



Terms of Use for Syndicated Content

These Terms of Use for Syndicated Content (these "Syndication Terms") govern use of content (e.g., articles, infographics, videos, and preformatted social media posts) provided by an authorized representative of IHC Health Services, Inc. ("Intermountain Healthcare") or SelectHealth, Inc. ("SelectHealth") to a provider, member, or other authorized person or organization ("Distributor") for the purpose of permitting Distributor to redistribute the content ("Syndicated Content"). As used in these Syndication Terms, the term "Licensor" means and refers to Intermountain Healthcare when it provides Syndicated Content, and to SelectHealth when it provides Syndicated Content. Licensor and Distributor may be referred to in these Syndication Terms individually as a "Party," and collectively as the "Parties."

THESE SYNDICATION TERMS ARE A LEGAL CONTRACT BETWEEN DISTRIBUTOR AND LICENSOR. BY DOWNLOADING, REPRODUCING, DISPLAYING, DISTRIBUTING, OR OTHERWISE USING SYNDICATED CONTENT, DISTRIBUTOR AGREES TO THESE SYNDICATION TERMS. IF DISTRIBUTOR DOES NOT AGREE TO THESE SYNDICATION TERMS, THEN DISTRIBUTOR MAY NOT DOWNLOAD, REPRODUCE, DISPLAY, DISTRIBUTE, OR OTHERWISE USE SYNDICATED CONTENT.

1. SYNDICATED CONTENT LICENSE.

1.1 **Definitions**.

- A. "Approved Purpose" means promoting the health and wellness of Distributor's staff (employees, contractors, and volunteers), patients, or customers, or any combination of the foregoing.
- B. "Authorized Audience" means any (or any combination of) the following: (i) Distributor's staff (employees, contractors, and volunteers), patients, and customers, (ii) members of the general public who view, receive, or otherwise access Distributor's websites, blogs, social media channels, emails, or mailers, and (iii) any other persons expressly permitted in writing by an authorized representative from Licensor's Marketing and Communications Department.
- C. "License Period" means the twelve-month period beginning on the date Distributor receives the applicable Syndicated Content from an authorized Licensor representative.
- 1.2 License. Subject to these Syndication Terms, and Distributor's compliance therewith, Licensor hereby grants to Distributor, and Distributor hereby accepts from Licensor, a limited, non-exclusive, non-transferable, revocable license to download, print, reproduce, publicly display, and distribute Syndicated Content to any Authorized Audience solely for the Approved Purpose during the applicable License Period (the "License"). The License does not include the right to sublicense.
- 1.3 **No Obligation**. Nothing in these Syndication Terms requires Licensor to provide, or to continue providing, Syndicated Content to Distributor. And Distributor acknowledges and agrees that Licensor may stop providing Syndicated Content to Distributor at any time and for any reason (or no reason) at Licensor's sole discretion.
- SYNDICATION GUIDELINES. From time to time, Licensor may provide Syndication Guidelines to Distributor. In addition to these
 Syndication Terms, Distributor will comply with the latest version of Syndication Guidelines received from Licensor in connection with using
 Syndicated Content under the License. In the event of a conflict between these Syndication Terms and any Syndication Guidelines, these
 Syndication Terms will govern.
- 3. <u>MODIFICATIONS</u>. Distributor will not modify, translate, or create derivative works of Syndicated Content without the express written consent of an authorized representative of Licensor's Marketing and Communications Department in each instance.
- 4. <u>UPDATED VERSIONS</u>. Licensor may, but is not required to, provide Distributor with an updated version of Syndicated Content at any time during the License Period. The License applies only to the most-recent version of Syndicated Content provided by Licensor. Upon receiving an updated version of Syndicated Content from Licensor, Distributor will stop copying, displaying, and distributing previous versions of the applicable Syndicated Content.
- 5. <u>COPYRIGHT NOTICE</u>. Distributor will not remove or alter any copyright notice contained in Syndicated Content. Additionally, Distributor will place on Syndicated Content any additional copyright notice or acknowledgement provided by Licensor.
- 6. <u>OWNERSHIP AND RESTRICTIONS</u>. As between Distributor and Licensor, Licensor owns and retains ownership of all Syndicated Content, all intellectual property or other proprietary rights in or to Syndicated Content, and each copy, modification, or derivative work of Syndicated Content made by Licensor, Distributor, or any third party. Licensor licenses, but does not sell, Syndicated Content to Distributor under the terms of this Agreement. Distributor will not use Syndicated Content in any manner derogatory to Licensor or inconsistent with

Licensor's ownership of Syndicated Content. Licensor retains all rights in Syndicated Content not expressly granted to Distributor in these Syndication Terms.

