



LAVENDER FARM  
NANTUCKET WELLNESS

## Lavender Farm Wellness Provider Agreement

In consideration of Lavender Farm Wellness (hereinafter referred to as “LFW”) providing client referrals to \_\_\_\_\_ (hereinafter referred to as “Provider”), LFW and Provider herein agree as follows:

1. In servicing LFW clients, Provider agrees to work within the scope of their licensure and/or certification while adhering to the highest quality accepted standards of care in the area of specialization of the Provider: including all state, federal, and municipal regulations and standards that relate to licensure.
2. Payment:
  - a. Wellness Providers will receive 80% of the service cost.
  - b. The funds will be deposited in the bank account set up through the app 24 hours after the service are performed.
  - c. Gratuities paid by credit card are subject to the 2.9% processing fee.
3. In addition, Provider agrees, at all times, to adhere to rules and regulations, as may be adopted from time to time by LFW, regarding client care.
4. Provider agrees that prior to providing services to LFW clients, Provider shall have been approved by LFW and shall, at all times, maintain General Liability Insurance, the Coverage Page of which shall be provided to LFW, and shall maintain all professional licenses in current status. In the event that the Provider is not an individual practitioner, but a fitness center, yoga studio, or any other entity providing services to a group, Provider warrants and represents that it and its instructors are insured in accordance with this Agreement.
5. Provider shall adhere to all policies promulgated by LFW relative to charges for services rendered, as well as the invoicing and payment policies adopted by LFW.
6. Provider shall fully indemnify and hold harmless LFW from any and all claims, of whatever name or nature, which may be made against Provider or LFW arising out of the Provider’s provision of services to LFW clients. Further, Provider agrees to be responsible for all costs and reasonable attorney’s fees arising out of and defense of such claims that may be incurred by LFW.
7. Referrals. Provider shall only refer LFW’s clients/patients, to individuals on LFW’s approved referral list.
8. Fraternalization. Provider shall not socialize or fraternize with LFW’s clients/patients. If Provider is on a house call or at a LFW-approved event, Provider shall interact with clients/patients to the extent that is professionally necessary.
9. Client Confidentiality. Provider shall keep the identities, treatment regimens, and all personal information about LFW’s clients and patients in the strictest confidence. Provider shall not disclose the identities, treatment regimens, or any personal information about any client or



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patient to any media outlet or other third party under any circumstance and follow all HIPPA regulations and guidelines.

- 10. Non-solicitation. Provider shall not directly or indirectly solicit outside employment from any of LFW’s clients or patients. LFW’s clients include any clients/patients on file with LFW and all referrals from current clients/patients. Provider shall not offer to provide services to any of LFW’s clients or patients outside of the services provided on behalf of LFW. Provider shall not solicit gifts, tips, or personal favors from any of LFW’s clients or patients. If a client or patient offers Provider outside employment, any gift, tips or personal favor to Provider, Provider shall promptly report the offer to Provider’s supervisor. If Provider is on a house call, Provider shall interact with clients/patients to the extent that is professionally necessary.
- 11. Non-compete: If Provider provides the same or similar services to LFW’s clients/patients or prospects within one year after last performing services under this Agreement, Provider shall pay LFW fifty percent (50%) of the fees (using LFW fee schedule) billed to those clients/patients for all services rendered to those clients/patients up and until the one-year anniversary of the date Provider last performed services under this Agreement. This provision shall apply regardless of whether Provider or the client/patient initiates the contact leading to the rendering of services. Provider shall inform LFW each time Provider renders the same or similar services to LFW’s clients/patients or prospects within one year after last performing services under this Agreement, and shall make the required payments to LFW within 30 days after services are rendered clients/patients.
- 12. Dress code and Uniforms. The Provider shall wear uplifted professional attire and a LFW lapel pin when providing services at a clients’ residence, no sweatpants, blue jeans or hospital scrubs. When the provider is working at a hotel or LFW event, they shall wear a LFW polo and slacks in a professional manor.

Signed as a sealed instrument this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_

Provider \_\_\_\_\_

Provider SSN: \_\_\_\_\_ - \_\_\_\_\_ - \_\_\_\_\_

Provider Date of Birth: \_\_\_\_\_ - \_\_\_\_\_ - \_\_\_\_\_

Provider agrees to MA state ICORI background check: Yes/No

Lavender Farm Wellness Representative \_\_\_\_\_