

# VENDOR AGREEMENT

This Vendor Agreement (here in after termed as “Agreement”) is made and entered into on \_\_\_\_\_ day of \_\_\_\_\_ [month] of \_\_\_\_\_ [year] (here in after termed as “Said Day”) by and between \_\_\_\_\_ with its principal place of business located at \_\_\_\_\_ (hereinafter referred as “Vendor”) and \_\_\_\_\_ [name] with \_\_\_\_\_ [his/her/business] located at \_\_\_\_\_ (herein after referred as “customer” and collectively as “the customers”).

**WHEREAS** the vendor undergoes the business of \_\_\_\_\_

**WHEREAS,** the vendor has offered the customer to provide with \_\_\_\_\_

**WHEREAS,** the vendor will commence the selling of goods or services to the customer from \_\_\_\_\_.

NOW, THEREFORE, the Parties hereby agree as follows:

1. The vendor shall provide \_\_\_\_\_ to the customer on \_\_\_\_\_ in consideration paid by customer.
2. The agreement has to commence from \_\_\_\_\_, and shall terminate by \_\_\_\_\_ [termination period]
3. The vendor must provide invoice of purchase on \_\_\_\_\_ day of \_\_\_\_\_ [month].

4. Client is obliged to make instalment as recommended on\_\_\_\_\_ day after the conveyance of products/benefits through\_\_\_\_\_ [mode of instalment]
5. The law which administers the understanding will be\_\_\_\_\_ [state the law that governs].
6. The work shall be conducted at\_\_\_\_\_ [location of work]
7. The products are high quality products certified by\_\_\_\_\_ [mention the certification]
8. Where a controversy occurs, the parties shall use arbitration as a means of redress.
9. The return of any invoice shall not qualify the party to go to arbitration.
10. The Vendor hereby asserts that they have the skills, information and experience necessary to provide the products or services described in this Vendor Agreement.
11. The Vendor shall indemnify, protect and keep the Customer and his agents harmless for any injury or hurt. In addition, the Customer offers to keep the Vendor harmless against any liability or injury, even in cases of gross wrongdoing or incompetence on the part of the Vendor or its agent.
12. The Vendor promises to buy the requisite insurance within the duration of this Arrangement and shall, upon request, supply the Customer with evidence of said insurance. In the event that the Vendor fails to maintain or provide proof of insurance, the Customer shall consider such actions to be in breach of this Vendor Agreement and to be grounds for termination.
13. The Vendor shall be deemed to be an independent contractor. This Vendor Agreement does not constitute an employer/employee arrangement between the Customer and the Provider, and no such agreement shall be formed at any time.
14. Any party can terminate this Vendor Agreement by offering written notice to the other party within 10 days of the date of termination sought. Upon termination of this

Vendor Arrangement, all outstanding debts up to the point of termination shall be payable to the Vendor within 30 days.

NOW WHEREAS, by signing below, the vendor confirms their interpretation of the rules of business with his or her customer and promises to abide by these terms at all times.

FOR VENDOR:

NAME-

SIGNATURE-

DATE-

FOR CLIENT:

NAME-

SIGNATURE-

DATE-

DRAFT