



# MEDICS' INN APPLICATION FORM PART 2

## MEDICS' INN TERMS AND CONDITIONS

Please read the Medics' Inn Terms and Conditions carefully before accessing the Medics' Inn Website and before submitting an application to enrol on one of our programmes.

Your Use of this Website and purchase of any products from this Website is at all times subject to these Terms and Conditions. By accessing Our Website You agree to Our Terms and Conditions set out below. If You do not agree to these Terms and Conditions, You must exit Our Website immediately.

We reserve the right to add, change, modify, suspend or discontinue any portion of the Website or the services offered at any time. We may also impose limits on certain services or features or restrict Your access to parts of the Website or to the entire Website in Our sole and absolute discretion and without notice or liability to anyone.

The images of the products on Our site are for illustrative purposes only and Your products and experience may vary slightly from those images.

### 1. DEFINITIONS

When the following words with capital letters are Used in these Terms, this is what they will mean:

- a) Event Outside Our Control:** is defined in clause 9;
- b) Application:** Your Application submitted on an Application form or otherwise in respect of the Services;
- c) Placement:** the Placement that We are providing to You as set out in Your Application or as otherwise agreed between Us and You;
- d) Price:** the charge that We make for providing Our services in respect of every Placement You book (this does not include the Registration Fee);
- e) Registration Fee:** the £300 charge that We make to register You to receive Our services;
- f) Terms:** the Terms and conditions set out in this document;
- g) We/Our/Us:** Medics' Inn Ltd, Registered Office: 85 Great Portland Street, First Floor, London, W1W 7LT. Company number: 11597483; and
- h) You/Your/Yourself: the participant or client**
- i) Support Officer: allocated support officer from the time of registration for Medics' Inn placement and completion of your placement.**



## 2. OUR CONTRACT WITH YOU

2.1 These are the Terms and conditions on which We supply the Placement to You.

2.2 Please ensure that You read these Terms carefully, and check that the details in Your Application and in these Terms are complete and accurate, before You submit Your Application. If You think that there is a mistake or require any changes, please contact Us to discuss this. We will confirm any changes in writing to avoid any confusion between You and Us.

2.3 When You submit Your Application to Us, this does not mean We have accepted Your Application for the Placement. Our acceptance of Your Application will take place as described in clause 2.4. If We are unable to supply You with a Placement, We will inform You of this either in writing or by telephone and We will not process Your Application.

2.4 We will accept Your Application and these Terms will become binding on You and Us at the point at which both a) and b) have taken place:

- a) You pay the Registration Fee to Us; and
- b) We confirm in writing that We can provide You with the Placement

at which point a contract will come into existence between You and Us. If We are unable to provide You with the Placement as set out in Your Application, We will let You know and try to arrange an alternative Placement or refund of any Registration Fee paid.

2.5 We shall assign a reference number to Your Placement and inform You of it when We confirm Your Placement. Please quote the reference number in all subsequent correspondence with Us relating to Your Placement.

## 3. ACCOMMODATION & FOOD

3.1 For participants on a Placement package programme or elective package programme, We provide Your accommodation and food for the duration of Your Placement.

3.2 Food is provided only at specified locations written in the 'Placement Guide' or as detailed in your confirmation email, which is specific to Your Placement location.

3.3 For security reasons and to comply with local authority restrictions You are not allowed to invite or allow any person who is not a participant of the Medics' Inn programme to enter Your accommodation without the express consent of the Medics' Inn Director.

3.4 We are not able to:

- a) provide food away from the accommodation that We provide,
- b) provide food or accommodation in the event that You travel away from Your Placement, or



c) provide alternative accommodation unless the accommodation We provide is in Our opinion unsuitable.

3.5 If there are any problems with Your accommodation, please follow the procedure set out in clause 10.

## 4. INSURANCE

4.1 Undertaking one of Our Placements overseas carries with it a degree of risk and You must pay for and be protected by comprehensive travel insurance and professional indemnity insurance cover.

4.2 Ensuring You are covered is Your responsibility and We accept no responsibility if for any reason You are not covered by Your insurance in the event of any loss, illness, injury or otherwise.

4.3 In particular:

a) You must obtain appropriate travel insurance to cover You for the period of Your Placement and provide full details of this insurance to Us at least two months prior to the commencement of Your Placement. Although We strongly recommend that You obtain a fully comprehensive insurance policy, Your policy must at least cover the following:

- i. Your repatriation and that of Your belongings to Your home address in the country of Your residence;
- ii. medical cover for the period of the Placement and Your travel to and from the Placement between the country of departure and the country the Placement takes place in;
- iii. Your death or personal injury;
- iv. loss, theft or damage of Your belongings or money;
- v. cancelled or delayed flights; and

b) You must have in place appropriate professional indemnity insurance cover for the duration of the Placement that will indemnify and hold harmless Us, the hospital or other Placement setting and its employees, servants and agents against all liabilities, costs, expenses, losses including but not limited to any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal costs (calculated on a full indemnity basis) and all other reasonable professional costs and expenses), damages, injuries or judgements in any way caused by Your negligence or wrongdoing provided You are working under the supervision of an appropriately qualified practitioner and provide full details of this insurance to Us at least one month prior to the commencement of Your Placement.

