



A Division of the Board of Healthcare Funders

01 July 2025

Practice Code Number Application Form: Acute Physical Rehab Centre

The BHF's PCN unit ("PCNS") is the entity tasked with the administration of practice code numbers. It is the responsibility of the applicant to complete the particulars required hereunder and to supply all the necessary information, as per the PCN application. The PCN unit will allocate PCNs to suppliers of relevant health services who comply with the PCNS application verification criteria.

PLEASE NOTE

Please show by ticking the below that you have read and understood the information: \Box

| The completed application form and supporting documents can be sent to pcns_admin@bhfglobal.com | |
|---|--|
| Failure to submit all required and correctly certified documentation with your application form will result in your application being cancelled and forfeiture of the PCNS Application fee, as it is not refundable. | |
| Should this application be for a change of ownership, a New Practice Code Number will be issued, and the previous Practice Code Number will be closed. | |
| If you have an existing practice number and are applying for a change of discipline or change of ownership, you are liable to ensure that both practice numbers are paid for. Failure to pay for the existing practice number and the correct application fee for your change of discipline or change of ownership may delay the issuing of your new practice number. | |
| PCNS has contracted the Council for Health Service Accreditation of Southern Africa (COHSASA) to inspect on its behalf. All inspections will be carried out per the current PCNS inspection criteria. A copy of the criteria is attached to the application form, Addendum 1, for your information. | |
| The PCNS Application fee and Inspection fees, as published on the PCNS website (www.pcns.co.za), must be paid to PCNS before the inspection is undertaken. Final invoices will be issued for the inspection fee and actual travel costs. In the event of a refund on the inspection fee, the amount will be paid into the same account as given on the banking details verification form. | |
| Please be advised that the Registration Date of your practice number will default to the date the PCN is successfully inspected by COHSASA. | |
| Please ensure that you submit a valid DoH license annually, as this is an annual requirement to avoid the suspension of your practice number. | |
| The PCNS practice number is not transferable. | |
| Applications that fail PCNS verifications will not be processed. This is to ensure secure and accurate handling of your application. | |
| The practice number is renewable by the 31st of March each year through the PCNS debit order payment facility. Please ensure that you complete the debit order instruction provided on page 5 of this application form. | |
| The Compliance and Risk Unit has been established to monitor adherence to the PCN System's Terms and Conditions. | |
| Should you have any Queries regarding this Application, please contact Client Services at +27 87 210 0500 or e-mail clientservices@bhfglobal.com | |

KINDLY NOTE THIS APPLICATION FORM MUST BE FULLY COMPLETED IN ADDITION TO THE SUPPORTING DOCUMENTATION REQUIRED TO BE SUBMITTED. FAILURE TO DO SO WILL RESULT IN THE DELAY IN THE PROCESSING OF YOUR APPLICATION FOR A PCN.

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131





A Division of the Board of Healthcare Funders

01 July 2025

APPLICATION SUPPORTING DOCUMENTS

PLEASE TICK THE APPROPRIATE APPLICATION TYPE

| New Application | Change of Ownership/Discipline | | Existing practice number if Change of Ownership/Discipline |
|-----------------|--------------------------------|--------|--|
| | | Please | supply the effective date for the Change of Ownership/Discipline |

Please show by ticking the below that you have read and understood the information: \Box

SUPPORTING DOCUMENT CERTIFICATION

Applications <u>WILL NOT BE PROCESSED WITHOUT CERTIFIED COPIES OF ORIGINAL DOCUMENTATION</u> by a South African registered Commissioner of Oaths authority. **The commissioner of oaths should be impartial, unbiased, not related to the Healthcare Service Provider (HSP), and have no interest in the HSP (such as any immediate family members of the HSP, any employee or employer of the HSP, or any colleague of the HSP). The stamp on the certified document must be dated, including the name of the Commissioner of Oaths and the words COMMISSIONER OF OATHS, <u>and valid for 6 months from the date of certification</u>. Please note that the BHF policy requires that to obtain a practice number, an applicant health care professional must be registered by a regulatory body or a licensing authority in terms of South African Law, as this is a requirement of the Medical Schemes Act (Act No 131 of 1998).**

In accordance with Legislation and BHF Policies, a Practice Number may not be issued without the following supporting documents (tick what is relevant to you and has been submitted)

| Board resolution containing the details (full name, surname, and identity number) for the nominated and appointed proxy or signatory for registering | | | | | |
|--|--|--|--|--|--|
| the PCNS practice number, signed by at least two directors and the nominated proxy. The company registration details on the Board Resolution [Name] | | | | | |
| and Company Registration Number] should match the Managing Body's CIPC documents. (mandatory for facilities with more than one director | | | | | |
| listed on the company registration documents). | | | | | |
| | | | | | |

Certified copy of the owner/appointed proxy's identifying document (mandatory):

- Identity Document or
 - Passport and proof of permanent residence, where the applicant is not a South African citizen.

Certified copy of a document issued by the Department of Home Affairs where the owner/appointed proxy's surname or name(s) differ on 1 or more supporting documents

- Marriage Certificate or
- Divorce Decree or
- A confirmation letter

A stamped bank account confirmation letter not older than 3 months, **that includes the Company Registration/ID/Passport number(s) used to register the banking details**. Accompanied by the bank verification form on page 4 of this application form, signed by the practice owner(s) or appointed proxy and the authorised bank account holder/signatory (*mandatory*)

Additional document(s) required for banking details owned by a 3rd party

- A certified Identity Document copy for the Owner of the Bank account (where the account holder is an individual) or
- Company registration documents and a certified copy of one director's Identity Document (where the account holder is a registered company)

Certified copy of the License (R158/187) from the Provincial Department of Health (mandatory)

A copy of the completed Company Registration documents from the Registrar of Companies as per the proprietor/managing company listed on the R158/187 License for the Institution (*mandatory for registered companies*)

 The CIPC documents should include the confirmation letter signed by the commissioner, the page containing the enterprise information, and the page containing the Active members/Directors.

If Change of Ownership: Sale agreement

Proof of payment of PCNS Application (Non-Refundable) and Inspection Fees (mandatory)

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131

Company Registration No. 2001/003387/08

1





A Division of the Board of Healthcare Funders

01 July 2025

| We recommend that you complete the form in BLOCK letters only, OR/ type to complete. Unclear handwriting may delay the processing of your application for a PCN and lead to errors in the information captured OWNER/APPOINTED PROXY DETAILS | | | | | | |
|--|--------------------------|-------------------|--|---|--|--|
| | | | | | | |
| | | -71- | | | | |
| | | | | | | |
| Tax Number (if app | licable) | | | VAT Number (if applicable) | | |
| Registered Compar | ny Yes | No | Company Registration Number | | | |
| Practice Postal Address _ | | | | Practice Physical Address | | |
| | | | | | | |
| Suburb | (| <u>)</u> = | 0 | Suburb | | |
| Town | | | | Town | | |
| | | | $(\square) \top$ | Code | | |
| | | | | Practice address will be captured as per the DoH license. Please ensure that the address has been correctly captured. | | |
| | | PCN | PRACTICE CON S can only register 1 set of contact details for t | TACT DETAILS he Landline, Cell phone, and Email Address fields | | |
| (If no telephone numb | er is provided, your cel | ll phone number w | ill be captured as the main telephone nun | Number () | | |
| | | | ne applicant as well as information for your no | minated EDI and/or Bureau (mandatory if an EDI or Bureau company has been selected). | | |
| EDI User | EDI Company: | | | EDI website address: | | |
| Bureau | | | | | | |
| | Telephone Number: | | | Bureau Name: | | |
| | Email Address: | | | Bureau website address: | | |

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131





A Division of the Board of Healthcare Funders

01 July 2025

BANKING DETAILS VERIFICATION FORM

To: BHF Client Services

I/ We declare that the details on this Banking Verification Form and the attached bank letter are correct and used by the medical schemes and their administrators for reimbursement of claims.

Please ensure that the form is completed with the correct information. Please indicate whether the banking details are registered under an ID or a Company Registration number.

A certified copy of the Identity Document for the owner of the bank account (where the account holder is an individual) or company registration documents and a certified copy of one director's Identity Document (where the account holder is a registered company) is required.

| We recommend that you complete the information captured | the form in BLC | OCK letters o | nly, OR/ type | e to comp | lete. Unclear handwriting | may delay the processing of your applic | ation for a PCN and lead to er | rors in | |
|--|-----------------|----------------|------------------------|------------|----------------------------|---|--------------------------------|---------|--|
| Practice Name | | | | | | | | | |
| | | | | | | | | | |
| Bank Name | | | | | | | | | |
| Branch Name | | | | | | | | | |
| Account Holder Name (not account type) | 0 | | | | | | | | |
| Account Number | | | | | | | | | |
| Account Type | Current | Savings | Transmissi | on | | | | | |
| Account Registration Type | ID Number | | Company egistration | Enter II | D/Company Registration N | lumber(s) | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| Authorised Bar | nk Account Hold | er initials ar | nd Surname/s | | | Authorised Bank Account Hold | ers Signature/s | | |
| | N | B: Diaital sia | inatures are r | not accep | table and may delay the pr | ocessing of your application. | | | |
| | | er ergrær org | | iot accept | | | | | |
| | | | | | | | | | |
| SIGNATURE OF PRACTICE OWNER | APPOINTED PRC | DXY | | - | DATE | | | | |
| | | | | | | | | C | |
| FULL NAME AND SURNAME OF PR/ | ACTICE OWNER/ | APPOINTED | PROXY | _ | | | | | |
| | | | | | | | | | |
| | | | | | | | $\times / / / $ | | |

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131



A Division of the Board of Healthcare Funders

01 July 2025

BANK DEBIT ORDER INSTRUCTION

THE COMPLETION AND SUBMISSION OF THE DEBIT ORDER INSTRUCTION FORM IS MANDATORY

We recommend that you complete the form in BLOCK letters only, OR/ type to complete. Unclear handwriting may delay the processing of your application for a PCN and lead to errors in the information captured.

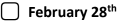
Please be advised that there is an annual practice code number renewal fee payable before the 31st of March each year. It is mandatory to activate a debit order instruction for the practice number renewal fee. Please complete and authorise the section below. Incomplete debit order information will not be accepted.

Bank details for debit order transaction purposes only

The details of my/our account are as follows:

| Practice Name: | |
|----------------------|--|
| Bank Name: | |
| Account Holder Name: | |
| Account Number: | |
| Account Type: | |

I/We hereby request and authorise BHF to debit my/our account with the annual PCNS renewal fee on either of the following dates (please select the applicable date):



March 31st

ders' Signature/

This instruction may be cancelled by means of giving BHF 30 days' notice in writing. I/We understand that I/we shall not be entitled to refunds of amounts legally owing to BHF, which BHF has withdrawn whilst this instruction was in force.

I/We acknowledge that BHF is hereby authorised to effect the drawing against my/our account may not cede or assign its rights, and that I/we may not delegate any of my/our obligations in terms of this instruction to any third party before the written consent of the authorised party.

| Signed at: | on this | day of | 20 | <i>_</i> · |
|------------|---|---|---------|------------|
| | NB: Digital signatures are not acceptable and m | nay delay the processing of your applic | cation. | |
| | | | | |

SIGNATURE OF PRACTICE OWNER/APPOINTED PROXY

orised Bank Account Holder initials and Surname/

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131





A Division of the Board of Healthcare Funders

01 July 2025

PCNS REGISTRATION AND INSPECTION FEES

NB. The PCNS Application fee is non-refundable.

