BUSINESS ASSOCIATE AGREEMENT

This Privacy Agreemen	at ("Agreement") is effective up	on signing this Agreement and is entered
into by and between		("Covered Entity") and
Fu Associates, Ltd. (th	e "Business Associate").	
Associate has with CM	S to maintain Carotid Stenting	e duration of the Task Order the Business Data (September 13, 2018), and shall by the Business Associate pursuant to this
otherwise is exposed to defined as Protected He Accountability Act of 1	personally identifiable or aggreealth Information ("PHI") in the 996 or its relevant regulations (Associate as defined in the HIPA	te creates, receives, maintains, or egate patient or other medical information e Health Insurance Portability and ("HIPAA") and otherwise meets the AA Privacy Standards (45 CFR Parts 160
Clinical Health 164.308, 164.31	Act of 2009) and the regulation	nation Technology for Economic and as thereunder (including 45 C.F.R. Sections y to a business associate of a covered ply to the covered entity;
(b) Not use or fu	arther disclose the PHI, except	as permitted by law;
(c) Not use or fu	orther disclose the PHI in a mar	nner that had
	4/1/	done so, would violate the
requirements of	HIPAA;	
technical safegu	ards for electronic PHI) to protend to prevent the use or disclos	ementing administrative, physical, and ect the confidentiality, integrity, and ure of the PHI other than as provided
A VALUE VALUE	11 1	of 45 C.F.R. Part 162 if the Business or on behalf of the Covered Entity;
		any security rovided for by this Agreement of which
(whether in elec		no receive or are exposed to PHI ained the Business Associate obligations rictions and conditions;
(h) Make availa HIPAA regulati		individual's rights as required under the
	PHI disclosures for up to the pa which shall include:	st six (6) years as requested by

- (1) Dates of disclosure, (2) names of the entities or persons who received the PHI, (3) a brief description of the PHI disclosed, and (4) a brief statement of the purpose and basis of such disclosure;
- (j) Make its internal practices, books, and records that relate to the use and disclosure of PHI available to the U.S. Secretary of Health and Human Services for purposes of determining Customer's compliance with HIPAA; and
- (k) Incorporate any amendments or corrections to PHI when notified by Customer or enter into a Business Associate Agreement or other necessary Agreements to comply with HIPAA.
- **3. Termination upon Breach of Provisions**. Notwithstanding any other provision of this Agreement, Covered Entity may immediately terminate this Agreement if it determines that Business Associate breaches any term in this Agreement. Alternatively, Covered Entity may give written notice to Business Associate in the event of a breach and give Business Associate five (5) business days to cure such breach. Covered Entity shall also have the option to immediately stop all further disclosures of PHI to Business Associate if Covered Entity reasonably determines that Business Associate has breached its obligations under this Agreement. In the event that termination of this Agreement and the Agreement is not feasible, Business Associate hereby acknowledges that the Covered Entity shall be required to report the breach to the Secretary of the U.S. Department of Health and Human Services, notwithstanding any other provision of this Agreement or Agreement to the contrary.
- **4. Return or Destruction of Protected Health Information upon Termination**. Upon the termination of this Agreement, unless otherwise directed by Covered Entity, Business Associate shall either return or destroy all PHI received from the Covered Entity or created or received by Business Associate on behalf of the Covered Entity in which Business Associate maintains in any form. Business Associate shall not retain any copies of such PHI. Notwithstanding the foregoing, in the event that Business Associate determines that returning or destroying the Protected Health Information is infeasible upon termination of this Agreement, Business Associate shall provide to Covered Entity notification of the condition that makes return or destruction infeasible. To the extent that it is not feasible for Business Associate to return or destroy such PHI, the terms and provisions of this Agreement shall survive such termination or expiration and such PHI shall be used or disclosed solely as permitted by law for so long as Business Associate maintains such Protected Health Information.
- **5.** No Third Party Beneficiaries. The parties agree that the terms of this Agreement shall apply only to themselves and are not for the benefit of any third party beneficiaries.
- **6. De-Identified Data**. Notwithstanding the provisions of this Agreement, Business Associate and its subcontractors may disclose non-personally identifiable information provided that the disclosed information does not include a key or other mechanism that would enable the information to be identified.

- **7. Amendment.** Business Associate and Covered Entity agree to amend this Agreement to the extent necessary to allow either party to comply with the Privacy Standards, the Standards for Electronic Transactions, the Security Standards, or other relevant state or federal laws or regulations created or amended to protect the privacy of patient information. All such amendments shall be made in a writing signed by both parties.
- **8. Interpretation**. Any ambiguity in this Agreement shall be resolved in favor of a meaning that permits Covered Entity to comply with the then most current version of HIPAA and the HIPAA privacy regulations.
- **9. Definitions**. Capitalized terms used in this Agreement shall have the meanings assigned to them as outlined in HIPAA and its related regulations.
- **10. Survival**. The obligations imposed by this Agreement shall survive any expiration or termination of this Agreement.

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he facility signer should be the person responsible for maintaining PHI for th .g., the Chief Privacy Officer, System Security Officer, or Chief Executive Off	
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-mail address of signer:	
Pate:	
susiness Associate: Fu Associates, Ltd.	
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