide the Services to
	Musick Dermatology & Advanced Clinical Spa, LLC Either party may terminate
	this Agreement effective immediately if it determines that the other party has
	breached a material provision of this Agreement and failed to cure such breach within
	thirty (30) days of being notified by the other party of the breach. If the non-
	breaching party determines that cure is not possible, such party may terminate this
	Agreement effective immediately upon written notice to other party. If termination is
	not feasible, the non-breaching party shall report the breach to HHS. The parties
	understand and agree that termination of this Agreement shall automatically terminate
	the relationship whereby performs the Services on
	behalf of the Musick Dermatology & Advanced Clinical Spa, LLC.]
12.	Upon termination of this Agreement, shall either
	return or destroy, at no cost to Musick Dermatology & Advanced Clinical Spa, LLC
	all PHI that still maintains in any form.

conduct of such standard transactions to comply, with each applicable requirement of

		shall not retain any copies of such PHI.
	such PHI, the terms and provi	g, to the extent that it is not feasible to return or destroy isions of this Agreement shall survive termination of this
		shall only use or disclose such PHI rposes which prevented the return or destruction of such
	Regulations,	nt shall be construed to create any rights or remedies in by relationship between the parties. To the extent is acting as a business associate under the HIPAA shall be subject to the penalty CH. Upon the effective date of any final regulation or as promulgated by HHS with respect to PHI, this be automatically amended such that the obligations in compliance with such regulations. The terms and shall override and control any conflicting term or etween the parties with respect to the Services [include vice agreement exists: including the Service Agreement], and conditions shall remain in full force and effect.
	ermatology & Clinical Spa, LLC	
Ву:		By:
Date:		Date: