WIZARA YA AFYA, MAENDELEO YA JAMII, JINSIA, WAZEE NA WATOTO



BARAZA LA FAMASI



FOMU YA KUKIRI KUTEKELEZA MAJU KUMU YA MWANATAALUMA WA DAWA KWENYE MAJENGO YA KUTOLEA HUDUMA YA DAWA

(kutoka katika Kifungu No. 44 (1) (a) cha Sheria ya Famasi)

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HALMASHAURI YA MANISPAA YA KINONE)()[
SEHEMU YA TATU: - UTHIBITISHO WA MAKAZI:	
Ithibitishwe na: Afisa Mtendaji	
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AGREEMENT TO OPERATE A BUSINESS OF A PHARMACIST

BETWEEN

ANNA

GEORGE

NGARAMA

(PROPRIET OR)

AND

CONSTRATHA

RAPHOSE

MLIMWA

(SUPERINTENDENT)



AGREEMENT FOR EMPLOYMENT TO OPERATE	A BUSINESS OF A PHARMACIST
This Agreement is made on this 67 day of	10 20 24
BETWEEN	
ANNA GEORGE NGARAMA (Name) of P.O. BO (hereinafter referred to as the PROPRIETOR) the export or his legal representative of his business, of one part;	OX 32701 Region LAR ES SALAAM pression which includes his assignees, agents
AND	
CONSOLATHA RAPHASI MLIMUA: supervises a business of a pharmacist (hereinafter referanter part.	_a registered pharmacist in charge who rred to as the SUPERINTENDENT) of
WHEREAS the Proprietor wishes to establish and or engulated business under the Act	crate a business of a pharmacist which is a
AND WHEREAS in compliance with section 43 of h professional services of a pharmacist to be in charge of his	ne Act the Proprietor wishes to engage the s business;
AND WHEREAS the Superintendent is willing to of elieu of remuneration for such services or such other terms	er professional services to the proprietor in and conditions as stipulated hereunder;
AND WHEREAS the proprietor and superintendent (desirous to enter into an agreement, to establish and operand conditions as hereinafter appearing;	(together referred as the Parties) are rate a business of a pharmacist at the terms
AND WHEREAS the Parties agree to establish and cas GENEGIA PHARMACY	operate a business of a pharmacist styled harmacy.
AND NOW WHEREFORE THIS AGREEMENT W.T	INESSETH AS FOLLOWS;
AND NOW WHEREFORE THIS AGREEMENT WIT	harmacy.

1. I

In this Agreement, unless the contrary intention appears, the following words shall denote the meaning assigned to them:

Act means the Pharmacy Act, [Cap 311 R:E 2002] Laws of Tanzania.

Agreement means this Agreement between the parties to establish and operate a business of Pharmacist.

Business of pharmacy or pharmacist includes professional pharmacy practice and any activity carried on by a person in relation to medicines, medical devices or herbal medicines;

"Council means the Pharmacy Council established under section 3 of the Act.

Pharmacy means any approved premises wherein or from which any services pertaining to the practice of a pharmacist is provided, and shall include a community Pharmacy, consultant Pharmacy, institutional Pharmacy or wholesale Pharmacy.

Pharmacist means a person registered as such under section 16 of the Act.

Proprietor means an owner of Pharmacy who is registered as such under the Tanzania Food, Drugs and Cosmetics Act of 2003 and includes his assignees, agents or his legal representatives.

Registrar means Registrar of the Council appointed under Section 11 of the Act

Superintendent means a Pharmacist In-Charge of the business of a pharmacist who supervises a pharmacy and is registered as such by the Council under the Act.

