

## SPONSORSHIP AGREEMENT

**Nordicinfu Care Denmark (Branch of Nordicinfu Care AB, Sweden)**

Industrivej 21

DK-4000 Roskilde

Denmark

VAT no. 28520042

(hereinafter referred to as "Nordicinfu Care")

and

Diabetesforeningen ("Danish Diabetes Association")

Stationsparken 24, st. tv.

DK-2600 - Glostrup

CVR: 35231528

(Hereinafter referred to as "the Recipient")

(Individually referred to as "Party" and collectively as "the Parties")

have signed the following sponsorship agreement ("the Agreement").

### **1. Purpose**

The purpose of the Agreement is to establish the framework for Nordicinfu Care's sponsorship to participate in the Annual - and Representative meeting at the Diabetes association the 13<sup>th</sup> of May 2023.

- 1.1 (Års- og Repræsentantskabsmøde lørdag den 13. maj 2023. NIC will have the opportunity to attend the sessions and to meet end-users and other stakeholders. NIC will have a booth(8m2),

where to demonstrate our products. We will have our logo at the program. The investment is 8000 dk + VAT all inclusive

## **2. Obligations of the Parties**

- 2.1 Nordicinfu Care undertakes to provide a sponsorship to the Recipient in terms of the payment of 10000 + VAT and our present. ("the Sponsorship").
- 2.2 The Sponsorship is earmarked for the Purpose and Recipient assures that the Sponsorship is used according to applicable legislation, code, and ethical guidelines.
- 2.3 At the request of Nordicinfu Care, the Recipient must document that the sponsorship has been used for the earmarked purpose.
- 2.4 The Recipient must also document the outcome of the Purpose, including actual and specified costs and expenses in relation to the Purpose. Such documentation shall be provided to Nordicinfu Care within 4 weeks of the completion of the Purpose. The Recipient must ensure that the costs and expenses are according to market value.
- 2.5 In the event of sponsorship of a meeting where the sponsorship is given to cover the full cost or parts of the full cost of a planned budget. The Recipient must after the executed event repay Nordicinfu Care proportionally if the meeting cost were lower than planned.
- 2.6 The Recipient must immediately repay the sponsorship to Nordicinfu Care if the sponsorship cannot be used for the earmarked purpose.

## **3. Use of Logo and Company Name**

The Parties hereby consent to the use of its logotype (trademark) and company name by the other Party in marketing information and material related to the Purpose and for the Annual - and Representative meeting at the Diabetes association the 13<sup>th</sup> of May 2023.

## **4. Payment**

- 4.1 Nordicinfu Care pays the Sponsorship after the approval and signature of this contract, when receiving an invoice on the amount, referring to this agreement. Nordicinfu Care needs a minimum 30 days for payment and for a first-time payment to the Recipient extra time will be required as ownership of the account needs to be verified.

4.2 Please insert the account number that will also be listed on the invoice:

*Will come later from the party.*

## **5. Legislation and Code of Ethics**

5.1 The Parties declare that the Agreement and activities arising from the Agreement shall at any given time comply with relevant legislation, code, and ethical guidelines, including national Codes of Advertising Practice for pharma or MedTech. Such ethical code and guidelines include, but are not limited to, Code of Ethics in Pharmaceutical Businesses and/or MedTech (DK: Ethical Committee for the Pharmaceutical Industry in Denmark, (ENLI) MedTech Denmark association). The Recipient must ensure that the sponsorship is used to serve the purpose in accordance with the rules and guidelines in force at any given time.

## **6. Independence**

6.1 Nordicinfu Care must not directly or indirectly attempt to influence the Recipient's or the healthcare professional's expert assessments or opinions, or by no means encourage prescription, recommendations, or use of specific medicines. The Parties may not act in a way that compromises or can be perceived as compromising the independence of the Recipient and healthcare provided.

6.2 The Recipients and the healthcare professional are free to collaborate with other pharmaceutical companies, just as Nordicinfu Care is free to collaborate with other healthcare professionals, hospitals, clinics, and organisations.

## **7. Disclosure**

7.1 Denmark specific reporting obligations:

7.1.1. In accordance with the ENLI legislation, Nordicinfu Care is obliged to notify ENLI about the sponsorship covered by the Agreement. The notification must be made no later than 10 working days after a binding promise to provide financial support has been made. Notification to the Danish Health Authority and the Danish Medicines Agency. According to section 27 of the Advertising Order, healthcare professionals must notify the Danish Health Authority upon receipt of financial support, including for participation in professional activities abroad. The notification must contain the information mentioned in section 27, which is published on the Danish Health Authority's website. According to section 202 b of the Danish Health Care Act, healthcare professionals must notify the Danish Medicines

Agency when they receive financial support from a pharmaceutical or medical device company for participation in professionally relevant activities abroad. The Danish Medicines Agency publishes the reviews on its website, cf. section 202 c.

## 8. Miscellaneous

- 8.1 Amendments to this Agreement shall be made in writing and approved by both Parties.
- 8.2 The contents of this Agreement shall supersede all previous written or oral commitments and undertakings.

## 9. Breach of Contract

- 9.1 In case one of the Parties considerably breaches their obligations under the Agreement, the other Party may terminate the Agreement without notice. Recipient non-use of the Sponsorship in accordance with the purpose stated in the Agreement are, but not exclusively, considered to be a breach of contract by Recipient.

## 10. Law and Venue

- 10.1 The agreement is in all respects subject to Danish law.
- 10.2 After constructive efforts, if the Parties are unable to reach agreement on a dispute in connection with the Agreement, this shall be brought before the national ordinary courts.

## 11. Signature

- 11.1 The recipient vouch that the Agreement has been approved and signed by a person, who has competence to do so.

Stockholm 2023

Denmark 2023

23/3 - 2023

For NordicInfu Care:

**Josef  
Smeds**

Digitally signed  
by Josef Smeds  
Date: 2023.03.06  
08:31:17 +01'00'

For the Recipient:



Josef Smeds

VD / General Manager

NordicInfu Care

Diabetesforeningen

