

Practice Code Number Application Form: Hospice

A Practice Code Number (PCN) is allocated based on the authority granted to the Board of Healthcare Funders (BHF) by the Council for Medical Schemes (CMS) to allocate PCNs to suppliers of relevant healthcare services. 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 TICK THE APPROPRIATE APPLICATION TYPE

New Application		Change of Ownership		Existing practice number if Change of Ownership
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Applications <u>WILL NOT BE PROCESSED WITHOUT CERTIFIE</u> Oaths authority. The commissioner of oaths should be so and who has no interest in the HSP (such as any immedi the HSP). The stamp on the certified document must be o OATHS <u>and valid for 6 months from the date of certificati</u>		althcare Service Provider (HSP) er of the HSP or any colleague of the words COMMISSIONER OF o obtain a practice number, an African Law, as this is a
 Certified copy of the owner(s) ID Certified copy of the passport and proof of perm 	nanent residence permit, where the applicant is not a S y Limited Pty (Ltd), Incorporated Company or Non-For egistrar of Companies (where applicable). Registration Certificate Hospice Palliative Care Association of S.A	South African citizen.
 be closed. Please be advised that if there is an existing practice paid for. Failure to pay for the existing practice your new practice number. The Compliance and Risk Unit has been established Should you have any Queries regarding this Applica KINDLY NOTE THIS APPLICATION FORM MUST 	PLEASE NOTE cuments can be sent to pcns_admin@bhfglobal.com ship, a New Practice Code Number will be issued, and the p tice number and you are applying for a change of ownership e number and the correct application fee of your change of to monitor adherence to the PCN System's Terms and Condit ation, please contact Client Services on +27 87 210 0500 or ST BE FULLY COMPLETED IN ADDITION TO THE SUPPO to SO WILL RESULT IN THE DELAY OF THE PROCESSIN	p that both practice numbers are to ownership may delay the issuing of ions. e-mail <u>clientservices@bhfglobal.com</u> RTING DOCUMENTATION
Lower Ground Floor, South Tower 1Sixty Jan Smuts, Rosebank, 2196	P O Box 2863, Saxonwold, 2132 clientservices@bhfglobal.com	T +27 87 210 0500

DIRECTORS NJ Khauoe (Chairperson) • HL Nhlapo (Deputy Chairperson) • JK Mothudi (Managing Director) • MR Bayley • LR Callakoppen • ME Dlamini (eSwatini) • JH Joubert • TB Makoetlane (Lesotho) •S Martinus • AK Mia Hamdulay • CM Mokgosana (Botswana) • BOS Moloabi • N Nyathi • C Raftopoulos • SN Sanyanga • HC Schäfer (Namibia) • H. Stephens • MC Wilson



BOARD OF HEALTHCARE FUNDERS NPC Company Registration No. 2001/003387/08

Please complete t	he form in B	LOCK lette	ers only OR/ type to complete	e. Unclear ha	ndwriting ma	y delay in the processing of your application for a
			PCN and lead to errors	in the inform	mation captur	ed
			OWNE	RS DETAILS	5	
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ID Number						
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F	lease note	tilat requ		the origina	i starting uz	
Facility Name						<u>.</u>
Tax Number (if applica	able)			Vat Num	ber (if applica	able)
Proprietary Limited	Yes	No		Yes	No	
Closed Corporation	Yes	No		Yes	No	
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Incorporated Company	y Yes	No		Yes	No	
Practice Postal Address				Practice Phy	vsical Address	
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Code	Province			Code	P	rovince
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		10	EDI AND B Inly applicable where claims for re	UREAU DETA		
EDI User	Yes	(0	No	EDI Com		
Bureau	Yes		No	Bureau N	lame	

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Banking Details Verification Form

We would like to bring to your attention that it is an obligation of medical scheme administrators to verify healthcare providers' banking details. However, since the banking details of providers of service form part of the data set contained within the PCN system, BHF will continue updating this information disseminating them to medical schemes. Providers of service are therefore advised to contact medical schemes with which they do business in order to verify their banking details. Please ensure that the form is endorsed by the relevant bank by obtaining a bank stamp on the bottom left-hand corner or an original letter from the bank confirming banking details not older than 3 months.