Transfer of ownership means any disposition of ownership of the facility subject of this agreement to a third party either by way of sale, lease, or any other form, which has the effect of changing or transferring power of authority of owning of pharmacy to a third person during existence of its operation

2.	Duration	of Agreement
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This Agreement	shall be eff	ective fo	r a period of	menths co	mmanain	a from			
The 07	day of	10	20. 244	inclinis, co	Jimmenem;	g mom			
		10	20_24	_10_0+	day of	10	20	25	

3. Commencement of Supervision

The	superintend	lent shall	commence	man	agement and	supervision	of the	above named	l Dhannaar.	
the_	07	_day of	(0	_20_	2014	_	or the	above named	i Fharmacy o	n

4. Obligation of the Parties:

4.1 The Proprietor:

The proprietor shall have the following duties and responsibilities;

- 4.1.1 The **PROPRIETOR** shall pay monthly allowance/emoluments of 700,000/= TZS payable to the **SUPERINTENDF NT** upon discharging his duties and functions as per this Agreement.
 - (a) Provided that the said allowance shall be net off any applicable taxes and/or deductible employment benefits and shall be paid in monthly basis, and no later than the 1stday of the following communicated to the Superintendent and has accepted to the delay.
 - (b) Where the Proprietor fails to pay a monthly allowance to the Superintendent for ten (10) days without any justifiable cause, the Superintendent shall treaty such late payment as a breach of contract and the matter may be taken to court for appropriate legal measure at the expenses of the Proprietor.

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- 4.1.2 The Proprietor shall be responsible for purchasing or buying all reference materials necessary for the discharge of the business of a pharmacist and shall ensure at all times the availability of all necessary reference and other relevant materials necessary for provision of pharmaceutical services and operations.
- 4.1.3 The Proprietor shall comply with the Laws, Regulations, Guidelines and standards prescribed by the Council and other relevant authorities.
- 4.1.4 Implement and ensure that standards required for pharmacy and pharmaceutical properties are maintained in high level at a 1 times.
- 4.1.5 The Proprietor shall hire pharmaceutical personnel for providing services or dispensing personnel recognized by the Council.
- 4.1.6 The Proprietor shall apply adequate funds necessary to rehabilitating or modifying the present premises and maintaining the modern pharmacy practice.
- 4.1.7 The Proprietor shall follow up and implement on matters advised by a Superintendent on professional and matters related to provision of good pharmaceutical services.
- 4.1.8 The Proprietor shall ensure pharmaceutical services are provided with due care and ensure all proper records are maintained and managed well.
- 4.1.9 The Proprietor shall be responsible to report to the Council on poor attendance, service provided or malpractices done by the SuperIntendent.
- 4.1.10 The Proprietor shall purchase and ensure availability of all necessary tools for pharmacy operations are in place, which includes but not limited to availability of Superintendent log book, PC logo, dispensing register, ledgers etc.
- 4.1.11 The Proprietor shall not interfere with the performance of professional matters in the premises or cause non-performance of professional services in the pharmacy.
- 4.1.12 The Proprietor shall ensure all purchases or procurement and deliverables of pharmacy items are signed by a Superintendent for proper er records and professional accuracy.
- 4.1.13 Perform any other duty as the Council may determine from time to time for proper conduct and management the business of pharmacist.



4.2 The Superintendent;

For an allowance or emolument stipulated in clause 4.1.1 of this Agreement, the Superintendent shall, with all commitment and professional diligence, take the necessary steps to establish and efficiently supervise the said pharmacy, dealing in Pharmaceuticals.

The superintendent shall have the following duties and obligations: -

- 4.2.1 Shall obtain from the Council and other licenses, permits and authorization and leep the pharmacy within the standards and conditions as contained in any written law that regulate and control the business of a pharmacist.
- 4.2.2 Shall ensure physical supervision of the said premises at a minimum of 15 hours in 7 days of the week. Full time pharmacist is more preferable.
- 4.2.3 Shall implement and ensure that standard properties are maintained in high level at all times.
- 4.2.4 Shall manage and undertake all technical and professional matters in the pharmacy.
- 4.2.5 Shall supervise and control all pharmace utical personnel work in the pharmacy and ensure day-to-day functions of the pharmacy abide to the law.
- 4.2.6 Shall facilitate capacity building to all plarmaceutical personnel that supervises the pharmacy.
- 4.2.7 Shall provide pharmaceutical service with due care.
- 4.2.8 Shall ensure all proper records are maintained and managed in accordance to good pharmacy practice standards.
- 4.2.9 Shall ensure availability of all necessary reference and other relevant materials necessary for provision of pharmaceutical services and operations are in place.
- 4.2.10 Shall report to the Council on any malpractices or violations done by the Proprietor.
- 4.2.11 Shall ensure availability of all necessary tools for pharmacy operations are in place, i.e. Superintendent logbook, PC logo, dispensing register, ledgers etc.
- 4.2.12 Must ensure whoever is on duty shall appear on a white coat and name tag on it.

