



Terms and Conditions of Service for Pharmacists

By working with Medlocums Limited (the “company”) you confirm your acceptance of its following terms and conditions of service.

- 1** The company is a professional company supplying professional health services of statutorily registered pharmacists.
- 2** The company will carry out checks on its pharmacists to ensure that they are compliant and qualified to practice and work in the UK.
- 3** Pharmacists will provide their services to the company under a contract of employment or self-employment and the company will make an onward supply of services to hospitals, pharmacies and medical institutions (“clients”).
- 4** For each supply of services, the company and the client will agree a service provision period, the speciality of the services to be provided and the grade of the pharmacist required to perform such services. The company and the client will also agree an hourly charge rate for the provision of these services. This agreement will be referred to as the “Supply of Service Agreement”.
- 5** The company or the client, with the provision of two weeks written notice, can terminate the Supply of Services Agreement.
- 6** If the client is dissatisfied with the health services being provided then the client must notify the company immediately. In such instances the client has the right to terminate the Supply of Services Agreement with immediate effect. Any services provided until the point of termination still remain chargeable.
- 7** The company reserves the right to replace any pharmacist with an alternative pharmacist during any period covered by a Supply of Services Agreement provided that the level and quality of healthcare services provided is maintained.
- 8** Charges agreed under the Supply of Services Agreement will, typically, be invoiced to clients on a weekly basis and must be settled within 14 days. The company reserves the right to charge interest at a rate of 2% above the Bank of England base rate for any delayed payments.
- 9** Following the completion or termination of a Supply of Services Agreement the client must not engage directly with any pharmacist whose services had been provided by the company under that agreement, without prior written agreement from the company.