To: BHF Client Services

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

I/ We authorise medical schemes and their administrators to pay any amounts which accrue to me / us to the credit of my / our account into the below mentioned bank account.

Please ensure that the form is completed with the correct information and endorsed by the relevant bank by obtaining a bank stamp in the space provided below. Please indicate whether the banking details are registered under an ID Number or a Company Registration number. Where the banking details are registered under the ID/Company Registration number of a 3rd party please submit a certified copy of the account owners ID or a Copy of the Company Registration documents.

Please complet	e the form in						handwriting ormation cap		the processing	of your	
Bank Name											
Branch Name											
Account Name (not account type)											Λ
Account Number											
Account Type	Current	Savings	Transmiss	sion					11000	1000	
Account Registration Type	ID Numbe		ompany gistration	Enter	ID/Com	pany Regis	tration Nun	nber(s)			
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Bank Debit Order Instruction

Please complete the form in BLOCK letters only OR/ type to complete. Unclear handwriting may delay in 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. Should you wish to activate a debit order instruction for the practice number renewal fee, please complete and authorise the below section. **Incomplete debit** order information will not be accepted.

Provider details

Date:					
Name:					
	Bank details for debit o	order transactio	n purposes only		
The details of my/o	ur account are as follows:				
Bank Name:			Branch Name:		
Branch Code:			Account Name:		
Account Number:			Account Type:		
(please select applied of the select applied	cable date): bruary 28th y be cancelled by means of giv	ring BHF 30 days' no	Ditice in writing, sent via	wal fee on either of the following dates March 31 st registered post to the BHF offices. I/We BHF has withdrawn whilst this instruction	
was in force.					
				may not cede or assign its rights and that y prior to written consent of the authorised	
Signed at:	on this	day of	20		
AUTHORISED SIGN	ATURE/S AS USED FOR SIGNI	NG BANK CHEQUES	://	10000	
AUTHORISED SIGN	ATURE/S AS USED FOR SIGNI	ng bank cheques	*		
AUTHORISED SIGN	ATURE/S AS USED FOR SIGNI	NG BANK CHEQUES	*		

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BOARD OF HEALTHCARE FUNDERS NPC Company Registration No. 2001/003387/08

Declaration

I, the undersigned, hereby declare that the information contained on the annexed application form is valid, correct and reflects my personal information as on 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 to the annual fee, as determined by BHF, towards the maintenance and running of the PCNS for the period that my practice number remains active.

I acknowledge that failure to renew 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 Commissioners of Oaths with a certification date that is not older than 6 month	าร	20
2.	Form providing details of the practice completed in block letters	0	20
3.	Stamped and signed bank verification form completed in block letters not older 3 months (where applicable)	•	
4.	Section requesting authorisation for the bank debit order instruction for PCNS annual renewal fees completed in block letters (optional)		
5.	Signed declaration that you have read the Terms and Conditions for use of a Practice Number		
6.	By submitting this application form that you understand that the PCNS Application fee is non-refundable		0

SIGNATURE OF APPLICANT

DATE

FULL NAME AND SURNAME OF SIGNATORY



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PCNS Registration 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.

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

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

Amount payable

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

For security reasons, we only accept card payment on the premises. Alternatively, you may make use of one of the payment methods below.

NEDBANK account holders we are a registered bank approved beneficiary. In order to make payment you will be required to add us to your beneficiary list by selecting PCNS New Applications and enter 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:	:	Please use Hospice's name as reference

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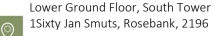
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TERMS AND CONDITIONS FOR THE USE OF A PRACTICE NUMBER