4.3 Whilst every effort is made to make sure all accommodation is safe and secure, We recommend that You do not have in excess of £200 of currency (either sterling or the equivalent in such other local currency) at any time either in Your possession



or kept at Your accommodation and We recommend that You take no other valuables with You to Your Placement. If You do decide to take valuables with You to Your Placement, it is Your responsibility to make sure that Your insurance properly covers such valuables. There are cash machines located within a short distance of each of the locations of the Placements and We recommend that You take small amounts of cash out at regular intervals rather than carry excess amounts of cash with You whilst on Your Placement. We accept no responsibility for loss or damage to Your property during Your Placement provided such loss or damage is not by reason of Our negligence. We encourage you to use padlocks on your luggage and to keep doors of your accommodation locked.

## 5. MONEY

5.1 The Nigerian Naira is the currency of Nigeria. We provide help and advice on the exchange of foreign currency. We accept no responsibility for the consequences of varied exchange rate.

5.2 Once We have received Your request for support We will send an email to You acknowledging receipt (We may sometimes but not always call You to confirm this). All currency requested must be paid for by electronic bank transfer to the Medics' Inn bank account provided to You.

5.3 Currency availability may also be subject to further monetary limits, currency exchange restrictions and to customers complying with all applicable laws and regulations, (including, without limitation, anti-money laundering and/or counter-terrorist financing legislation).

5.4 We reserve the right to decline and cancel orders without reason, and refunds will be issued where payment has already been made by customers.

## 6. AMENDMENTS, CANCELLATION AND CURTAILMENT BY YOU TO THE PLACEMENT

6.1 Cancellation, postponement or amendment of Your Placement must be notified to Us in writing. Our staff can provide help and advice on amendments and cancellations, but a verbal agreement will not represent a change to Your contract with Us and You must contact Us in writing by email to Placement@medicsinn.com.

6.2 Our charge for an amendment to Your Placement is normally £40 (to cover Our administration costs) plus any additional costs incurred by Us. If the total amendment cost is estimated to exceed £70, We will provide You with a quotation before proceeding.

6.3 A significant part of the fee paid by You will be spent or committed to budgets prior to the start date of Your Placement, and We are therefore unable to offer a full refund of the Price if You choose to cancel. In the event of a cancellation by You



the Registration Fee is non-refundable and We will refund part of the Price after deducting a cancellation charge. The cancellation charges set out below fairly reflect Our expenditure depending on how far in advance of Your original Placement start date We receive Your written notice to cancel as follows:

- a) Notice of between 8 and 12 Weeks: 50% of Price;
- b) Notice of less than 8 Weeks: 100% of Price (no refund).

6.4 You may request a single postponement of Your Placement. Your notification must reach Us no less than 8 Weeks before the Placement start date. If We agree to Your request to vary the dates of Your Placement We may need to charge You because a significant part of the fee paid by You will be spent or committed to budgets prior to the start date of Your original Placement. Exceptions are entirely at Our discretion and must be agreed in writing at the time when the postponement is made. We will not accept responsibility for costs You may incur because of any postponement of Your Placement start date such as, but not limited to, flight ticket penalties and insurance, vaccination and visa fees.

6.5 Any requests to amend Your Placement after Your Placement has started are entirely at Our discretion.

6.6 If You curtail Your Placement and do not undertake the whole of Your Placement, We cannot refund You any of the fee paid for Your Placement. You will be responsible for any additional costs involved with the curtailment of Your Placement, including the cost of repatriation. If We incur any costs by reason of Your curtailment of Your Placement, We reserve the right to charge You a reasonable administration fee.

6.7 For the avoidance of doubt the calculation of time periods in accordance with this Clause 6 shall be calculated by reference to the original, unmodified, Placement start date.

## 7. PROVIDING SERVICES

7.1 Subject to these Terms, We will supply the Placement to You on the date agreed between Us.

7.2 We will make every effort to provide the Placement on the dates agreed. However, there may be delays or cancellations due to an Event Outside Our Control. See clause 9 for Our responsibilities when an Event Outside Our Control happens.

7.3 If You do not pay Us for the Placement when You are supposed to as set out in clause 15 We may at Our discretion either cancel the Placement in its entirety or suspend the Placement with immediate effect until You have paid Us the outstanding amounts. We will contact You to tell You this.



## 8. AMENDMENTS AND CANCELLATIONS BY US

8.1 The nature of Our overseas programmes is such that it may be necessary to change the details of Your Placement (such as the hospital in which You are placed or the type of accommodation) from those originally given to You. We will do Our very best to minimise such changes and will only do this for a valid reason, and We will inform You promptly if changes do arise.