The PCNS application fees for the current year are available on the PCNS website (<u>www.pcns.co.za</u>). Failure to comply with the application requirements will result in the application being unsuccessful and forfeiture of the application fee.

Applications will not be processed without proof of payment of PCNS application fees, except for Nedbank account holders, who can only submit the proof of payment once a reference number has been issued by PCNS. Please refer to the Fee Schedule for the correct fee: <u>https://www.pcns.co.za/Home/Fees</u>

Please be advised that if there is an existing practice number and you are applying for a change of ownership, both practice numbers are to be paid for. Failure to pay for the existing practice number and the correct application fee for your change of ownership may delay the issuing of your new practice number.

Amount payable

- Application fee for a new account (no existing practice)
- Change of ownership where a change in ownership has taken place (existing practice)

Please make use of one of the payment methods below to pay your application fee:

NEDBANK account holder: PCNS is a registered bank-approved beneficiary. To make a payment, you will be required to add us to your beneficiary list by selecting PCNS New Applications and entering a valid 5-digit reference number that you will obtain once your application has been received and drafted on our system.

Other Bank EFTs

| Bank: | Nedbank |
|---------------|--|
| Branch: | The Mall of Rosebank |
| Branch code: | 197705 |
| Account Name | : PCNS |
| Account No: | 1958 518 530 |
| Account Type: | Cheque account |
| Reference: | It is recommended that a Council number or the PCNS-issued reference number be |
| | used as a reference |