ARTIES Tran its a content of the sentence of the sent 1.1 1.2 2. 2.1 2.2 2.2.1 2.2.2 2.2.2 2.2.3 2.2.4 Are LIVION eadings to the clauses of this Agreement are inserted for reference purposes only and shall in no way govern or affect the interpretation thereof. Is inconsistent with the context, the expressions set forth below shall bear the following meanings: ment shall mean these terms and conditions, as amended from time to time. Is a shall mean any day other than a Saturday. Sunday, or public holiday in South Africa. mencement Date and lime an 1 April 2016. Usamesce uses and mean may out the third solution of a sol 2.2.5 2.2.6 2.2.7 2.2.8 time to time; Practice Number shall mean the number allocated by the BHF to a User for purposes of intervalia dentifying such User on the PCNS. Signature Data shall mean the date of the Party last signing this Agreement; and User shall mean may general practitioner, medical specialist, dentist, hospital, pharmacy and/or any other supplier of medical and related services, who complies with the BHF's requirements to be issued with a Practice Number, and in respect of whom the BHF has allocated a Practice Number. 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. 2.2.9 2.2.10 2.2.11 2.3 2.4 2.4 2.4.1 2.4.2 2.4.3 2.5 any one gender includes the other gender. a natural person includes an artificial person and vice versa; and des the plural and vice versa. er 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. 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. Where figures are referred to in numerals and in words, if there is any conflict between the two, the words shall prevail. Where any term is defined within the context of any particular clause in this Agreement, the terms obtained, unless it is dear 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 if for all purposes in terms of this Agreement, notwittering the main in the following for the general wording preceding it and the elusdem generis rule shall not be applied in the interpretation of such general wording or such specific arounds or variantes. 2.6 2.7 2.8 2.9 The carry of the work many generating y to many of a standard of the construction of this Agreement and as a mended or re-matcled from time to time. Any reference to an enactment in this Agreement is to that enactment as at the commencement of this Agreement and as a mended or re-matcled from time to time. The rule of construction that the construction and information 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 Part be deemed to include such Party's estate, heirs, executors, administrators, trustees, permitted assigns or liquidators, as the case may be case as the case and the case as the case as the case and the case as the case and the case as the case and the case as 2.10 2.11 2.12 2.13 vithstanding that the clauses themselves do not expressly provide for this. INTRODUCTION
The BHF has developed the PCNS in order to facilitate the procedure in terms of which the Members make payments to Users.
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.
The Parties accordingly enter into this Agreement to ercord the terms and conditions on which the BHF mult have allocated a Practice Number, and that will apply to the use of the Practice Number.
COMMENCEMENT AND DURATION
In respect of a User to whom the BHF has already allocated a Practice Number prior to the Commencement Date, this Agreement shall endure for as long as the User has a Practice Number and makes use of the PCNS, unless otherwise terminate the inaccordance with the provisions of this Agreement.
The User may at any time terminate this Agreement to Bying the other Party written notice of termination of this Agreement.
The User may at any time terminates this Agreement bay for the terminates of the PCNS, unless otherwise terminate of the Fee, which the User may have paid over to the BHF prior to termination of this Agreement.
The User may at any time terminates this Agreement by Bying the other Party written notice of termination of this Agreement.
