

CORPORATE MASSAGE THERAPY PROFESSIONAL SERVICES AGREEMENT

This service contract ("Agreement"), is made and entered into this ___ day of _____, 20___, by and between _____, ("Company") and _____ ("Therapist"). Both parties agree as follows:

1) MASSAGE THERAPY SERVICES

In accordance with all local laws and regulations, the Therapist shall provide professional massage therapy and/or bodywork services to employees of the Company starting on _____ day of _____, 20___. The Therapist represents that he/she holds a current, active license or registration to practice massage therapy and agrees to practice under the scope allowed by the state, county, and/or city in which he/she holds license as well as uphold professional standards during all treatments.

2) COMPENSATION

Pursuant to this Agreement, the Therapist shall render massage therapy services and be compensated as follows:

- _____ massages at \$_____ per massage for a total of \$_____
- _____ hours at \$_____ per hour for a total of \$_____
- \$_____ flat rate fee per _____ for all services rendered

3) TERM

This Agreement shall continue until completion of the services, which is scheduled to end on the ___ day of _____, 20_____.

4) POLICIES & EXPECTED BEHAVIOR

4.1 The Therapist agrees to gather appropriate health history, contact, and emergency information from all personnel receiving massage therapy services to ensure appropriate care is given at all times during massage therapy treatment. If any individual refuses to provide such necessary information the Contractor retains the right to refuse service to that individual until such information is given.

4.2 The Company agrees to ensure to the best of its ability that all personnel receiving massage therapy services from the Therapist will behave appropriately in all interactions with the Therapist. If the Therapist deems the behavior of a staff member as inappropriate, the

Therapist has the full authority to terminate all massage and bodywork treatments for said person, with full compensation paid for services whether fully rendered or not. Inappropriate behavior as defined in this section includes, but is not limited to, sexual innuendos, sexual jokes, unsuitable language, conversation, and/or gestures.

4.3 Both parties of this contract agree to show no favoritism or discrimination in regards to gender, color, age, sexual orientation, education, disability, veteran's status, religion, or national origin.

4.4 This contract serves as a guarantee of service. If the Company defaults in allowing the agreed-upon services to be rendered, the Company remains responsible for compensation as defined in Section 2.0. If the Therapist defaults and is unable to provide the agreed upon services, no compensation will be provided to the Therapist from the Company.

IN WITNESS WHEREOF, both parties hereby execute and enter into this Agreement as of the date written above.

Company Name

Company Authorized Agent (Print Name)

Company Authorized Agent (Signature)

Therapist Signature