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131





A Division of the Board of Healthcare Funders

01 July 2025

TERMS AND CONDITIONS FOR THE USE OF A PRACTICE NUMBER

| 1. | PARTIES |
|--|--|
| 1.1 | This Agreement is entered into by and between the Board of Healthcare Funders NPC (Registration Number 2001/003387/08), a non-profit company duly incorporated in accordance with the laws of the Republic of South Africa (BHF): and |
| 1.2 | The User as defined below. |
| | each sometimes referred to as a Party and collectively as the Parties. |
| 2. 2.1 | INTERPRETATION |
| 2.1 | The headings to the clauses of this Agreement are inserted for reference purposes only and shall in no way govern or affect the interpretation thereof. Unless inconsistent with the context, the expressions set for the bear the following meanings: |
| 2.2.1 | Agreement shall mean these terms and conditions, as amended from time to time. |
| 2.2.2 | Business Day shall mean any day other than a Saturday, Sunday, or public holiday in South Africa. |
| 2.2.3 2.2.4 | Commencement Date shall mean 1 April 2016. Confidential Information shall mean information or material proprietary to or deemed to be proprietary to the BHF, information designated as confidential by the BHF, information acquired by the User by way of the User's |
| 2.2.4 | Continuential minimation reliant to the sense of the sens |
| | PCNS' designs, algorithms, formulae, content and/or decision making rules, all Intellectual Property of the BHF and associated material and documentation including information contained therein, the know-how relating to |
| | the fields of activity within which the BHF operates or intents to operate, the research and development in which the BHF is involved and the philosophy and general approach to business of the BHF, techniques and |
| | contractual arrangements of the BHF, the details of the BHF's relationship with third parties, the names of the BHF's current or prospective business associates and members and their requirements, the membership and business contracts of the BHF, details of the BHF's functional structure and business activities, the marketing, princing in other policies of the BHF and antical structure and business activities of the BHF's functional structure and business activities in other policies of the BHF and the BHF's functional structure and business activities of the BHF and the BHF's functional structure and business activities in other policies of the BHF and the BHF's function of the BHF's functional structure and business activities and the structure and business activities and business activities and the structure and business activities activities and the structure and business activities activities a |
| | intended business of the BHF, irrespective of whether the format thereof which was disclosed in writing, verbally or otherwise by the BHF to the User and/or the User's representatives, and any other information which is |
| | disclosed by the BHF to the User and/or User's representatives, irrespective of whether any information so disclosed pursuant to this Agreement is in fact novel, unique, patentable, copyrightable or constitutes a trade |
| 2.2.5 | secret; Intellectual Property shall include trade names, trademarks, designs, know-how, copyright, goodwill, trade dress, trade secrets, and proprietary information whether or not capable of registration and whether registered or |
| 2.2.0 | וות הבינה או הקריך את האושר היות האושר ה הסוג |
| 2.2.6 | Fee shall mean the annual fee payable by the User for use of the Practice Number. |
| 2.2.7 2.2.8 | Members shall mean medical aid scheme, as defined in the Medical Aid Schemes Act, 1998, that is a member of the BHF. PCNS shall mean the Practice Code Numbering System owned by the BHF, which includes a list of unique practice billing codes for providers of healthcare services in South Africa, Namibia, and Lesotho, including any |
| 2.2.0 | updates, upgrades, and or amendments thereto from time to time; |
| 2.2.9 | Practice Number shall mean the number allocated by the BHF to a User for purposes of inter alia identifying such User on the PCNS. |
| 2.2.10 2.2.11 | Signature Date shall mean the date of the Party last signing this Agreement; and User shall mean any general practitioner, medical specialise, Jachrisk, plastical, plarmacy, and/or any other supplier of medical and related services, who complies with the BHF's requirements to be issued with a Practice |
| 2.2.11 | User shall mean any general plactuoiner, include spectans, useriss, incognital, plannacy, and/or any other suppret or medical and related services, who complete with the BHF has allocated a Practice Number. |
| 2.3 | If any provision in a definition is a substantive provision conferring rights or imposing obligations on any Party, notwithstanding that it is only in the definition clause, effect shall be given to it as if it were a substantive |
| | provision of this Agreement. |
| 2.4 2.4.1 | Unless inconsistent with the context, an expression that denotes: any one gender includes the other gender. |
| 2.4.2 | a natural person includes an artificial person and vice versa; and |
| 2.4.3 | the singular includes the plural and vice versa. |
| 2.5 | When any number of days is prescribed in this Agreement, same shall be reckoned exclusively of the first and inclusively of the last day unless the last day falls on a day which is not a Business Day, in which case the last day shall be the immediately following Business Day. |
| 2.6 | share or the immediately following business Day. In the event that the day of payment of any amount due in terms of this Agreement should fall on a day which is not a Business Day, then the relevant date for payment shall be the following Business Day. |
| 2.7 | Where figures are referred to in numerals and in words if there is any conflict between the two, the words shall prevail. |
| 2.8 | Where any term is defined within the context of any particular clause in this Agreement, the term so defined, unless it is clear from the clause in question that the term so defined has limited application to the relevant clause, shall bear the same meaning as ascribed to it for all purposes in terms of this Agreement, notwithstanding that term has not been defined in this interpretation clause. |
| 2.9 | classes, shall be after the same meaning as aschool to for an purposes in terms or this Agreements, notwinisationing that term has not been demined in the interpretation classe. The use of the word including followed by a specific examples or aschools be construed as limiting the terms and interpretation classes. |
| | interpretation of such general wording or such specific example or examples. |
| 2.10 | Any reference to an enactment in this Agreement is to that enactment as at the commencement of this Agreement and as amended or re-enacted from time to time. |
| 2.11 2.12 | The rule of construction that the contract shall be interpreted against the Party responsible for the drafting or preparation of the Agreement, shall not apply. This Agreement shall be binding on and enforceable by the estates, heirs, executors, administrators, trustees, permitted assigns, or liquidators of the Parties as fully and effectually as if they had signed this Agreement in the |
| | first instance and reference to any Party shall be deemed to include such Party's state, heirs, executors, administrators, trustees, permitted assigns or liquidators, as the case may be. |
| 2.13 | The expiration or termination of this Agreement shall not affect the provisions of this Agreement which expressly provide that they will operate after any such expiration or termination or which of necessity must continue |
| 3. | to have effect after such expiration or termination, notwithstanding that the clauses themselves do not expressly provide for this. INTRODUCTION |
| 3.1 | The BHF has developed the PCNS in order to facilitate the procedure in terms of which the Members make payments to Users. |
| 3.2 | In order for the Members to make payment to a User, the User must be registered with the BHF and the BHF must have allocated a Practice Number to the User. |
| 3.3 | The Parties accordingly enter into this Agreement to record the terms and conditions on which the BHF will issue the User with a Practice Number, and that will apply to the use of the Practice Number. COMMENCEMENT AND DURATION |
| 4. 4.1 | COMMINICATION AND DURATION |
| | Practice Number after the Commencement Date, this Agreement shall commence on the Signature Date. |
| 4.2 | This Agreement shall endure for as long as the User has a Practice Number and makes use of the PCNs unless otherwise terminated in accordance with the provisions of this Agreement. |
| 4.3 4.4 | The User may at any time terminate this Agreement by giving the other Party written notice of termination of this Agreement. In the even that a User terminate this Agreement in accordance with clause 4.3, such User shall not have any claum against the BHF in respect of the Fee, which the User may have paid over to the BHF prior to termination |
| | of this Agreement. |
| 5. | USE OF THE PRACTICE NUMBER |
| | The User shall use the Practice Number exclusively for purposes related to the provision of medical services, including but not limited to the submission of reimbursement claims to Members and the processing thereof in respect of services rendered by the User to members of the Members, and such other purposes as may be agreed to by the BHF in writing from time to time. |
| 6. | FE |
| 6.1 | The Users shall pay to the BHF the Fee that can be found on the PCNS website www.pcns.co.za by debit order on or before 31 March in every calendar year. The Fee shall be subject to an annual escalation as determined by |
