



MedLink Analytics LLC, contact@medlinkanalytics.com, +1 719-204-5597

MEDDLINK ANALYTICS LLC - SERVICES AGREEMENT

This service agreement ("Credentialing") is made and entered into as of 1/21/2026, between **MedLink Analytics LLC** having its principal office at **1500 N Grant St STE 28340, Denver, Colorado 80203** and **Mindful Roots Wellness** having its principal office at **Texas, USA**.

WHEREAS, **MedLink Analytics LLC** is a medical billing services company that provides computerized claims, billing, coding, credentialing, and collection services to healthcare providers; and

WHEREAS, Client wishes to retain **MedLink Analytics LLC** to provide credentialing services for pursuant to the terms and conditions of this Agreement.

NOW, THEREFORE, in consideration of the foregoing promises and mutual covenants set forth herein, the parties agree as follows;

1. SERVICES:

1.1. **Credentialing Services:** **MedLink Analytics LLC** shall provide the following Credentialing Services to **Mindful Roots Wellness** if the Client requires these services:

- i Submit and verify receipt of the credentialing applications to designated health plans;
- ii Follow up on the application with designated health plans;
- iii Document receipt of the requested information by the designated health plan;
- iv Conduct follow-up activities, document acceptance or rejection information from the health plan;
- v Create or modify the Client's CAQH database, NPI Registry, or apply for Telehealth licensure under the Interstate Medical Licensure Compact (IMLC).

2. CLIENT RESPONSIBILITIES:

2.1. **Reasonable Assistance:** The client agrees to provide **Mindful Roots Wellness** with all necessary documentation, information, and assistance to enable **MedLink Analytics LLC** to provide such Services. The client shall be responsible for ensuring the accuracy and completeness of all paperwork associated with credentialing and for ensuring the necessity and appropriateness of the Services which will be rendered by client. The client also agrees to promptly provide **Medlink Analytics LLC** the copies of all Explanation of any malpractice action taken against them. The client also agrees to promptly provide COMPANY NAME with all the correspondence received by insurance companies related to credentialing.

2.2. **Systems Access:** The client hereby grants to **MedLink Analytics LLC** the right to access and use CAQH and PECOS. All information and data provided by the Client to **MedLink Analytics LLC** shall be kept confidential and shall only be disclosed to parties necessary to successfully process and submit credentialing application on behalf of the Client.

2.3. **Client Acknowledgement:** The client acknowledges and agrees that the ultimate responsibility for providing all the information access and copies of the documents to facilitate the credentialing process. The client shall be responsible for maintaining all original source documents

3. FEES:

3.1. **Credentialing Services Fee:** **MedLink Analytics LLC** will charge the client for Credentialing cost based on the below rates if the Client requires these services:

Services	No of Insurances	Fee
Credentialing per payer per provider	Up to 10 Applications	\$75 per application
Credentialing per payer per provider	More than 10 Applications	\$70 per application

- 3.2. **Terms of Payment:** MedLink Analytics LLC will issue an invoice to the client **upon the successful submission of the applications** to the insurance company. The invoice will summarize the cost based on the mutual understanding between both parties. Payments are due within seven (7) days of receipt of the invoice. The client agrees to pay **MedLink Analytics LLC** via bank ACH auto-pay or online wire.

4. CONFIDENTIALITY AND HIPAA:

- 4.1. **Business Associate Agreement:** MedLink Analytics LLC and Client will abide by the covenants and provisions of the "Business Associates Agreement", which is incorporated herein by reference.

5. TERMINATION:

- 5.1. **Termination:** The agreement will terminate upon successful credentialing and payment of the invoice. If the client wishes to add new payors or additional providers to the practice/group, the agreement will automatically renew until credentialing is completed and the invoice is paid.

6. LIMITATIONS OF WARRANTY AND LIABILITY:

- 6.1. **Limited Warranty:** Other than the foregoing limited warranty, all Services are provided "as is", without any warranty whatsoever, whether express or implied, including but not limited to the warranties of merchantability and fitness for a particular purpose.

6.2. Limitation of Liability:

- 6.2.1. The client hereby agrees to indemnify and hold **MedLink Analytics LLC** and its owners, directors, employees, and contractors harmless from and against all liability, causes of action, damages, fines, assessments, penalties, costs (including reasonable attorney fees) and responsibility of any kind arising from the performance or non-performance of this agreement or any acts or omissions associated
- 6.2.2. To the maximum extent permitted by applicable law, in no event shall either party be liable for special, indirect, incidental, punitive, or consequential damages, whether arising under contract, warranty, or tort (including negligence or strict liability) or any other theory of liability.
- 6.2.3. The submission of false, fraudulent, or misleading data, information, or statements to the government and/or commercial third-party payors in connection with health insurance coding, billing and claims submission is a crime and can subject the violator to imprisonment and fines.
- 6.2.4. Anything to the contrary contained in this Agreement, neither party shall be liable to the other for any third-party claims even if a party has been apprised of the likelihood of such damages.

- 6.2.5. The parties will not incur liability to each other for failing to perform any obligation under this Agreement if such failure results from a force majeure event or any force beyond their reasonable control.

7. GENERAL:

- 7.1. **Choice of Law and Jurisdiction:** This agreement is governed by the laws of United States, without regard to its conflict of law provisions.
- 7.2. **Entire Agreement:** This Agreement constitutes the entire agreement and understanding between the parties concerning the subject matter of this Agreement and supersedes all prior agreements or understandings.
- 7.3. **Notices:** All communications or notices permitted or required to be given or served under this Agreement shall be in writing via email or postal mailed to the addresses set forth on the first page of this Agreement.
- 7.4. **Counterparts:** This Agreement may be executed in one or more counterparts, each of which shall constitute all of which shall constitute the same document. Facsimile signatures on any such counterpart shall be binding as originals.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their respective duly authorized representative as of the Effective Date.

COVERED ENTITY (Mindful Roots Wellness)

Signature: _____ Date: _____

Print Name: _____ Title: _____

BUSINESS ASSOCIATE (MedLink Analytics LLC)

Signature: _____ Date: 1/21/2026

Print Name: ADNAN MURAD Title: Founder and CEO