The User may at any time terminates this Agreement to the COMENT COMENT. 3.1 3.2 3.3 4. 4.1 4.2 4.3 4.4 5. 0000 USE OF THE PRACTICE NUMBER The User shall use the Practice N OF THE PRACTICE NUMBER User shall use the Practice Numbers User shall use the Practice Numbers and the processing thereof in respect of services rendered by the User to the User shall use the Practice Numbers, and such other purposes as may be agreed to by the BHF in writing from time to time. 1000 6. 6.1 6.2 6.3 6.4 FEE Use shall pay to the BHF the Fee that can be found on the PCNS website www.pcns.co.zo on or before 31. March in every calendar year. The Fee shall be subject to an annual escalation as determined by the BHF Board of Directors. All payments by the User in terms of the provisions of this Agreement thall be made kown on the tectronic fund shall be made kown on to the User from time to the to the User and in pay. Interest shall accrue on the outstanding balance of all amounts due and payable but unpaid by the User from time to time. Interest shall accrue on the outstanding balance of all amounts due and payable but unpaid by the User from time to time. Interest shall be charged at the rate of interest published as being charged from time to time by the BHF bankers, as certified by any manager of that bank, whose appointment nearby the datas of which shall be made known to the User from time to time. Interest shall be charged at the rate of interest published as being charged from time to time by the BHFs bankers, as certified by any manager of that bank, whose appointment nearbow the datas of which append the to time. In the absorb of main first error, be final ablicing to the Parker by user manager of that bank whose appointment nearbow the payment becomes due in terms of this Agreement until the date of payment. SUPPORT 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. SUBJOON OF The USR DEUGENDARY OF THE USR DEUGENDARY OF THE USR The DEFF shall provide reasonable support that legs (basis) to 1630 on Business Days. DEUGENDARY OF THE USR DE 7. 7.1 7.2 8. OBLIGATION OF INC USEN THE User undertailes: to use the Practice Number in accordance with the provisions of this Agreement, the BHP's codes of conduct and policies relating to the use of the PCNS and/or Practice Number. 8.1 8.2 8.3 8.4 to use the ratice number in accordance with the provisions or this Agreement, the on's scoles of chonect and pointer sealing to the set on the ratice number. To use the Practice Number exclusively for such purposes as set out in clause 5. 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. 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 authoris as set out in clause 5; 1 ed by the User to use the User's Practice Number for the pu as set out in clause 5; not to allow any fraudulent use of the User's Practice Number. to immediately notify the BHF of any unauthorized use of the User's practice Number. to immediately notify the BHF of any security breach of the User's profile on the PCNS. to uservise 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 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. 8.5 8.6 8.7 8.8 8.9 8.10 8.11 . to ensure that the user's information on the PLAN is always current and updated. IUINTATION OF LUBAILTY 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 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 contractor PESIONAL INFORMATION 10. 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. accordance with and for such purposes allowed for by the Protection of Personal Information Act, 2013. WARRANTES 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 the activate 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 or fitness for any particular purpose are given by the BHF. INTELICETUAL PROPERTY 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. 11. 11.1 11.2 12. 12.1 12.2 12.2.1 12.2.2 12.2.3 12.3 The User fibe version of the data fibe proprietors on or use on a successful rougery available and the second seco