| 6.2 | the BHF Board of Directors. All payments by the User in terms of the provisions of this Agreement shall be made by means of an electronic fund transfer to the bank account nominated by the BHF, free of costs, deductions, set off, and exchange, and is |
| 0.2 | An payments of the best meterns of the provisions of this Agreement shall be made by means of an electronic tand unarser to the bank account nonimated by the only, the or costs, deductions, set on, and exchange, and is non-refundable. |
| 6.3 | The User shall pay all payments due in terms of this Agreement into the BHF's bank account, the details of which shall be made known to the User from time to time. |
| 6.4 | Interest shall accrue on the outstanding balance of all amounts due and payable but unpaid by the User from time to time in terms of this Agreement. Such interest shall be charged at the rate of interest published as being charged from time to time in the buy the BHFs bankers, as certified by any manager of that bank, holes appointment need not be proved and whose certification shall, in the absence of mainfest error, be final and binding on the |
| | charged from time to time by the others some s, as set merup any manager or mat vanis, whose appointment need not be proved and whose extinction statis, in the absence or materials territy, the mana and uniting on the Parties, plus a margin of 2% (two percent) (or at the maximum rate allowed by law, whichever is the greater), calculated from the date falling immediately after the date on which payment becomes due in territy of the |
| | provisions of this Agreement until the date of payment. |
| 7. | SUPPORT |
| 7.1 7.2 | The BHF shall provide reasonable support in respect of the use of the Practice Number on an ad hoc basis as and when reasonably requested by the User. Support shall include telephonic support and electronic support. Support hall be given during the hours of 080h0 to 16160 on Business Days. |
| 8. | OBLIGATION OF THE USER |
| | The User undertakes: |
| 8.1 8.2 | to use the Practice Number in accordance with the provisions of this Agreement, the BHF's codes of conduct, and policies relating to the use of the PCNS and/or Practice Number. to use the Practice Number exclusively for such purposes as set out in clause 5. |
| 8.3 | not to reproduce, copy and/or disclose any part of the PCNS for purposes other than those set out in clause 5 without the BHF's prior written consent. |
| 8.4 | not to allow any third party who does not have a Practice Number to log onto the PCNS with the User's login details, and/or to use the PCNS on behalf of the User, unless such third party is duly authorised by User to use the |
| 8.5 | User's Practice Number for the purposes as set out in clause 5; not to allow any fraudulent use of the User's Practice Number. |
| 8.6 | not to allow any naturent use of the User's Fractice Number. to immediately notify the BHF of any unauthorized use of the User's Practice Number. |
| 8.7 | to immediately notify the BHF of any security breach of the User's profile on the PCNS. |
| 8.8 8.9 | to supervise and control the use of the Practice Number in accordance with the terms of this Agreement. to make use of the necessary communications equipment required for accessing the PCNS. |
| | to make use or the necessary communications equipment required for accessing the PCNO. |
| | to immediately notify the BHF in writing of any problems that the User may experience while using the PCNS; and |
| 8.10 8.11 | to immediately notify the BHF in writing of any problems that the User may experience while using the PCNS; and to ensure that the User's information on the PCNS is always current and updated. |
| 8.10 | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LIABILITY |
| 8.10 8.11 | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LIABILITY To the extent permitted by law, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special |
| 8.10 8.11 | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LIABILITY |
| 8.10 8.11 | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LIABILITY To the extent permitted by Iaw, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damages) (Losse) whatsoever or howsoever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmless against all such Losses. PERSONAL INFORMATION |
| 8.10 8.11 9. | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LUBILITY To the extent permitted by law, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damages) (Losse) whatsoever or howsoever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmless against all such Losses. PERSONAL INFORMATION The User consents to the BHF processing all such personal information relating to the User that is necessary for the proper running and functioning of the PCNS and authorizes the BHF to share such personal information |
| 8.10 8.11 9. | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LIABILITY To the extent permitted by Iaw, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damages) (Losse) whatsoever or howsoever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmless against all such Losses. PERSONAL INFORMATION |
| 8.10 8.11 9. 10. 11. 11. | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LUABILITY To the extent permitted by law, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damages) (Losse) whatsoever or howsoever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmles against all such Losses. PERSONAL INFORMATION The User consents to the BHF processing all such personal information relating to the User that is necessary for the proper running and functioning of the PCNS and authorizes the BHF to share such personal information with the Members and/or other third parties, in accordance with and for such purposes allowed for by the Protection of Personal Information Act, 2013. WARRANTIES The User acknowledges that PCNS, in general, is not error-free and agrees that the existence of such errors in the PCNS does not constitute a breach of this Agreement by the BHF. |
| 8.10 8.11 9. 10. | to ensure that the User's information on the PCNS is always current and updated. UMITATION OF LUABILITY To the extent permitted by law, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damage) (losse) whatsever or howsever caused arising directly or indirectly in connection with this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damage) (losse) whatsever or howsever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmless against all such Losses. PERSONAL INFORMATION The User consents to the BHF processing all such personal information relating to the User that is necessary for the proper running and functioning of the PCNS and authorizes the BHF to share such personal information with the Members and/or other third parties, in accordance with and for such purposes allowed for by the Protection of Personal Information Act, 2013. WARRANTIES The User acknowledges that PCNS, in general, is not error-free and agrees that the existence of such errors in the PCNS does not constitute a breach of this Agreement by the BHF. Except to extent set out elsewhere in this Agreement, the BHF gives or animide, in resport of the PCNS. Without limiting the generality of the aforesial, it is recorded that no warranties, whether express or implied, in resport of the PCNS. Without limiting the aforesial, it is recorded that no warranties. |
| 8.10 8.11 9. 10. 11. 11. | to ensure that the User's information on the PCNS is always current and updated. LIMITATION OF LUABILITY To the extent permitted by law, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damages) (Losse) whatsoever or howsoever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmles against all such Losses. PERSONAL INFORMATION The User consents to the BHF processing all such personal information relating to the User that is necessary for the proper running and functioning of the PCNS and authorizes the BHF to share such personal information with the Members and/or other third parties, in accordance with and for such purposes allowed for by the Protection of Personal Information Act, 2013. WARRANTIES The User acknowledges that PCNS, in general, is not error-free and agrees that the existence of such errors in the PCNS does not constitute a breach of this Agreement by the BHF. |
| 8.10 8.11 9. 10. 11. 11.1 11.2 | to ensure that the User's information on the PCNS is always current and updated. UMITATION OF UABILITY To the extent permitted by law, and except to the extent set out elsewhere in this Agreement, the BHF shall not be liable to the User for any loss, damage, cost, expense, or penalty (including consequential loss or special damages) (Losses) whatsoever or howsoever caused arising directly or indirectly in connection with this Agreement, the use of the Practice Number and/or PCNS or otherwise. The User hereby indemnifies and holds the BHF and its employees and contractors harmless against all such Losses. PERSONAL INFORMATION The User consents to the BHF processing all such personal information relating to the User that is necessary for the proper running and functioning of the PCNS and authorizes the BHF to share such personal information with the Members and/or other third parties, in accordance with and for such purposes allowed for by the Protection of Personal Information Act, 2013. WARRANTIES The User achnowledges that PCNS, in general, is not error-free and agrees that the existence of such errors in the PCNS does not constitute a breach of this Agreement by the BHF. Except to the extent set out elsewhere in this Agreement, the BHF gives no warranties, whether express or implied, in respect of the PCNS. Without limiting the generality of the aforesaid, it is recorded that no warranties regarding the operations, suitability for the User's environment, of fitness for any purpose are given by the BHF. |

