



Anesthesia Services Agreement

This ANESTHESIA SERVICES AGREEMENT (the “Agreement”) is made this ____ day of _____ 20____, between **DreamSafe Anesthesia Staffing, Inc.** Federal Tax ID# _____ located at Street, Anchorage, AK 99516 (herein and sometimes referred to as “**DreamSafe**”) and [“Facility or Practice group”] Federal Tax ID# _____ located at [Street Address], [City], [State] [Zip Code] (herein and sometimes referred to as [“**Facility or Practice group**”])

RECITALS

1. WHEREAS, DreamSafe is a professional corporation comprised of anesthesia personnel qualified and licensed to administer anesthesia in the State where [“Facility or Practice group”] is located;
2. WHEREAS, the [“Facility or Practice group”] requires anesthesia services and is the owner and/or operator of;
3. WHEREAS [Facility or Practice Group] requires anesthesia services at [Street Address], [City], [State] [Zip Code];
4. WHEREAS, [“Facility or Practice group”] requires anesthesia services that can be performed by a Certified Registered Nurse Anesthetist(s) (“CRNA(s)”);
5. WHEREAS, the Parties wish to enter into this Agreement in order to provide a statement of their respective responsibilities in connection with 1) the provision of anesthesia services, and 2) respect to patients receiving certain health care treatment at [“Facility or Practice group”] during the term described in this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. **Services.** During the term of this Agreement, DreamSafe shall provide such anesthesia and related services as may be reasonably required by [“Facility or Practice group”]. The services shall include, but not be limited to the following:
 - a. Providing Anesthesia Services at [“Facility or Practice group”] including but not limited to, pre-, inter and postoperative patients receiving health care services at [“Facility or Practice group”], provision of anesthesia and related services, education, quality control and other customary services associated with provision of Anesthesia Services.
 - b. Upon request, consulting with and rendering advice to [“Facility or Practice group”]’s clinical and administrative personnel regarding the provision of Anesthesia Services at [“Facility or Practice group”] and regarding the selection and acquisition of equipment, outside vendors, supplies and support services with respect to the performance of such Anesthesia Services.
 - c. Immediately notifying [“Facility or Practice group”] of all material and relevant facts and information which DreamSafe reasonably believes might, directly or indirectly, adversely affect the provision of Anesthesia Services pursuant to this Agreement and the provision of other services to patients receiving health care treatment at [“Facility or Practice group”].



- d. Performing such other duties as may from time to time be agreed to in writing by DreamSafe and ["Facility or Practice group"].

2. Billing and Financial Arrangements.

- a. DreamSafe shall bill ["Facility or Practice group"] for the anesthesia services it provides to ["Facility or Practice group"]. DreamSafe shall have no obligation to bill any patient, insurance provider, or government agency for the anesthesia services it provides to ["Facility or Practice group"]. ["Facility or Practice group"] shall be responsible for the billing and collection for Anesthesia Services provided to it by DreamSafe and shall bear the cost of such billing and collection.
- b. ["Facility or Practice group"] shall be responsible for, and solely entitled to, billing and collection of all charges for institutional, professional and other nonprofessional services rendered to patients in ["Facility or Practice group"]. ["Facility or Practice group"] will clearly disclose on its admitting paperwork and patient bills that its charges are for ["Facility or Practice group"].
- c. DreamSafe understands and agrees that: (a) ["Facility or Practice group"] will not withhold on behalf of DreamSafe or any of DreamSafe's Anesthesia Providers any sum for federal income tax, unemployment insurance, social security, or any other withholding applicable to employees. (b) ["Facility or Practice group"] will not provide DreamSafe or any Anesthesia Provider any of the benefits provided to ["Facility or Practice group"]'s employees; (c) all of such payments, withholdings and benefits, if any, are the sole responsibility of DreamSafe; and (d) DreamSafe will indemnify and hold harmless ["Facility or Practice group"] from any and all loss or liability, cost or expense arising with respect to such payments, withholdings, and benefits, if any. This paragraph shall survive termination of this Agreement.
- d. DreamSafe acknowledges that ["Facility or Practice group"] will file with the Internal Revenue Service the federal tax reporting Form 1099 reflecting the amounts paid to DreamSafe under this Agreement (if applicable) during each calendar year. DreamSafe will be responsible for any income tax owing on such amounts.
- e. DreamSafe and ["Facility or Practice group"] shall share information with each other as reasonably necessary to facilitate each party's billings and collections with respect to services provided by the Anesthesia Provider(s) at ["Facility or Practice group"]. ["Facility or Practice group"] agrees to provide all information related to services rendered at ["Facility or Practice group"] necessary to enable DreamSafe to submit bills for professional services provided at ["Facility or Practice group"] including but not limited to patient demographic, insurance and coding information.