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BOARD OF HEALTHCARE FUNDERS NPC

Company Registration No. 2001/003387/08

13.	CONFIDENTIAL INFORMATION
13.1	The User acknowledges that the Confidential Information constitutes a valuable, special and unique asset proprietary of the BHF.
13.2	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 between the Parties, directly or indirectly communicate, diverse to see the 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.
13.3	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 construct Regreement and construct Biolognee from the BHF in writing, and will take all steps necesary to procure that its employees.
13.4	professional advisors, agents and consultants comply with this provision. The User agrees that it shall protect the Confidential Information discided 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
13.4	Ine user agrees that it shall protect the commential information accosed by the birpustant to the provisions of this Agreement, using the same standard of care that the user applies to sareguard its own proprietary, secret of commential information, which shall at least be a reasonable standard of care, and that the Confidential Information and and and and and and and and and an
13.5	The User undertakes not to:
13.5.1	copy, reproduce or adapt the Confidential Information in any manner or form;
13.5.2	develop anything similar to the Confidential Information; and/or recisiter any intellectual arocentry that bertains to or its based on the Confidential Information or anything similar thereto.
13.6	register any interactual property mate pertains to or is based on me connotential mormation or anytomic similar interecto. 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 only that portion of the information which it is legally required to disclose and the User will endeavours to protect the confidentiality of such information to the widest extent possible in the information which it is legally required to disclose and the User will endeavours to protect the confidentiality of such information to the widest extent
13.6.2	possible in the Unconstances, and is disclosed to a third party pursuant to the prior written consent of the BHF;
14.	BREACH AND TERMINATION
14.1	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 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 performanc
14.2	by the Defaulting Party of all of the Defaulting Party's obligations. The aforegoing is without prejudice to such other rights as the 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	ine shir may immediately terminate tim s greement at any time by giving written hotice or such termination to the user it: the User is, other than for the survoses of reconstruction or amaleamation, beaded under volunitation/sequestration (whether provisional or final) or under business rescue or under receivership or under the equivalent of any of the aforecoine:
14.2.2	a final and unappealable judgement 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	the User makes any arrangement or composition with its creditors generally or ceases to carry on business;
14.2.4 14.3	ceases to render medical services and/or becomes unauthorized to or disqualified from providing medical services. Any termination of this Agreement pursuant to the provisions of clauses 12.3 shall be without prejudice to any claus which a Party may have in respect of any prior breach of the terms and conditions of this Agreement by the other Party.
14.5	Any deministration of this Agreement pursuant to the provisions of clause 14.2 shall be without prepare to any
	In the event of any act of God, strike, war, warlike operation, rebellion, rict, civil commotion, lockout, combination of worknem, interference of trade unions, suspension of labour, fire, acident, unavailability, failure or suspension of services provided by third part tes, or (without regard to the foregoing enumeration) of any circumstances arising or action taken beyond or outside the reasonable control of the Parties hereto preventing them 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 shalls be relieved of its obligations hereunder (aring the period that such force Majeure continues (acduding payment obligations for materias 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 isos 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 invoking force Majeure shall be promptly given of
	Party shall be entitled forthwith to cancel this Agreement.
16.	CESSION AND DELEGATION
16.1 16.2	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 Agreement. The BHF shall all limss be entitled to sell, cede, assign, make over units or in favour of any person all its rights, title and interst in and to this Agreement but not its obligations hereunder.
17.	ADDRESS
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 executandi (Domicilium) at which all documents in legal proceedings in connection with this Agreement must be served. The BHF Domicilium
	ine one Jomknium Lower Ground Floor South Tower, 160 Jan Smut - Cnr. Tvrwhitt Ave. Rosebank. 2196
	Postal address: PO Box 2863, Saxonwold, 2132
	Contact No: 011 537 0200
	Email: Clientservices@bhfglobal.com
	Email: Clentservices@bhfglobal.com and The User As recorded in the PCNS.
17.2	Email: Clientservices@bhtglobal.com and The User As recorded in HPCNS. Any notice or communication required or permitted to be given to a Party schosen address, telefax number or e-mail address in accordance with the
17.2 17.3	Email: Clientservices@bhfglobal.com and The User As recorded in the PCNS. 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 cliques 17.6, provided that documents in legal proceedings in connection with this Agreement may only be served at a Party's Dominilium.
17.3 17.3.1	Email: Clentservices@bhfglobal.com and The User As recorded in the PCNS. 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 Dominilium. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address to another address, telefax number or e-mail address, provided that the change shall become effective on the 10th (tenth) Business Day arther the receipt or demed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and