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131





A Division of the Board of Healthcare Funders

01 July 2025

| 12.1 | The User hereby undertakes not to challenge the proprietorship of the BHF's Intellectual Property subsisting in the PCNS, and/or any other right, title, or interest related thereto. |
|---|---|
| 12.2 | The User: |
| 12.2.1 | acknowledges that the Intellectual Property subsisting in the PCNS is the exclusive property of the BHF. The User further acknowledges that the Intellectual Property subsisting in the PCNS is a commercial asset of considerable value to the BHF: |
| 12.2.2 | shall not in any manner or respect create the representation that it has any rights or title to the Intellectual Property subsisting in the PCNS, except as provided for in this Agreement; |
| 12.2.3 | shall, under no circumstances, use or apply for registration of any intellectual property which could conflict with the BHF's Intellectual Property subsisting in the PCNS. |
| 12.3 | To the extent that the User makes and/or suggests any improvements and/or developments to the PCNS, the rights in and to such improvements and/or developments shall exclusively vest in the BHF. In this respect, the User nereby cedes and assigns all such rights in tany have in any such improvements and/or development to the BHF. |
| 13. | CONFIDENTIAL INFORMATION |
| 13.1 13.2 | The User acknowledges that the Confidential Information constitutes a valuable, special, and unique asset proprietary to the BHF. The User will treat and keep all Confidential Information in confidence and as secret and the User will not, without the prior written consent of the BHF or as may be permitted in terms of any other written agreement |
| 13.2 | Inclusive with the article state was an exercise and an exercise and an event with the state state was and we be an exercise and an exercise a |
| | this Agreement. |
| 13.3 | he User undertakes that it will not use the Confidential Information in any manner whatsoever including, without limitation, any use with the intention or effect of depriving the BHF of any fees, consideration, profit, or other remuneration that would reasonably be expected to be derived from the use of the Confidential Information, except as allowed for in this Agreement and/or with prior specific agreement and constant being additionable derived from the use of the Confidential Information, except as allowed for in this Agreement and/or with prior specific agreement agreement and/or with prior |
| | other remaine autor that would need solution with provide the solution of the content and the |
| 13.4 | The User agrees that it shall protect the Confidential Information disclosed by the BHF pursuant to the provisions of this Agreement, using the same standard of care that the User applies to safeguard its own proprietary, |
| | secret, or confidential information, which shall at least be a reasonable standard of care, and that the Confidential information shall be stored and handled in such a way as to prevent any unauthorised disclosure thereof. The User shall immediately inform the BHF if the User becomes aware of any unauthorised disclosure of the Confidential information and shall take all reasonable steps to minimize the damage caused by such unauthorised |
| | the oversian immediately morth the over view over our over overside of any unautorised discussive of the commentant morth autoriand share an easing water of any unautorised discussive of the commentant morth autoriand share are easing with the commentant morth autoriance and share are easing with the commentant morth autoriance and share are easing with the commentant morth autoriance are easing with the commen |
| 13.5 | The User undertakes not to: |
| 13.5.1 13.5.2 | copy, reproduce or adapt the Confidential Information in any manner or form; develop arything similar to the Confidential Information; and/or |
| 13.5.3 | register any intellectual property that pertains to or is based on the Confidential Information or anything similar thereto. |
| 13.6 | The obligations of the User pursuant to the provisions of this Agreement shall not apply to any information that: |
| 13.6.1 | is disclosed by the User to satisfy an order of a court of competent jurisdiction or to comply with the provisions of any law or regulation in force from time to time; provided that in these circumstances, the User shall advise the BHF to take whatever steps it deems necessary to protect its interests in this regard provided further that the User will disclose on the the SHF to take whatever steps it deems necessary to protect its interests in this regard provided further that the User will disclose on the the SHF to take whatever steps it deems necessary to protect its interests in this regard provided further that the User will disclose on the tot steps its off the steps it deems necessary to protect user will advise the steps it deems necessary to protect this regard provided further that the User will disclose any the tot steps its off the steps it deems necessary to protect the steps its deems necessary to protect the steps its deems necessary to protect users and the steps its deems necessary to protect the steps its deems necessary to prot |
| | endeavours to protect the confidentiality of such information to the widest extent possible in the dircumstances; and |
| 13.6.2 | is disclosed to a third party pursuant to the prior written consent of the BHF; |
| 14. 14.1 | BREACH AND TERMINATION Should any party (the Defaulting Party) commit a breach, other than a material breach, of any of the provisions of this Agreement, then any other Party (the Aggrieved Party) shall be entitled to require the Defaulting Party |
| 1411 | to remedy the breach within 5 (five) Business Days, or any other reasonable time, of delivery of a written notice requiring it to do so. If the Defaulting Party fails to remedy the breach within the period specified in such |
| | notice the Aggrieved Party shall be entitled to claim immediate payment and/or performance by the Defaulting Party of all of the Defaulting Party's obligations. The aforegoing is without prejudice to such other rights as the |
| 14.2 | Aggrieved Party may have at law. The BHF may immediately terminate this Agreement at any time by giving written notice of such termination to the User if: |
| 14.2.1 | the bar is other than the uncertainty comment at any time by gring written notice or soci reanimation to the ose it. the User is, other than for the purposes of reconstruction or amalgamation, placed under voluntary or compulsory liquidation/sequestration (whether provisional or final) or under business rescue or under receivership or |
| | under the equivalent of any of the aforegoing; |
| 14.2.2 | a final and unappealable judgment against the User remains unsatisfied for a period of 10 (ten) Business Days or more after it comes to the notice of the User; |
| 14.2.3 14.2.4 | the User makes any arrangement or composition with its creditors generally or ceases to carry on business; ceases to render medical services and/or becomes unauthorized to or disqualified from providing medical services. |
| 14.3 | Any termination of this Agreement pursuant to the provisions of clause 14.2 shall be without projudice to any claim which a Party may have in respect of any prior breach of the terms and conditions of this Agreement by |
| | the other Party. |
| 15. | FORCE MAIFURE |
| | in the event of any act or God, state, way, warne operation, recention, rol, chin commontor, or consider, commandian consider and consider and considered an |
| | or any of them from the performance of any obligation hereunder (any such event hereinafter called Force Majeure) then the Party affected by such Force Majeure shall be relieved of its obligations hereunder during the |
| | period that such Force Majeure continues (excluding payment obligations for materials purchased) but only to the extent so prevented and shall not be liable for any delay or failure in the performance of any obligations hereunder or loss or damage which the other Party may suffer due to or resulting from the Force Majeure, provided always that a written notice shall be promptly given of any such inability by the affected Party. Any Party |
| | nervance to isso to damage which the other rary may sure due to a resulting from the concerning the product and a which notice shall be produced any such notating to the anected rary. Any rary invoking force Majeure shall be not be termination of such force Majeure give promote any such rare the notice there is to be other Parties. Should force Majeure continues for a period of more than 90 (initely) days, then either |
| | Party shall be entitled forthwith to cancel this Agreement. |
| 16. 16.1 | CESSION AND DELEGATION The User shall not without the prior written consent of the BHF, which may not be unreasonably withheld cede, delegate, transfer, alienate, hypothecate, or otherwise dispose of any of its rights or obligations under this |
| 10.1 | The user shall not without the prior written consent of the birry written may not be unreasonably writtened ceue, usergate, transfer, anenate, nypothecate, or otherwise dispose of any or its rights of obligations under this Agreement. |
| 16.2 | The BHF shall at all times be entitled to sell, cede, assign, make over unto or in favour of any person all its rights, title, and interest in and to this Agreement but not its obligations hereunder. |
| 17. 17.1 | ADDRESSES |
| 17.1 | Each Party chooses the addresses set out opposite its name below as its addresses to which all notices and other communications must be delivered for the purposes of this Agreement and its Domicilium citandi et executand (Domicilium) at which all documents in legal proceedings in connection with this Agreement must be served. |
| | The BHF Domicilium |
| | Lower Ground Floor South Tower, 160 Jan Smut - Cnr. Tyrwhitt Ave, Rosebank, 2196 |
| | Postal address: PO Box 2863, Saxonvold, 2132 Contact No: 00.11.537 0200 |
| | Email: Clientservices@bhfglobal.com |
| | and The lines |
| | The User As recorded in the PCNS. |
| 17.2 | Any notice or communication required or permitted to be given to a Party pursuant to the provisions of this Agreement shall be valid and effective only if in writing and sent to a Party's chosen address, telefax number, or e- |
