

## **PARTNERSHIP AGREEMENT**

This Partnership Agreement (“Agreement”) is made and entered into as of the date signed below, by and between Living Spring Global Healthcare, a healthcare and technology company operating through its platform Easy Health Access (EHA) at [www.livingspring.ng](http://www.livingspring.ng), (hereinafter referred to as “Living Spring” or “LSGH”), and the undersigned partner (hereinafter referred to as “Partner”).

### **1. Purpose of Agreement**

This Agreement outlines the terms under which Living Spring and the Partner will collaborate to enhance healthcare accessibility, service delivery, and community impact through shared resources, technology, and service offerings.

### **2. Scope of Partnership**

Under this Agreement, both parties agree to work together in the following areas:

- a. **Service Integration:** Partner's services (medical, diagnostic, insurance, pharmaceutical, etc.) may be integrated into the EHA platform.
- b. **Joint Campaigns:** Collaborative outreach, awareness, and health promotion campaigns.
- c. **Referral Systems:** Mutual referrals between the Partner and Living Spring for healthcare services.
- d. **Technology Use:** Shared access to relevant tools or systems for patient registration, appointment booking, or telemedicine (where applicable).

### **3. Roles and Responsibilities**

Living Spring Global Healthcare shall:

- Provide the Partner with access to the Easy Health Access platform.
- Promote the Partner's services to its user base and network.
- Maintain data security and user confidentiality as per industry standards.

The Partner shall:

- Ensure services are delivered in accordance with ethical and professional standards.
- Provide accurate and timely information for listing or integration into the EHA platform.
- Collaborate on joint campaigns and initiatives where agreed.

### **4. Confidentiality**

Both parties agree to maintain strict confidentiality of any sensitive or proprietary information shared during the course of the partnership and to use such information solely for the purposes of this Agreement.

### **5. Duration and Termination**

This Agreement shall remain in effect for an initial period of one (1) year, after which it may be renewed or amended upon mutual agreement.



Either party may terminate this Agreement with 30 days' written notice. In the event of termination, both parties shall complete any ongoing obligations and maintain confidentiality.

#### 6. Use of Branding and Materials

Each party agrees not to use the other's name, logo, or branding in any promotional material without prior written consent.

#### 7. Limitation of Liability

Each party shall be responsible for its own acts and omissions and shall not be liable for any indirect, incidental, or consequential damages arising from this Agreement.

#### 8. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the Federal Republic of Nigeria.

#### 9. General Provisions

- This document represents the entire agreement between the parties.
- Any amendments must be made in writing and signed by both parties.
- Neither party shall assign or transfer any of its rights without written consent.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date set forth below:

Living Spring Global Healthcare

By: \_\_\_\_\_

Name: Pharm. Peter Abdullaziz

Title: Managing Director

Date: \_\_\_\_\_

Partner

By: \_\_\_\_\_

Name:

Organization:

Title:

Date: \_\_\_\_\_