17.3 17.3.1 17.3.2	Email: Clentservices@bhtglobal.com and The User As recorded in the PCNS. 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 concordance with the provisions of clause 17.4, provided that documents in legal proceedings in concordance events that address the effex number or e-mail address, provided that: the change shall become effective on the 10th (tenth) Business Day after the receipt or deemed receipt of the notice by the addresse in accordance with the provisions of clause 17.4, and any change in a Party's formicitium shall only be to an address. The provision of a parts (the provisions of clause 17.4, and
17.3 17.3.1 17.3.2 17.4	Email: Clentservices@bhfglobal.com and The User As recorded in the PCNS. 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. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address in accordance with the the change shall become effective on the 10th (tenth) Business Day arther the receipt or demed receipt of the notice by the addresses in a cordance with the provisions of clause 17.4, and any notice to a Party connicilium shall only be to an address in South Africa, which is not a post office box or a poste restante.
17.3 17.3.1 17.3.2	Email: Clentservices@bhtglobal.com and The User As recorded in the PCNS. 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 Domildium. Any Party may by written notice to the cher Party, change its chosen address, telefax number or e-mail address to another address, telefax number or e-mail address, provided that: the change shall become effective on the 10th (tenth) Business Day after the receipt or deemed receipt of the notice by the addresse in accordance with the provisions of clause 17.4, and any change in a Party's Domiliant what address in clause 10.1, or Sent by prepaid registered post to its at its chosen address in 17.1, or
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5	Email: Clentservices@bhtglobal.com and The User As recorded in the PCNS. 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 concention with this Agreement may only be served at a Party's Domilium. Any Party may by written notice to the othe Party, thange its chosen address, telefax number or e-mail address in accordance with the provisions of clause 17.4, and any change in a Party's Domilium shall only be to anddress. The provisions of the addresse in a ccordance with the provisions of clause 17.4, and any change in a Party's Domilium shall only be to anddress. The provision soft best on the Carl Marty and trice, which is not a post office box or a poster restance. Any notice to a Party contained in a correctly addressed envelope; and sent by prepaiding 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 17.4, and shall be deemed to have been received in the case of clause 17.1, applice parter posting (unless the contrary is proved) and, in the case of clause 17.4, 2 on the day of delivery.
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5 17.6	Email: Clentservices@bhfglobal.com and The User As recorded in the PCNS. 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. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address in accordance with the change shall become effective on the 10th (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 any change in a Party Stomicilium shall only be to an address in South Africa, which is not a post office box or a poste restante. Any notice to Party contained in a correctly addressed envelope; and sent by prepaid registered post to it 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 frosting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice to Party contained in a Darty at its tieshean number or e-mail address in lacus the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery.
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5	Email: Clentservices@bhtglobal.com and The User As recorded in the PCNS. 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 concention with 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, the fax mumber or e-mail address in accordance with the provisions of clause 17.4, provided that documents in legal proceedings in concention with this Agreement may only be served a ta Party's Donicilium. Any Party may by written notice to the othe Party, change its chosen address, telefax number or e-mail address in clause 17.4, and any change in a Party's Donicilium shall only be to an address in clause 10.1, 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 17.1, or delivered by hand to a responsible person during ordinary 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 ball be deemed, unless the contrary is proved, to have been received on the first Business Day after the fits business Day after posting (unless the contrary is proved), to have been received on the fits to notive busines in 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 ball be deemed, unless the contrary is proved, to have been received on the fits Business Day after the date of transmission. Notwithstanding anything to the contrary contained in this Clause 5.2 written notice or contrary contained in this Clause 5.2 written notices or coundure, to
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5 17.6	Email: Clentservices@bhfglobal.com and The User As recorded in the PCNS. 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. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address in accordance with the change shall become effective on the 10th (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 any change in a Party Stomicilium shall only be to an address in South Africa, which is not a post office box or a poste restante. Any notice to Party contained in a correctly addressed envelope; and sent by prepaid registered post to it 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 frosting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice to Party contained in a Darty at its tieshean number or e-mail address in lacus the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery.
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5 17.6 17.7	Email: Clentservices@bhtglobal.com and The User A recorded in the PCNS. 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. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address in accordance with the provisions of clause 17.4, and any change in a Party Stomicilium shall only be to an address in south Africa, which is not a post office box or a poste restante. Any notice to a Party contained in a correctly addressed envelope; and sent by prepaid registered post to it at its chosen address it is clause 17.1; shall be deemed to have been received in the tease of clause 17.4.1 on the fifth Business Day after protecting to growed, have been received in 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 to a Party still address hall be deemed, unless the enterned, unless the enterned unless the notice or communication to it to this that its anot sen to or delivered at its chosen address. Notivithstanding anything to the contrary contained in this clause 5.7. DISPUTE RESOLUTION
