

MEDLIFE BENEFIT PROGRAM



ENROLMENT FORM FOR CORPORATES

Sl. No:

Please enter information in capital letters.

Name of the Company:

Corporate Office Address:

.....

.....

City: State: PIN:

Approx. strength of employees: 0 to 200 201 to 500 501 to 750 751 to 1000 1000+

Contact Person: Designation:

Landline No: Mobile No:

E-mail ID:

Discount offered by Medlife:

Validity of Discount: from to

Existing tie-up with any Pharmacies/Healthcare service provider: Yes No

If yes, please provide details:

.....

Location Details: (where the service would be availed.)

Name of the City:

No. of locations

Note: Please fill the annexure for each branch/office location where Medlife Benefit Program has to be availed.



TERMS AND CONDITIONS

These terms and conditions shall govern use of Medlife International Private Limited ("Medlife") services by the Corporates ("Company") who have enrolled with Medlife by signing the Enrolment Form. Medlife and Company will be collectively referred to as Parties and individually as Party.

1. Company shall provide access and space as may be required from time to time at its Premises (as defined in the Form) to Medlife for setting up necessary infrastructure to pickup the original prescription and deliver the medicines to its employees in accordance with the agreed terms ("Services"). Medlife will make available a web-based or mobile application technology Medlfe.com for placing orders by the employees of the Company, which Medlife shall either by itself or through its affiliates who have valid license in accordance with law ("Network Partners") delivery the products and render the Services only on the receipt of original prescription (to the extent of the available medicines) and by following the due process of law as may be applicable and amended from time to time.

2. Medlife and Company shall treat all the information provided by its employees and service terms are highly confidential and shall not disclose the same to any third party. All the information, including but not limited to the technology, assets or otherwise any data provided by Medlife or developed during the course of Company's engagement with Medlife shall be treated as confidential in perpetuity and shall not be disclosed to any third party. Except for rendering Services, Medlife, its owners, directors, employees will never have access to private health records of any patient.

3. Subject to due performance of the obligations by Company, Medlife may directly or through its Network Partners shall provide an agreed upon discount over the pharmaceutical products to the employees of the Company. Medlife shall not be liable for any additional consideration to the Company or its employees. Medlife does not warranty that it will supply all the products and disclaim all the liabilities arising from any delay in delivery or otherwise failure to supply the products. Under no circumstances shall the Company be held liable for any indirect, incidental losses or damages as a result of any claims/complaints/grievances/disputes brought by any employee of the Company which would be the Customer(s) of Medlife, arising out of, or in connection with or pursuant to entering this engagement and/or under any contractual arrangements, as may ensue between Medlife and Customers.

4. Company and Medlife represent that (i) they have the legal right to contract (ii) they have not violated any law, statute or agreement (iii) will comply with all applicable laws, regulations and ordinances as applicable and amended from time to time (iv) they are not in conflict or competition with other agreements that exist or hereafter may exist (v) they will maintain privacy of the health records of the patients / customers.

5. Company agrees that Medlife shall own all the intellectual property rights in and over the Services and assets, any process, program or otherwise any data developed or received from the employees of Company and their prescriptions during the course of the association between the Parties. All reports generated therefrom either now or hereafter may be developed shall vest solely with Medlife and Medlife shall have the unlimited and unrestricted, exclusive right to use the same in perpetuity throughout the world without any liability or compromising on confidentiality and disclosing the identity of the individual. The Intellectual Property Rights in the patients' health record shall reside with the respective patient only. The non-private data or meta data without personal info however will be used by Medlife for analysis and that the same will vest with Medlife.

6. Each Party shall indemnify, defend and hold harmless the other, from and against all costs, expenses, claims, judgments, penalties, liabilities, fees, losses and damages (including reasonable attorneys' fees and court expense) based upon any claim, tort, suit or action or arising out of from or by reason of any acts and omission of the other. Neither Party has any obligation or liability to the other (except as agreed herein) and the liability of Medlife shall be limited to the terms defined in section 3 above. However, Medlife will be solely liable for all the acts and omissions of its Network Partners.

7. This terms and conditions shall come into force from the date of enrolment and remain in force until the same is terminated by either party by a written notice of thirty (30) days. Termination shall not relieve either Party from any rights, liabilities or obligations that may have accrued prior to termination.

8. This terms and conditions shall be governed by laws of India and subject to the exclusive jurisdiction of the courts located at the registered office of Medlife. Any dispute or controversy shall be settled by arbitration and in accordance with Arbitration and Conciliation Act, 1996 by a sole arbitrator. Proceedings will be held in English language at the registered office of Medlife.

9. No amendment or variation of this Agreement shall be effective unless made in writing and signed by Company and Medlife. Failure or delay to exercise or enforce any right (or rights) herein shall not be deemed to be a waiver of that right (or rights) nor operate to bar the exercise or enforcement. Any delay or default caused due to Force Majeure event shall not constitute a default. Unless otherwise the terms are declared as invalid or unenforceable, all the terms shall remain in full force and effect. No employer- employee, partnership, agency or otherwise shall be created between Company and Medlife. Company is acting as an independent contractor. This Agreement and the Services are not assignable to any third Party without the prior written consent of Medlife.

I being the authorised representative of the Company have read, understood and agree to the above terms and conditions:

Place:

Date:

.....
Authorised signatory

.....
For Medlife International Pvt. Ltd.

Name:

Name:

Designation:

Designation:

For office use only:

Total No. of boxes: Total No. of locations: Start date:

Remarks:

OBSESSED WITH HEALTH

Medlife International Pvt. Ltd. (Medlife.com)

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