## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

	Chapter 11
	Case No. 19-42510-pjs
1	Hon. Phillip J. Shefferly
	1

## CORRECTED MOTION FOR ORDER CONFIRMING THAT TERMINATION OF FINANCIAL ACCOMMODATION CONTRACT IS NOT SUBJECT TO AUTOMATIC STAY, OR IN THE ALTERNATIVE GRANTING RELIEF FROM STAY TO TERMINATE CONTRACT

Denta-A-Med Inc. d/b/a The HELPcard and HC Processing Center ("HC Processing"), by its undersigned counsel, respectfully requests that the Court enter an Order substantially in the form attached as **Exhibit 1** hereto confirming that termination of a financial accommodation contract between HC Processing and Debtor Body Contour Ventures, LLC is not subject to the automatic stay, or in the alternative grating HC Processing relief from the automatic stay to terminate the contract.

\_

<sup>&</sup>lt;sup>1</sup> Debtors cases are being jointly administered for procedural purposes only and include Debtors Body Contour Ventures, LLC, Case No. 19-42510, BCA Acquisitions, LLC, Case No. 19-42511, American Aesthetic Equipment, LLC, Case No. 19-42512, Knoxville Laser Spa LLC, Case No. 19-42513, LRX Alexandria, LLC, Case No. 19-42514, LRX Birmingham, LLC, Case No. 19-42515, LRX Charlotte, LLC, Case No. 19-42516, LRX Chicago, LLC, Case No. 19-42517, LRX Colorado Springs, LLC, Case No. 19-42518, LRX Dearborn, LLC, Case No. 19-42519, LRX East Lansing, LLC, Case No. 19-42520, LRX Grand Blanc, LLC, Case No. 19-42833, LRX Hoffman Estates, LLC, Case No. 19-42521, LRX Las Vegas Summerlin, LLC, Case No. 19-42522, LRX Mesa, LLC, Case No. 19-42523, LRX Naperville, LLC, Case No. 19-42524, LRX Novi, LLC, Case No. 19-42525, LRX Orland Park, LLC, Case No. 19-42526, LRX Plymouth-Canton, LLC, Case No. 19-42527, LRX Stone Oak, LLC, Case No. 19-42528, LRX Towson, LLC, Case No. 19-42530, LRX Troy, LLC, Case No. 19-42531, Premier Laser Spa of Greenville LLC, Case No. 19-42532, Premier Laser Spa of Indianapolis LLC, Case No. 19-42533, Premier Laser Spa of Louisville LLC, Case No. 19-42534, Premier Laser Spa of Pittsburgh LLC, Case No. 19-42535, Premier Laser Spa of St. Louis LLC, Case No. 19-42536, and Premier Laser Spa of Virginia LLC, Case No. 19-42537.

In support of its Motion, HC Processing relies on the facts and authorities set forth in the accompanying brief and respectfully requests that the Court grant the Motion.

Respectfully submitted,

DICKINSON WRIGHT PLLC

/s/ Doron Yitzchaki
Theodore B. Sylwestrzak (P40733)
Doron Yitzchaki (P72044)
500 Woodward Avenue, Suite 4000
Detroit, Michigan 48226
(313) 223-3036
TSylwestrzak@dickinsonwright.com
dyitzchaki@dickinsonwright.com

Dated: March 6, 2019