- 3. **Medical Records.** DreamSafe shall cause its Anesthesia Provider(s) to prepare medical records at ["Facility or Practice group"], which adequately reflects the quality of care rendered and the instructions given each patient. DreamSafe shall maintain the confidentiality of such records as required by law. All charts and medical records of patients shall belong to ["Facility or Practice group"], as part of ["Facility or Practice group"]'s records; ["Facility



or Practice group”] shall facilitate access to these records (and will provide copies of necessary portions of these records) to DreamSafe for professional and billing purposes.

4. **Ethics and Standards.** DreamSafe will cause its Anesthesia Provider(s) to maintain the standards of professional practice as set forth in [“Facility or Practice group”]’s medical staff (“Medical Staff”) bylaws, rules and regulations, and the commonly accepted practices of anesthesia providers generally and in accordance with the ethical and professional standards of the American Association of Nurse Anesthetists. DreamSafe represents and warrants the Anesthesia Services provided under this Agreement will comply with applicable laws, rules, regulations, standards, guidelines, policies, procedures and bylaws of all applicable regulatory authorities and all applicable policies and procedures of DreamSafe and [“Facility or Practice group”], including, but not limited to, all privilege and credentialing requirements.
5. **Professional Qualifications and Fitness.** DreamSafe’s anesthesia provider(s) shall have all necessary permits, authorizations and licenses required by all applicable Regulatory Authorities to perform anesthesia and related services in the state where services are being rendered. DreamSafe represents and warrants to [“Facility or Practice group”] that (a) DreamSafe (nor any anesthesia provider providing anesthesia services) is not excluded from any federal health care program for the provision of items or services for which payment may be made under a federal health care program; (b) no basis for exclusion from any health care program exists; (c) DreamSafe has not arranged or contracted (by employment or otherwise) with any employee, DreamSafe, or agent that DreamSafe knows or should know are excluded from participation in any federal health care program; and (d) no final adverse action, as such term is defined under 42 U.S.C. Section 1320a-7e(g), has occurred or is pending or threatened against DreamSafe or to DreamSafe’s knowledge against any employee, DreamSafe or agent engaged to provide items or services under this Agreement (collectively "Exclusions/Adverse Actions"). During the term of the Agreement, DreamSafe shall notify [“Facility or Practice group”] of any Exclusions/Adverse Actions or any basis therefor within fifteen (15) days of its learning of any such Exclusions/Adverse Actions or any basis therefor.
6. **Clinical Privileges and Scheduling.**
 - a. Anesthesia Provider(s) Staff Privileges. DreamSafe’s Anesthesia Provider(s) who are granted Staff Privileges and/or are appointed to [“Facility or Practice group”]’s Medical Staff shall have all rights, privileges and responsibilities of [“Facility or Practice group”]’s Medical Staff membership normally granted by [“Facility or Practice group”] for anesthesia provider(s). Membership on [“Facility or Practice group”] Medical Staff will be contingent upon DreamSafe’s Anesthesia Provider(s) compliance with [“Facility or Practice group”]’s Medical Staff Bylaws, Rules and Regulations. Before any Anesthesia Provider(s) may practice in [“Facility or Practice group”], he/she must first be granted medical staff privileges by [“Facility or Practice group”] in accordance with its Medical Staff’s established bylaws, rules and regulations for granting and removal of staff status as pertains to Anesthesia Provider(s). Exercise of Medical Staff privileges applicable to the Anesthesia Services will be contingent upon the anesthesia provider’s continued employment or contractual relationship with DreamSafe and the continuation of this



Agreement. The ability of any anesthesia provider to exercise his clinical privileges at ["Facility or Practice group"] shall automatically lapse upon the termination of this agreement.