- 7. NO ENDORSEMENT. Licensor does not endorse, and Distributor will not state or imply in any form or medium that Licensor endorses, Distributor or any Distributor product or service. Distributor will not use Licensor's trade name or logo as a trademark, service mark, or brand for Distributor or for any Distributor product or service. Except to the extent included in Syndicated Content distributed by Distributor under the License, Distributor will not use Licensor's name or logo in any advertisement, marketing materials, publicity, news release, or public announcement.
- 8. **TERMINATION**. Licensor may terminate the License by written notice to Distributor if either (or both) of the following happens: (a) if Distributor fails to perform any material obligation set forth in this Agreement or (b) if Licensor determines, in its sole discretion, that Syndicated Content presents a risk to the health or safety of any person. All rights granted to Distributor under these Syndication Terms immediately terminate upon the expiration or termination of the License.
- 9. NO WARRANTY. LICENSOR PROVIDES AND LICENSES SYNDICATED CONTENT TO DISTRIBUTOR ON AN "AS IS" BASIS, WITHOUT WARRANTY OR REPRESENTATION OF ANY KIND, AND LICENSOR HEREBY DISCLAIMS ALL EXPRESS AND IMPLIED WARRANTIES CONCERNING SYNDICATED CONTENT, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, TITLE, AND NON-INFRINGEMENT.
- MEDICAL JUDGMENT. Syndicated Content is not a substitute for independent medical judgment. Distributor and its staff (employees, contractors, and volunteers), patients, and customers are solely responsible for their professional, business, and healthcare decisions. Distributor and its staff (employees, contractors, and volunteers), patients, and customers assume all responsibility and risk for determining when and whether to rely on Syndicated Content.
- 11. <u>LIMITATION OF LIABILITY</u>. IN NO EVENT WILL LICENSOR, OR ANY OF ITS SUBSIDIARIES, AFFILIATES, FACILITIES, DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, OR ANY OF THEIR RESPECTIVE SUCCESSORS OR ASSIGNS, BE LIABLE TO DISTRIBUTOR FOR SPECIAL, CONSEQUENTIAL, EXEMPLARY, PUNITIVE, INCIDENTAL OR OTHER INDIRECT DAMAGES, LOSSES, OR EXPENSES. THIS LIMITATION APPLIES TO ANY LIABILITY, INCLUDING LIABILITY ARISING IN TORT OR CONTRACT, AND EVEN IF LICENSOR HAS BEEN ADVISED IN ADVANCE OR IS AWARE OF THE POSSIBILITY OF THAT LIABILITY. IN NO EVENT WILL LICENSOR'S TOTAL LIABILITY TO DISTRIBUTOR UNDER THIS AGREEMENT EXCEED THE AMOUNT OF \$1,000.
- 12. <u>INDEMNIFICATION</u>. Distributor is liable for, indemnifies, and holds Licensor harmless from, any claim, lawsuit, action, and legal expense arising from or relating to Distributor's use, reproduction, display, distribution, publication, or reliance on Syndicated Content.
- 13. <u>INJUNCTIVE RELIEF</u>. Distributor acknowledges that any breach of the licensing provisions in these Syndication Terms, and any unauthorized use of Syndicated Content, will result in damage to Licensor not adequately redressed by monetary damages and legal remedies alone. Accordingly, if Distributor breaches any licensing provision of these Syndication Terms or engages in unauthorized use of Syndicated Content, Licensor will be entitled to injunctive and other equitable relief without requirement of posting bond, including, without limitation, preliminary and permanent injunctions and specific performance. In addition to injunctive relief, Licensor may pursue any right or remedy under these Syndication Terms or applicable law.
- 14. <u>ASSIGNMENT</u>. Distributor may not assign or transfer any of its rights or obligations under these Syndication Terms without Licensor's prior written consent, and Distributor's attempt to so assign or transfer is null and void and is a material breach of these Syndication Terms. These Syndication Terms bind and benefit the Parties' successors and permitted assigns and transferees.
- 15. GOVERNING LAW; VENUE; ATTORNEYS' FEES. Utah laws, excluding its conflict-of-law provisions, govern this Agreement, and both Parties submit to the exclusive jurisdiction of state and federal courts in Utah. The prevailing Party in any litigation proceedings is entitled to recover its reasonable attorneys' fees, other fees, and costs incurred in the litigation, in addition to any other relief to which that Party may be entitled.
- 16. **RELATIONSHIP; THIRD PARTY BENEFICIARIES**. The Parties are independent contractors, and these Syndication Terms do not constitute and must not be construed to create a partnership, agency, joint venture, or employment relationship. Nothing in these Syndication Terms gives one Party the right, power, or authority to bind the other. These Syndication Terms do not create any right in, or inure to the benefit of, any third parties.
- MISCELLANEOUS. These Syndication Terms, together with the then-current Syndication Guidelines, contain the entire agreement and understanding between the Parties relating to the subject matter of these Syndication Terms and supersede all prior agreements, understandings, and representations relating to that subject matter. Licensor objects to any and all conflicting or additional terms proposed by Distributor (including terms in any purchase order or other document provided by Distributor), which are expressly rejected and do not apply to Distributor's use of Syndicated Content. The Parties may amend these Syndication Terms only in a written document signed by both Parties. No failure by either Party to enforce or exercise any right under these Syndication Terms constitutes a waiver. If a provision of these Syndication Terms is invalid or unenforceable, then the remainder of the Syndication Terms will remain in full force and effect. All remedies provided in these Syndication Terms, at law, or in equity, are cumulative and do not limit a Party's other available rights or remedies. Each section heading in these Syndication Terms is for convenience only and does not modify or restrict any of these Syndication Terms.