| | mail address in accordance with the provisions of clause 17.6, provided that documents in legal proceedings in connection with this Agreement may only be served at a Party's Domicilium. |
| 17.3 17.3.1 | Any Party may by written notice to the other Party, change its chosen address, telefax number, or e-mail address, telefax number, or e-mail address, provided that: the change shall become effective on the 100h (tenth) Business Day after the receipt or deemed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and |
| 17.3.2 | any change in a Party's Domicilium shall only be to an address in South Africa, which is not a post office box or a poste restante. |
| 17.4 | |
| 17.4.1 | Any notice to a Party contained in a correctly addressed envelope; and |
| | sent by prepaid registered post to it at its chosen address in clause 17.1; or |
| 17.4.2 17.5 | |
| 17.5 17.6 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. |
| 17.5 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party hall be an adequate written notice or communication to it notwithstanding that it was not |
| 17.5 17.6 17.7 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. |
| 17.5 17.6 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any |
| 17.5 17.6 17.7 18. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. |
| 17.5 17.6 17.7 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT |
| 17.5 17.6 17.7 18. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in the in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such tests as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. |
| 17.5 17.6 17.7 18. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail dot party at its telefax numbers shall be deemed, unless the contrary is proved, bane been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good failth to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY |
| 17.5 17.6 17.7 18. 19. 20. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number, or e-mail address as set to the contrary conditions actually received by a Party shall be an adequate written notice or communication at the taw so to sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties and ertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be ogen to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable agains it. |
| 17.5 17.6 17.7 18. 19. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail dot party at its telefax numbers shall be deemed, unless the contrary is proved, bane been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good failth to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY |
| 17.5 17.6 17.7 18. 19. 20. 21. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved, to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERNING LAW The entire provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of So |
| 17.5 17.6 17.7 18. 19. 20. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVENNING LAW The entire provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Pa |
| 17.5 17.6 17.7 18. 19. 20. 21. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its clause 5, a written notic or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUT RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings againstite other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERNING LAW The entire provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Parti |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved) to have been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUT RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERNING LAW The entire provisions of this Agreement shall be governed by and constructe in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably and unconditionally consent to the non-exclusive jurisdiction of the High Court of South Africa, Gauteng Local Division, Johannesburg in r |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or enail to Party at its telefax number, or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Party is any court of competent jurisdiction. MUTUAL SUPPORT The Parties against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORIV The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERING LAW The entires provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably and unconditionally consent to the non-exclusive jurisdiction of the High Court of South Africa, Gauteng |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23. | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number, or e-mail address shall be deemed, unless the contrary of proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVENNING LAW The entire provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably and unconditionally consent to the non-exclusive jurisdiction of the High Court of South Africa, Gauteng Local Division, Johannesburg in regard to all matters arising from thi |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23.1 23.2 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or enail to Party at its telefax number, or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Party is any court of competent jurisdiction. MUTUAL SUPPORT The Parties against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORIV The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERING LAW The entires provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably and unconditionally consent to the non-exclusive jurisdiction of the High Court of South Africa, Gauteng |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23.1 23.2 23.3 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved, on the under business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERING LAW The entire provisions of this Agreement shall be governed by and construced in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably an |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23.1 23.2 23.3 23.4 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number, or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address as et out in clause 17.1. DISPUT RESOLUTION If a dispute between the Party is any court of competent jurisdiction. MUTUAL SUPPORT The Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties and take at all times to do all such things as may be in their powert to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. GUVENNING LAW The Parties to this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Partie |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23.1 23.2 23.3 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.3; shall be deemed to have been received in the case of clause 17.4.3 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved, business Day after dots or the fifth Business Day after dots (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved, business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Party is any courd of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERING LAW The entire provisions of this Agreement shall be governed by and construct in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably and uncond |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23.1 23.1 23.2 23.3 23.4 23.5 23.6 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.3; shall be deemed to have been received in the case of clause 17.4.3 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved, in any use been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to dail such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITW The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVENING LAW The entite provisions of this Agreement shall be governed by and construced in accordance with the laws of the Republic of South Africa. Furthermore, the Parties heret |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23. 23.1 23.2 23.3 23.4 23.4 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; chall be deemed to have been received in the case of clause 17.4.2 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail to a Party at its telefax number, or e-mail address shall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good faith to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to do all such things as may be in their power to do so, to perform all such atts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORTY The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVERING GAW The entire provisions of this Agreement shall be governed by and construed in accordance with the laws of the Republic of South Africa. Furthermore, the Parties hereto hereby irrevocably and unconditionally consent to the non-exclusive jurisdiction of the High Court of South Africa, Ga |
| 17.5 17.6 17.7 18. 19. 20. 21. 22. 23.1 23.1 23.2 23.3 23.4 23.5 23.6 | sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by hand to a responsible person during ordinary business hours at its chosen address in clause 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by telefax or e-mail address shall be deemed, unless the contrary is proved, bave been received on the first Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notwithstanding that it was not sent to or delivered at its chosen address, telefax number, or e-mail address as set out in clause 17.1. DISPUTE RESOLUTION If a dispute between the Parties arises out of or is related to this Agreement, the Parties shall meet and negotiate in good failth to attempt to resolve the dispute, failing which either Party shall be entitled to institute any proceedings against the other Party in any court of competent jurisdiction. MUTUAL SUPPORT The Parties undertake at all times to dail such things as may be in their power to do so, to perform all such acts and to take all such steps and to procure the doing of all such things, the performance of all such actions and the taking of all such steps as may be open to them and necessary for or incidental to the putting into effect or maintenance of the terms, conditions, and import of this Agreement. AUTHORITW The Parties to this Agreement hereby warrant to each other Party that it is duly authorised and has taken all required corporate and other action to ensure that this Agreement is valid, binding, and enforceable against it. GOVENING LAW The entite provisions of this Agreement shall be governed by and construced in accordance with the laws of the Republic of South Africa. Furtheremore, the Parties hereto he |