- b. Removal of an Anesthesia Provider from the Schedule. ["Facility or Practice group"] shall be entitled to require DreamSafe to remove a particular anesthesia provider from the department schedule and refuse him/her permission to exercise his/her Medical Staff privileges upon the occurrence of any of the following events:
- i. ["Facility or Practice group"] believes such action is necessary or advisable in the interest of patient care or because of anesthesia provider conduct;
 - ii. The anesthesia provider's employment or contractual relationship with DreamSafe terminates;
 - iii. The alleged commission by any anesthesia provider then providing services hereunder of any crime punishable as a felony or any conduct which, ["Facility or Practice group"] believes may be damaging to ["Facility or Practice group"] or is not in the best interests of its patients;
 - iv. The failure of DreamSafe or any of its anesthesia providers to comply with the requirements pertaining to insurance coverage under this Agreement; or
 - v. The anesthesia provider fails to maintain any of the qualifications stated in this Agreement.

In such event, upon ["Facility or Practice group"]'s request, DreamSafe will promptly remove the anesthesia provider from the department schedule. It is understood that DreamSafe's removal from the department schedule as provided herein is not an adverse action under the Medical Staff bylaws. Following removal from the schedule, DreamSafe agrees to promptly review and address ["Facility or Practice group"]'s specific concerns.

- c. Anesthesia Provider(s) Qualifications. DreamSafe shall assign only qualified anesthesia provider(s) to ["Facility or Practice group"]. All of DreamSafe's Anesthesia Provider(s) shall have and maintain licenses to practice in the state where ["Facility or Practice group"] is located and remain a member in good standing of ["Facility or Practice group"]'s active Medical Staff. If ["Facility or Practice group"]'s Medical Staff or DreamSafe becomes aware of any questions of professional qualifications or performance of any of DreamSafe's anesthesia provider(s), the same shall be communicated promptly to the other Party.
- d. Temporary Privileges. Temporary privileges will be approved or disapproved in accordance with the Medical Staff Bylaws which shall be provided to DreamSafe.
- e. Termination of Service. The termination of service of any DreamSafe's anesthesia provider(s), for any reason whatsoever, shall be deemed to be a voluntary withdrawal from ["Facility or Practice group"]'s Medical Staff and when recognized by ["Facility or Practice group"]'s Medical Staff shall be final and all



privileges of such anesthesia provider(s) fully withdrawn without further action or rights and not reportable to any data bank, State, or federal agency.

- f. Continuous Improvement Plan. DreamSafe agrees to cooperate with ["Facility or Practice group"] in connection with any of ["Facility or Practice group"]'s continuous improvement and quality management plan upon ["Facility or Practice group"]'s request.
- g. Scheduling of Cases. ["Facility or Practice group"] shall be responsible for scheduling surgical cases with input from DreamSafe and will, at all times during the term of this Agreement, notify DreamSafe reasonably in advance of changes, additions and cancellations in the case schedule.

7. **DreamSafe Responsibility to Patients.**

- a. Consultation. DreamSafe's anesthesia provider(s) may call consultants or specialists when in the best interest of the patient.
- b. Care of Patient. DreamSafe's anesthesia provider(s) shall be cognizant of the manner in which patients are received, the efforts to meet their needs, and other aspects of courtesy, compassion and sound care.
- c. Quality of Treatment. Treatment rendered by DreamSafe's anesthesia provider(s) hereunder shall be consistent with the ability of ["Facility or Practice group"]'s reasonable capability and the standards established in the health care community of which ["Facility or Practice group"] is a part.
- d. Conformity with Law. All actions and activities by DreamSafe and its anesthesia providers shall be in conformity with all state and federal laws.

8. **Insurance.** DreamSafe shall carry or cause each anesthesia provider(s) to carry a policy or policies of professional liability insurance covering all professional activities of DreamSafe's Anesthesia Provider(s) in accordance with the following provisions:

- a. DreamSafe shall cause each anesthesia provider under this agreement to maintain medical practice, professional liability and malpractice insurance coverage in the amounts required by any appropriate Regulatory Authorities and the bylaws of the Medical Staff of ["Facility or Practice group"];
- b. DreamSafe shall provide, written evidence of such insurance coverage to ["Facility or Practice group"] upon its reasonable request; and
- c. DreamSafe shall immediately notify ["Facility or Practice group"] and the Administrator if such insurance coverage is reduced, modified or canceled or is threatened to be reduced, modified or canceled.