- 4.2.13 Shall establish a well-organized management body of the pharmacy of which he supervises.
- 4.2.14 Shall ensure that all certificates (business permit, premises registration, copy of certificate of a Superintendent and any conspicuously displayed in the premises.
- 4.2.15 Shall ensure medicines, medical supplies and other pharmacy items are properly arranged and kept in compliance with good pharmacy practice standards.
- 4.2.16 Shall perform any other duty as the Cour cil may determine.

5. Termination

- 5.1 This Agreement shall be terminated:
 - (a) by automatic termination;
 - (b) by mutual consent, or
 - (c) by Notice
- 5.2 The Agreement may automatically be terminated:
 - (i) after the expiry of a term fixed under Clause 2 of this Agreement unless otherwise the parties agree to renew the terms of the agreement.
 - (ii) If the Council cancels the licence, or suspends or removes the name of a **Superintendent** from the Register due to professional misconducts in accordance with section 45 of the Act.
 - Notwithstanding the requirement of this Clause, where termination is due to the cancellation of the Superintendent solicence, or suspension or removal from the Superintendent for the work done for any such of days before the cancellation, suspension or removal shall be paid by the Proprietor prior to termination.
- The Agreement may be terminated at between the parties when they find it appropriate that the agreement be terminated. Provided that where the Agreement is allowance due to the **Superintendent** that the agreement be terminated. The parties when they find it appropriate that the agreement be terminated. The provided that where the Agreement is appropriate that the agreement or consent appropriate that the agreement of the ag

- 5.4 The Agreement may be terminated by not ce:
 - (i) By either party by giving a one (1) month written notice to the other party of the intention to terminate the Agreement;
 - (ii) By either party by yielding to the other party one month s equivalent payment in lieu of a notice as required under Clause 5.4 (i) above.

Provided that a written notice under this clause shall be addressed to the other part and copy shall be submitted to the Registrar for notification.

- Notification of termination of the contract to the Registrar shall be accompanied with reasons of termination.
- The Parties agree that the Council shall not be obligated to issue another notice of termination but a closure order as per the Act.

6. Dispute Settlement

- In the event of dispute in connection with this agreement both parties will make every effort to resolve the matter amicably.
- 6.2 If amicable settlement becomes impossible, then, an aggrieved party may seek legal remedy.
- Nothing in clause 6 (6.1) and (6.2) shall prevent the Proprietor or Superintendent from initiating or proceeding to the Commission for Mediation and Arbitration (CMA).

7. Applicable Law and Jurisdiction

- 7.1 The laws of Tanzania hereto shall govern the validity, construction and interpretation of this agreement and the rights and duties of the parties.
- 7.2 Any dispute, controversy or claim arising of or relating to this Agreement or the breach, termination or invalidity or the Agreement's nall firstly be settled amicably by the parties.
- 7.3 Unless the matter is not settled in an amical le way within thirty (30) days from the date when the dispute arose, the matter may be taken court of competent jurisdiction for further redress.
- 7.4 in this Agreement shall preclude the making of an application to the Court for conservatory or provisional relief

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8. The Council will accept additional clauses but this Agreement is a generic contract for guidance only. IN WITNESS WHEREOF the parties hereto have duly signed and sealed this presents on the date and in the manner herein after appearing. Signed and delivered by the parties at this lay of 10 ANNA GEORGE SIGNED and DELIVERED at .. by the said NGORAMA Who is known to me personally/identified to me by PETBR NGA RESMA the latter being PROPRIETOR personally known to me this day of ...20 ... In the presence of: SIMBA PIUS KIRBUCIEUS Name: Address: Date:.. october 2024 by the said 3No CATHA SIGNED and DELIVERED at R. Milmura...who is known to me personally/identified to me by PERR NEWA the latter being SUPERINTENDENT personally known to me this day of ...20 ... In the presence of: Designation: Signature: ALL HULLING CHALLER FACE 18199 DAR -21-SKLATSM. Address: Date:.. 3th October 2024.