Initials

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131



A Division of the Board of Healthcare Funders

01 July 2025

DECLARATION

I, the undersigned, hereby declare that the information contained on the annexed application form is valid, correct, and reflects my personal information as of the date of signature hereof.

I duly authorise the Board of Healthcare Funders (BHF) to disseminate the information set out in the annexed application form with the BHF's member schemes/Administration Houses and/or PCNS Users for reimbursement purposes. To the extent that the information provided is not true and correct, I hereby indemnify the BHF against any claims which may be instituted against the BHF as a result of the incorrect information which I have provided to the BHF.

I undertake to promptly advise the BHF of any changes to my practice profile as and when such changes may occur.

I further declare that I will abide by the following:

I agree to annually renew my practice number and to pay the annual fee, as determined by BHF, towards the maintenance and running of the PCNS for the period that my practice number remains active by means of a debit order.

I acknowledge that failure to renew the registration on an annual basis and to pay the annual fee in respect of the maintenance and running of the PCNS will result in my practice number being rendered inactive.

I agree to comply with all relevant legislation, in particular the provisions of the Medical Schemes Act, 1998. In this regard, I agree to comply with the requirement to include diagnostic codes and the full cost on my accounts or statements used to claim benefits from medical schemes and administrators.

I declare that I will comply with the requirement of regulation 5(f) of the General Regulations of the Medical Schemes Act and will use the ICD 10 Code for this purpose.

I declare that I will comply with the requirement of regulation 5(h) of the General Regulations to the Medical Schemes Act, requiring the full cost of rendering service to be included on all accounts or statements.

I declare that I am registered with the relevant South African statutory body.

I agree to comply with all obligations in terms of the Income Tax Act.

I acknowledge that a practice number does not guarantee payment by a medical scheme or medical scheme administrator and shall, under no circumstances, attempt to recover any payment costs from the BHF or unnecessarily involve the BHF in any disputes that I may have with a medical scheme administrator.

I agree that, in the event that I become aware of any fraudulent activities associated with my practice number, I will immediately notify the BHF thereof, and shall assist the BHF with any investigation action which may be taken by the BHF's Forensic Management Unit.

I agree to be bound by the BHF's policies and terms and conditions relating to the use of practice numbers as amended from time to time and shall familiarise myself with the content of any updates to such policies and terms and conditions which the BHF may make from time to time and shall use the practice number only in accordance with the BHF's latest amendments and requirements pertaining to the use of the practice number.

Please show by ticking the below that you have read and completed the following sections of the form, which are attached hereto:

| 1. | Submitted all required documents certified by an impartial Commissioner of Oaths with a certification date that is not older than 6 months | |
|----|--|--|
| 2. | Form providing details of the practice completed in block letters | |
| 3. | Completed and signed bank verification form accompanied by a stamped bank letter not older than 3 months (<i>mandatory</i>) | |
| 4. | Section requesting authorisation for the bank debit order instruction for PCNS annual renewal fees completed in block letters (mandatory) | |
| 5. | Signed declaration that you have read the Terms and Conditions for use of a Practice Number | |
| 6. | By submitting this application form, you understand that the PCNS Application fee is non-refundable | |

NB: Digital signatures are not acceptable and may delay the processing of your application.

SIGNATURE OF OWNER/APPOINTED PROXY

DATE

FULL NAME AND SURNAME OF OWNER/APPOINTED PROXY

T 087 210 0500 | Lower Ground Floor, South Tower, 1Sixty Jan Smuts, Rosebank, 2196 | P O Box 2863, Saxonwold, 2131