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- d. ["Facility or Practice group"] shall provide insurance coverage to address any and all non-clinical work or services that are not covered by the DreamSafe's policy.
9. **Obligations of ["Facility or Practice group"]**. ["Facility or Practice group"] will provide the following at its sole cost and expense:
- a. A suitable practice environment will be provided. The space so provided will be adequate for the anesthesia services provided which are administered or supervised by DreamSafe anesthesia provider(s).
 - b. ["Facility or Practice group"] shall provide for use and maintain in good working order such furniture, fixtures, and equipment as are reasonably necessary for the proper and efficient operation of the anesthesia department and in the quantity and quality to ensure that the anesthesia department is operated consistently within industry and community standards, all applicable licensing and accreditation standards, and any laws and regulations that apply to the operation of ["Facility or Practice group"] and which is reasonably necessary to enable DreamSafe to discharge its obligations under this Agreement.
 - c. Utilities and services including but not limited to heat, water, electricity, telephone service, laundry and janitor service.
 - d. Services of health care personnel, as may be needed for the effective operation of ["Facility or Practice group"] and DreamSafe's anesthesia provider(s).
 - e. ["Facility or Practice group"] shall provide the following upon request as part of its post assignment obligations:
 - i. Case Logs that list the Provider, date of service, ICD-10 Code, description, specific procedures performed including the quantity of each service performed; or practice groups
 - ii. Responses to credentialing inquiries from subsequent facilities or providers relating to DreamSafe's work and status with ["Facility or Practice group"] listing the dates Dreamsafes was privileged at the ["Facility or Practice group"]; and a statement of "Good Standing"
 - iii. References relating to DreamSafe's provision of services.
 - iv. The above items i to iii shall be provided within two (2) weeks of being requested from ["Facility or Practice group"]
10. **Overriding Purpose.** Notwithstanding anything contained herein to the contrary, no provision, rule or regulation contained in this Agreement shall operate to delay health care treatment when emergency attention is required. The Parties acknowledge the primary purpose of this Agreement is to make health care services available to the community.



11. **Relationship of Parties.** In the performance of the responsibilities assumed by DreamSafe and its anesthesia provider(s) under this Agreement, it is mutually understood and agreed that DreamSafe and its anesthesia providers are, and at all times shall be, independent contractors specializing in providing anesthesia services. DreamSafe and its anesthesia providers shall perform their professional work free of any direction or control by ["Facility or Practice group"], but in a manner consistent with currently approved methods and practices in the profession and in compliance with the standards imposed by the Medical Staff bylaws of ["Facility or Practice group"]. In administrative matters, DreamSafe shall conform to the policies prescribed by ["Facility or Practice group"] Administration. In no event shall this Agreement be construed as establishing a partnership, joint venture or similar relationship between the Parties hereto, and nothing herein shall authorize either party to act as agent for the other, except to the extent herein provided. The parties acknowledge and agree that no relationship of principal and agent is created by this Agreement. Other than as provided for in this Agreement, DreamSafe has no authority to act on behalf of or bind ["Facility or Practice group"] or any of ["Facility or Practice group"]'s affiliates.

12. **Indemnity.** DreamSafe agrees to and shall indemnify and hold harmless ["Facility or Practice group"] together with its officers, directors, agents, subsidiaries, parental entities and employees, from and against any and all claims, losses, damages, causes of action, suits, and liability of every kind, including all expenses of litigation, court costs, and attorneys' fees, for injury to or death of any person, or for damage to any property, arising out of or in connection with any act or failure to act or services provided by DreamSafe or DreamSafe's anesthesia provider(s) under this Agreement. ["Facility or Practice group"] agrees to and shall indemnify and hold harmless DreamSafe and DreamSafe's anesthesia providers together with their officers, directors, agents, subsidiaries, parental entities and employees, from and against any and all claims, losses, damages, causes of action, suits, and liability of every kind, including all expenses of litigation, court costs, and attorneys' fees, for injury to or death of any person, or for damage to any property, arising out of or in connection with any act or failure to act or services provided by ["Facility or Practice group"] under this Agreement.

13. Term and Termination.

- a. **Term.** This Agreement shall be effective and shall commence as of the Effective Date of this Agreement, and shall continue in full force and effect for an initial period of one (1) year, unless earlier terminated as set forth in this Agreement. Thereafter, this Agreement shall automatically renew for successive one (1) year terms, unless either Party shall give written notice of non-renewal to the other Party at least ninety (90) days in advance of the end of the then-current term.
- b. **Addendum.** The specific terms of each contract period shall be as set forth in the Addendum and subsequent Addendums to this agreement as to the Start or Renewal Date, End Date, Non-service Periods, Hourly Rate, Overtime differential, and Per Diem. The terms of any specific Addendum are not binding or a part of any other Addendum.
- c. **Termination.** This Agreement may be terminated:



- i. by the Parties upon their mutual consent;
- ii. by any Party:
 - 1. without cause, upon at least ninety (90) days prior written notice to the other party;
 - 2. immediately, if other Party fails to observe, keep or perform any material provision of this Agreement and such default remains uncured ten (10) business days after written notice to cure has been given to the defaulting party; and
 - 3. Immediately, if either party commits an alleged act of fraud, misappropriation or embezzlement or is charged with a felony or any crime of moral turpitude;
 - 4. Immediately if DreamSafe is unable to perform the Services or substantially all of the obligations and duties required to be performed by either party under this Agreement;

d. Effects of Termination. Upon termination of this Agreement, as hereinabove provided, neither Party shall have any further obligation hereunder except for:

- i. Obligations accruing prior to the date of termination.
- ii. Obligations, promises or covenants contained herein which are expressly made to extend beyond the Term including without limitation, the Insurance (Section 8 of this Agreement), Indemnification (Section 12 of this Agreement).
- iii. Confidentiality of Information provision set forth herein, all of which shall survive the termination or expiration of this Agreement, as set Section 14 of this Agreement.

14. Confidentiality of Information. ["Facility or Practice group"] and DreamSafe recognize and acknowledge that, by virtue of entering into this Agreement and providing services as set forth herein, ["Facility or Practice group"] and DreamSafe will have access to certain information of the Parties that is confidential and constitutes valuable, special and unique property of the Parties. The Parties agree that it will not, without prior written consent, at any time, either during or subsequent to the Term of this Agreement, disclose to others, use, copy or permit to be copied, except in pursuance of its duties for or on behalf of the parties, its successors, assigns, or nominees, any secret or confidential information or know-how of the Parties, this Agreement including without limitation, parties compensation hereunder, policies, procedures and rules of any of the parties, information with respect to any of the parties patients, costs, prices, and treatment methods at any time used, developed or made by the Parties during the Term of this Agreement and that is not available to the public.

The personal files of practitioners, as well as all proceedings, files, records, and related information of DreamSafe, ["Facility or Practice group"], and ["Facility or Practice group"]'s staff and its committees pertaining to the evaluation and improvement of the quality of patient care in ["Facility or practice group"], shall be kept strictly confidential by ["Facility or Practice group"] and by DreamSafe and its anesthesia providers to the extent required by applicable law or regulation. Neither ["Facility or Practice group"], DreamSafe nor DreamSafe's anesthesia providers shall voluntarily disclose such confidential information, either orally or in writing, except as expressly



equired by law or court order or pursuant to a written authorization by the other party. This covenant shall survive the termination of this Agreement.

15. **HIPAA/Privacy of Patients.** During the term of this Agreement and at all times thereafter, DreamSafe shall comply, and shall cause DreamSafe’s anesthesia providers to comply with all applicable laws, rules, regulations, standards, guidelines, policies, procedures and bylaws promulgated by all applicable regulatory authorities and all applicable policies and procedures of DreamSafe and [“Facility or Practice group”] regarding maintaining the confidentiality of the identity and the privacy of the patients of [“Facility or Practice group”], and of any individually identifiable health information relating to patients treated at [“Facility or Practice group”]

16. **Protected Health Information” or “PHI.** In particular, except as permitted or required by this Agreement or by law, DreamSafe will not, and shall cause each anesthesia provider to not, use or disclose patient information in a manner that would violate the requirements of the Health Insurance Portability and accountability Act of 1996 (“HIPAA”) and the federal privacy regulations (“Privacy Regulations”) set forth at 45CFR Part 160 and Part 164. If [“Facility or Practice group”] receives a request from a patient wishing to exercise such patient’s rights with respect to PHI, to exercise such rights, including (i) the right to inspect PHI within the possession or control of [“Facility or Practice group”], its business associates, and their subcontractors, (ii) the right to amend such PHI, and (iii) the right to obtain an accounting of certain disclosures of their PHI to third parties, and [“Facility or Practice group”] reasonably believes DreamSafe is in possession or control of all or portions of such PHI that is not already in the possession or control of [“Facility or Practice group”], [“Facility or Practice group”] shall notify DreamSafe in writing of the request.

