

STATE OF MICHIGAN  
IN THE 6<sup>th</sup> CIRCUIT COURT  
FOR THE COUNTY OF OAKLAND

RSV MEDICAL, PLLC, a Michigan professional  
limited liability company,  
Plaintiff,

2025 -219400    -CB  
Hon. Victoria Valentine

v.

TRANSCEND COMPANY, INC., a Michigan  
corporation,  
Defendant.

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BLOOMFIELD LEGAL, PLC  
Catrina Farrugia (P70480)  
Attorney for Plaintiff  
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THE PRIVATE LAW FIRM  
Reese Serra (P74482)  
Brian D. Harrison (P58513)  
Attorneys for Defendant  
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**ORDER FOR PRELIMINARY INJUNCTION**

At a session of court held in Oakland County,  
Michigan, on 1/5/26.  
Present: Judge Victoria A. Valentine  
Circuit Court Judge

THIS MATTER having come to the Court's attention upon the cross motions of the parties,  
the Court having heard testimony and the arguments of counsel and the Court being  
otherwise fully advised in the premise;    The Court also having a hearing with the attorney on 1/5/26  
to address any objections.

IT IS HEREBY ORDERED that for the reasons stated on the record:

A preliminary injunction is entered against Transcend Company, Inc., in favor of RSV  
Medical, PLLC as follows:

1. ACCESS: Defendant Transcend Company, Inc., its officers, agents, employees, and those  
acting in concert with them (collectively "Defendant"), shall IMMEDIATELY restore  
Plaintiff's full administrative access and privileges to all software, platforms, and databases  
containing Plaintiff's patient information, including but not limited to:
  - A. The Salesforce CRM;
  - B. All Electronic Medical Record (EMR) systems;
  - C. All patient portals; and
  - D. All email and communication platforms used to communicate with patients.

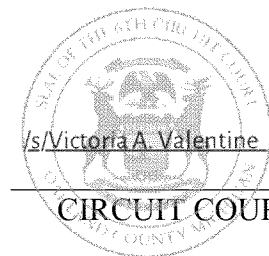
and shall provide Plaintiff with the credentials necessary to modify its own password and access to prevent future lockouts, until further order of this court.

A patient as used in this order is defined as any person RSV Medical, Dr. Veyna, and/or his medical staff have treated in any matter including but not limited to any person or individual who has received a medical evaluation, consultation, diagnosis, treatment, prescription, or other professional care services whether directly or through the Physician's practice regardless of the duration or frequency of the treatment relationship, whether the services were provided in person or via telehealth, whether the services were paid for privately or through insurance, and whether the individual is currently under active care.

2. PROHIBITION ON INTERFERENCE: Defendant is enjoined and restrained from:
  - A. Locking out, blocking, or restricting Plaintiff's access to patient records or PHI;
  - B. Deleting, altering, hiding, or destroying any patient data, medical records, financial logs, or PHI;
  - C. Communicating with Plaintiff's patients regarding clinical matters, diagnosis, treatment, or prescriptions; and
  - D. Engaging in the unauthorized practice of medicine, including the "Wellness Team" or other non-clinical staff offering medical advice or triaging patient care.
3. RETURN OF PHI: Pursuant to the HIPAA Business Associate Agreement ("BAA"), Defendant shall immediately cooperate with Plaintiff to effectuate the secure transfer/export of all PHI and patient data to a system designated by Plaintiff. Defendant shall cease all access to and use of Plaintiff's PHI except as strictly necessary to facilitate this transfer and any other lawful purpose.
4. CORRESPONDENCE TO PATIENTS: Transcend shall inform any patient that contacts Transcend that Dr. Veyna can be reached at (833) 548-5664 and an email to be provided Transcend shall ensure that RSV Medical has a complete and comprehensive copy of all correspondence sent to any RSV patient from December 4, 2025 forward, and at all times that Transcend is subject to this order. Transcend has an affirmative duty to ensure that Dr. Veyna has all correspondence sent and if correspondence was sent using a method he does not have access to, it shall be provided within 48 hours of this order. Access to correspondence with patients includes but is not limited to:
  - a. communications which may have been sent via text messages to patients by Transcend staff or "wellness professionals,"
  - b. communications which may have been blocked or locked during any period of time in which RSV Medical did not have full access to Transcend systems,
  - c. emails from Transcend and/or its agents or employees/executives,
  - d. any other method of communication used by Transcend and/or its agents or employees/executives to communicate with patients.

5. Counsel for Plaintiff and Counsel for Defendant shall craft, together, a correspondence to send to patients which shall be sent on behalf of RSV Medical, PLLC through its counsel and/or entity of choice once final language is agreed upon.
6. NOTICE: Transcend shall post within its internal communication system a copy of this order and this Order shall remain visible to all employees, management, and staff unless or until further order of this court.
7. NEW PATIENTS: All new patient inquiries and individuals who are not Plaintiff's patients as defined in paragraph 1 herein, are not patients of Plaintiff. Further, clients of Defendant that had no interaction with Plaintiff or his staff are expressly excluded from this Order.
8. SECURITY: Security is waived due to the public interest involved.
9. DURATION: This Order shall remain in full force and effect until further Order of this Court or written agreement of the parties.

IT IS SO ORDERED.



1/5/26

Approved as to form only, notice of entry waived:

/s/ Catrina Farrugia

/s/ Reese Serra with consent

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Catrina Farrugia (P70480)  
Attorney for Plaintiff

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Reese Serra (P74482)  
Attorney for Defendant