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.1 17.4.2 17.5 17.6 17.7 18.	Email: Elenstervices@bhfglobal.com and The User As recorded in the PCNS. Any notice or communication required or permitted to be given to a Party sursunt 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 Dominilium. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address is notice that the change shall become effective on the 10th (tenth) Buisens Day after the receipt or demed receipt of the notice by the addresses in accordance with the any notice to a notice on the 10th (tenth) Buisens Day after the receipt or demed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and any notice to a not contract vadience derevelop, and any notice to a correct vadience derevelop and the sin south Afric, which is not a post office box or a poste restante. Any notice the advectore that a correct vadiences derevelop and sent by prepaid registered post to it at its token address in foutee 17.1. delivered by hund to a responsibility and to a sense official bus or a constant address that the sense of takes 17.4.2 on the day of delivery. Any notice that its helfax number or e-mail address is shall be deemed, unless the contrary is proved, to have been received on the first Buisness Day after the date of transitision. Notwithstanding anything to the contrary contained in this cause 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 choren address, telefax number or e-mail address a set out in cause 17.1. DispUTE RESQUIDION
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5 17.6 17.7	Email: Elenstervices@bhfglobal.com and The Uare A recorded in the PCNS. 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 that become effective to the other Party, change its chosen address, telefax number or e-mail address in accordance with the the change shall become effective on the 10th (tenth) Bouiness Day atter the receipt or demed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and any change in a Party Stomicilium shall only be to an address in South Africa, which is not a post office box or a poster restante. Any notice to a Party contained in a correctly addressed envelope; and sent by prepaid registered post to it at its chosen address in is such Africa, which is not a post office box or a poster restante. 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; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day at part posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice to a Party at its tilefax 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. Notivitistanding anything to the contrary contained in this clauses 5, anytitem notice or communication required at its chosen address, the contrary to contained in this clause 5.1. Disput RESOLUTION If a dispute between the Parties arises out of or is related to the structure shall meet and negotiate in good faith to attempt to resolve the dispute, failing which the either Party shall be entitled to institute any proceedings against the other Party is not court of competent jurisdiction. MUTUAL SUPPORT
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.1 17.4.2 17.5 17.6 17.7 18.	Email: Elenstervices@bhfglobal.com and The Uare A recorded in the PCNS. 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 that become effective on the 10th (tenth) Bouiness by atter bar doress, telefax number or e-mail address in accordance with the the change shall become effective on the 10th (tenth) Bouiness by atter the receipt or deemed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and any change in a Party Stomicilium shall only be to an address, in South Africa, which is not a post office box or a poster restante. Any notice to a not return diverse derived part to the top the motice by the addresses in accordance with the provisions of clause 17.4, and any change in a Party Stomicilium shall only be to an address in South Africa, which is not a post office box or a poster restante. Any notice to a correctly addressed envelope; al sent by prepaid registered post to it at its chosen address in clause 17.1; or delivered by have been received in the case of clause 17.4.1 on the fifth Business Day after protating (infless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice to a Party sti ta ties frammer 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 ments to a Party at its telefax number or e-mail address shall be deemed, unless the contrary is proved in the first Business Day after the date of transmission. Notivitistanding anything to the contrary contained in this clauses 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it notivithstanding that it was not sent to or delivered at its chosen address, for an iddness so to ut in clause
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.1 17.4.2 17.5 17.6 17.7 18.	Email: Elenstervices@bhfglobal.com and The Uare A recorded in the PCNS. 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 set 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 Domidilum. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address is noted that documents in legal proceedings in connection with this Agreement may only be served at a Party's Domidilum. Any party may by written notice to the other Party, change its chosen address, telefax number or e-mail address to another address, telefax number or e-mail address to another address, telefax number or e-mail address to another address in accordance with the provisions of clause 17.4, and any change in a Party's Domidilum shall only be to an address in south Africa, which is not a post office box or a poster restante. Any notice to party contained in a correctly addressed envelope; and sent by prepaid registered post to it 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 prosting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice by a Party as the telefax number or e-mail address has albed elemed, unless the contrary is proved, to have been received on the fast was not sent to or delivered at its chosen address, 105VUT ERSEVIDION If adjuute between the Parties raises out of or is related to this Agreement, the Parties shall neet and negotiate in good fait to attempt to resolve the dispute, failing which the either Party shall be enstitled to institute any proceedings against the other Party in any courd of compating lupidedicion. MUTAL SUPPORT The Parties undertake at at lim