17. **Notices.** All notices, requests, demands and other communications required or permitted hereunder shall be in writing and shall be deemed to have been duly given when (a) physically received in hand by the party to whom directed or (b) deposited in the United States mail when sent by certified or registered mail, postage prepaid, to the other Party at the following addresses (or at such other addresses as shall be given in writing by either Party to the other):

To [“Facility or Practice group”]:

[“Facility or Practice group”]

[Street Address]

[City], [State] [Zip Code]

To DreamSafe Anesthesia Staffing, Inc.:

DreamSafe Anesthesia Staffing, Inc.

[Street Address]



[City], [State] [Zip Code]

Waiver of Breach. The waiver by any party hereto of a breach of any provision of this Agreement shall not operate or be constituted as a waiver of any subsequent breach by any party.

18. **Entire Agreement.** This Agreement constitutes the entire Agreement of the parties hereto. No modification or amendment of any of the terms or provisions herein may be made otherwise than by written agreement signed by the parties hereto.
19. **Severability.** In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.
20. **Parties Bound.** This Agreement shall inure to the benefit of and be binding upon the parties, their successors and assigns; provided, however, that neither party may assign this Agreement without the other party's prior written consent.
21. **Titles to Paragraphs.** The various titles of the paragraphs herein are used solely for administrative convenience and shall not be used for interpretation or construing any word, clause, paragraph or subparagraph of this Agreement.
22. **Laws Governing.** This Agreement shall be construed and interpreted according to the laws of the State of [State].
23. **Legal Fees and Costs.** If any action or proceeding is brought by DreamSafe or ["Facility or Practice group"] to enforce their respective rights under this Agreement, each party shall be responsible for its own costs and attorneys' fees.
24. **Patient Complaints.** The parties agree to cooperate with each other in the resolution of any patient complaints arising out of any anesthesia services provided hereunder. All complaints shall be resolved in accordance with the procedures established by ["Facility or Practice group"] and this Agreement.
25. **Amendment/Modification of Agreement for Continued Compliance.** In the event that any provision of this Agreement becomes impermissible or unlawful, or otherwise has or may have an adverse impact upon the status of ["Facility or Practice group"] as a provider under the Medicare or Medicaid programs, or ["Facility or Practice group"]'s accreditation by a relevant accrediting body, as a result of: (a) any law, (b) any rules, ruling or regulation enacted or promulgated by any federal, state or other governmental administrative body, (c) any court or governmental administrative agency decision, (d) any bond covenant, or (e) any relevant accreditation standard



which has been implemented or changed, subsequent to the execution of this Agreement, then based upon the advice of legal or tax counsel to ["Facility or Practice group"], if ["Facility or Practice group"] determines that such provision, as well as any other provisions of this Agreement, must be modified for this Agreement to remain in compliance with any such law, rule, regulation, decision or standard, ["Facility or Practice group"] shall give notice of such fact to DreamSafe. In such event, the parties shall have a period of thirty (30) days following the giving of such notice to renegotiate the affected provision(s) in a manner which preserves the original purposes and intent of this Agreement. If an agreement cannot be reached within such thirty (30) day period, either party may terminate this Agreement upon providing thirty (30) days prior written notice to the other Party.

IN WITNESS WHEREOF, the Parties hereto have signed this Anesthesia Services Agreement.

["Facility or Practice group"]
[Street Address]
[City], [State] [Zip Code]

DreamSafe Anesthesia Staffing, Inc.
[Street Address]
[City], [State] [Zip Code]

Signature

Signature

Printed Name

April Charpentier, CRNA

Title

President

Date

Date



ADDENDUM

It is mutually understood that April Charpentier, CRNA of DreamSafe Anesthesia Staffing, Inc. will be the Nurse Anesthetist provided for ["Facility or Practice group"] work assignment beginning [Beginning Date] and ending on [Ending Date] unless service is amended, renewed and/or extended providing all parties are in agreement.

Provider Name: April Charpentier
Start or Renewal Date: [Beginning Date]
End Date: [End Date]
Non-service Period: [Beginning Date of Non-Service] to [Ending Date of Non-Service]
Hourly Rate: \$TBD (8-hour shifts; no overtime on Friday's)
Overtime differential: None
Per Diem: \$TBD /work day
End Client: ["Facility or Practice group"]

["Facility or Practice group"]
[Street Address]
[City], [State] [Zip Code]

DreamSafe Anesthesia Staffing, Inc.
[Street Address]
[City], [State] [Zip Code]

Signature

Signature

Printed Name

April Charpentier, CRNA

Title

President

Date

Date