



RECRUITER SPLIT FEE AGREEMENT

This Recruiter's Fee Sharing Agreement (hereinafter referred to as "Agreement") dated **EFFECTIVE DATE**, by and between **MyHealthrecruiter.com** ("Recruiter A") whose name appears below, and **NAME AND ADDRESS OF SECOND AGENCY** ("Recruiter B"), whose name appears below.

In consideration of the mutual covenants and agreements hereinafter set forth, the parties do hereby agree as follows:

1. **UNDERTAKING OF RECRUITER** - Recruiter A agrees to use its best efforts in an attempt to find either: (a) a suitable Candidate for a Job Order that Recruiter B has, or (b) to find a suitable Job Order for CANDIDATE that Recruiter B has. The specific Job Order(s) or Candidate(s) will follow by subsequent discussions, emails, etc.
2. **CONFIDENTIALITY** - Recruiter A and Recruiter B each agree to keep all submissions of Job Orders and Resumes submitted by one to the other confidential, and not to use, employ or refer to another the Candidate(s) or Job Order(s) without payment of referral fees as set forth in Paragraph 3 below.
3. **SHARING OF FEES RECEIVED** - In the event that Recruiter A submits a Candidate to Recruiter B and that Candidate is hired as a result of a Job Order belonging to Recruiter B, then Recruiter A shall be entitled to a fee payable by Recruiter B equal to Fifty Percent (50%) of the amount received by Recruiter B from the total placement fee as evidenced by a copy of the check received by Recruiter B, which shall accompany payment of the referral fee. In the event that Recruiter B submits a Candidate to Recruiter A, and that Candidate is hired as a result of a Job Order belonging to Recruiter A, then Recruiter B shall be entitled to a fee payable by Recruiter A equal to Fifty Percent (50%) of the amount received by Recruiter A from the total placement fee as evidenced by a copy of the check received by Recruiter A, which shall accompany payment of the referral fee. Payment of referral fees under this Agreement are due and payable within 15 business days after receipt of payment(s) from the employer who authorized the Job Order.
4. All Job Order and Candidate Resume information shared under this agreement will be considered "confidential" for the 12 month period immediately following the last activity with that information and be subject to the covenants of this agreement. **Both recruiting agencies can NOT directly contact the client of the other recruiting agency for 12 months after the hiring of any employee.**
5. Both parties shall share responsibility equally for any issues related to the guarantee and/or replacement policies in place with end client.
6. **OTHER TERMS** - Any amendment of this Agreement shall be in writing. In the event that either Recruiter fails to pay the other Recruiter referral fees owed under this Agreement, the prevailing party in any legal action shall be entitled to recover reasonable attorney's fees and court costs in addition to damages. Signatures received

by fax shall be deemed as fully valid as if they were original signatures. Fees received on placements may be subject to certain conditions such as completion of a minimum satisfactory work period by the Candidate before placement fee becomes final and payable.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their authorized representatives on the day and date first above written.

BY: _____

BY: _____

Date: _____

Date _____

Name, Title
Company
Address

Name, Title
Company
Address