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5 17.6 17.7 18. 19.	Email: Elenstervices@bhlgiobal.com and The Uare A recorded in the PCNS. 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 that become effective on the 10th (tenth) Business Day atter background that is 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 chause 17.6, provided that dcuments in legal proceedings in connection with this Agreement may only be served at a Party'. Domicilium. Any party may by writen 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 10th (tenth) be buiness Day atter the receipt or deamed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and any notice to a forty contained in a correctly addressed envelope; at sent by prepaid registered post to it at its chosen address in locuse 17.1; shall be deemed to have been received in the case of clause 17.4.1 on the fifth Business Day after protating in divers. Any notice to a party on tale fact number or e-mail address hall be deemed, unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice to a party contained in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to in tortwithstanding 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 asises out of or is related to this Agreement, the Parties undia to the party is telefax number or demails address hall be easies at a to tak at and to tak at and to tak at and
17.3 17.3.1 17.3.2 17.4 17.4 17.4 17.4 17.5 17.6 17.7 18.	Email: Elenstervices@bhfglobal.com and The Uare A recorded in the PCNS. 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 Domidilum. Any Party may by written notice to the other Party, change its chosen address, telefax number or e-mail address, provided that: the change shall become effective on the 10th (tenth) be biosens Day after the receiver of demed receiver of the notice by the addresses in accordance with the provisions of clause 17.4, and any notice to the other structure and treas in south Africa, which is not a post office box or a poster restante. Any notice to the address in clause 17.1, or delivered by the lease or clause 17.4.1 on the fifth Business Day after proteing (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 address in address in alcose or contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. More that the structure and the structure and the structure and the structure and tensis to a structure and the structure and the structure and the structure a
17.3 17.3.1 17.3.2 17.4 17.4 17.4 17.4 17.5 17.6 17.7 18. 19. 20. 21.	Email: Elentervices@bhfglobal.com and The Uare A recorded in the PCNS. An protice 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. 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 10th (tenth) Buisenss Day after the receipt or deemed receipt of the notice by the addresses in accordance with the provisions of clause 17.4, and 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. Any notice to a not constitutive served with the care of clause 17.1, or delivered by hand to a responsible person during ordinary buisness Day after posting (unless the contrary is proved) and, in the case of clause 17.4.2 on the day of delivery. Any notice to a Party or chanled in this clause 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to it nonvithstanding that it was not sent to or delivered at its chosen address, the lefax or mells or enail address as a to cut in clause 5.1. DisPIT RESOLUTION Delivered by Intervised at the clause 17.4.2 on the disput of a is related to this Agreement, the Parties shall need and negotiate in good faith to attempt to resolve the dispute, failing which the either Party shall be entited to institute any proceedings against the other Party in any court of comparity litricidicus. MUNA SUPPORT The Parties undertake at all lines to do all such histings and the taking of all such steps as may be open to the main adcressary for or incidental to the purtieg interefec
17.3 17.3.1 17.3.2 17.4 17.4.1 17.4.2 17.5 17.6 17.7 18. 19.	Email: Elenstervices@bhlgiobal.com and The Uare A recorded in the PCNS. An protice 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 n writing and sent to a Party's chosen address, telefax number or e-mail address in accordance with the provisions of that accurse the provisions of the Surger Data Party pursuant to the provisions of the Agreement shall be valid and effective only if n writing and sent to a Party's chosen address, telefax number or e-mail address in accordance with the provisions of the Ause 27A, provided that dcurments in legal proceedings in connection with this Agreement may only be served at a Party's Domicilium. Any party may by writen notice to the other Party, change its chosen address, telefax number or e-mail address, provided that the change shall become effective on the 10th (tenth) be buiness by atter the receipt or deemed receipt of the notice by the addresses in accordance with the provisions of clause 17A, and any change in a Party Somicilium shall only be to an address in losus 17J, 10° delivered by hund to a responsible person during ordinary buiness board attriss in clause 17J. shall be deemed to have been received in the case of clause 17A. 1 on the fifth Buiness Day after protating in the tase of clause 17A. 2 on the day of delivery. Any notice built a trist shall dore shall address shall be deemed, unless the contrary is proved) and, in the case of clause 17A. 2 on the day of delivery. Any totice built befax or maints or a party at the telefax number or e-mail address shall be deemed, unless the contrary to nortice of transmission. Notivithstanding anything to the contrary contained in this clauses 5, a written notice or communication actually received by a Party shall be an adequate written notice or communication to in totwithstanding that it was not sent to o delivered at its chosen address, telefax numbers or e-mail address as all be deemed. Unless the contrary is proved and in t
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