8.2 In very occasional circumstances We may need to cancel overseas Placements. In such cases, We will inform You not less than 4 Weeks before Your Placement start date and refund the Registration Fee and Price. This will be the full extent of Our liability and We will not accept responsibility for other costs You may incur for example but not limited to flight ticket penalties and insurance, vaccination and visa fees.

## 9. EVENTS OUTSIDE OUR CONTROL

9.1 We will not be liable or responsible for any failure to perform, or delay in performance of, any of Our obligations under these Terms that is caused by an Event Outside Our Control. An Event Outside Our Control means any act or event beyond Our reasonable control, including without limitation:

- a) epidemic or pandemic;
- b) terrorist attack, civil war, civil commotion or riots, war, threat of or preparation for war, armed conflict, imposition of sanctions, embargo, or breaking off of diplomatic relations;
- c) nuclear, chemical or biological contamination or sonic boom;
- d) any law or any action taken by a government or public authority, including without limitation imposing an export or import restriction, quota or prohibition, or failing to grant a necessary licence or consent;
- e) collapse of buildings, fire, explosion or accident;
- f) any labour or trade dispute, strikes, industrial action or lockouts;
- g) non-performance by suppliers or subcontractors (other than by companies in the same group as the party seeking to rely on this clause); and
- h) interruption or failure of utility service.

9.2 We will not accept responsibility for any costs You may incur because of Our failure to perform, or delay in Our performance of, any of Our obligations under these Terms including but not limited to the costs of flight tickets, vaccinations, insurance and visas.

9.3 If an Event Outside Our Control takes place that affects the performance of Our obligations under these Terms We will contact You as soon as reasonably possible to notify You.



## 10. IF THERE IS A PROBLEM WITH THE SERVICES

10.1 We are here to help You, and Our staff will do their very best to provide the highest level of service. However, a formal procedure for complaints is set out below.

10.2 We are providing You with an opportunity to gain real-life work experience in a working hospital or other Placement, and as such You will need to show a high level of independence and initiative, especially in dealing with problems as they arise. If You have any problem that You find difficult to deal with, or which You feel should be Our responsibility to resolve, You should follow this procedure:

- a) Communicate to Your support officer. This is the person with the greatest understanding of Your local situation, and he or she will do their best to help You;
- b) If You are unhappy with the immediate response, or You feel the time taken to resolve the problem is too great, You should present Your complaint to Your in writing;
- c) If You are still unhappy with the response to Your complaint, You should put it in writing to Our Director, Dr Oworu by email to Placement@medicsinn.com as soon as possible;
- d) In the event of a claim for compensation, You must promptly inform Us by email of Your intention to claim for compensation and then full details of the claim must be received by Us in writing no more than 10 days after the end date of Your Placement.

10.3 The above procedure exists to enable Us to identify and deal with problems and complaints as quickly and efficiently as possible. Failure to follow this procedure may compromise Our ability to help You. We will not be responsible for problems or complaints not brought to Our attention as above.

## 11. WELCOME PACK

11.1 Your Welcome pack is sent to You by post, to the address provided by You in Your Application form. You are responsible for ensuring the address provided is up to date and accurate.

11.2 Your Welcome pack is only sent to You once You have completed full payment for Your programme.

11.3 Our charge for sending a second Welcome pack is £40 plus any additional costs incurred by Us such as posting and packaging.

11.4 Deliveries will be made Using Second Class Post, Registered Signed For or Special Delivery via Royal Mail, as specified in Your email. Orders sent by Registered and Special Delivery will require a signature on arrival.

11.5 Your Welcome pack will normally be despatched within three working days of complete payment of Your programme unless a later delivery date is specified.



During busy periods, despatch can take up to 7 working days. Where possible we will try to meet all delivery requirements but we shall not be liable for any loss incurred either directly or indirectly by failure to meet the requested delivery date. A loss in this instance includes any loss of profit, costs, damages, charges, other expenses, consequential losses and non-financial losses. If Your Welcome pack does not arrive, please let Us know by email to Placement@medicsinn.com. Be sure to include Your reference number when getting in touch.

11.6 We warrant that all reasonable care will be taken to ensure the quality of items of Your Welcome pack. In the event of any defect arising within 1 month, from the date of delivery to You, We will repair or replace the defective items, if required to do so, provided that:

- a) Items are returned carriage paid to Medics' Inn; and
- b) It satisfies Us that the defect of the items returned are due to inferior workmanship or material.

11.7 The warranty excludes defects caused by misuse or neglect or arising from wear and tear and applies only to items of the welcome elective pack from Us

11.8 We do not undertake to pay for the cost of repairs to defective items incurred by You without previous specific agreement in Writing.

## 12. TRANSPORTATION

12.1 We are just the booking agent, and all personal taxi transfers are provided by individually Private Hire Operators/drivers.

12.2 We are not liable for the performance of the individual Private Hire Operator/driver, nor any indirect or consequential losses arising from Your driver.

12.3 When requested, We will email You a quotation based on the information supplied by You. We may amend the quotation if there is any material change to the original itinerary, the number of passengers, or the type or size of vehicle required.

12.4 If You accept the quotation, You will receive confirmation of Your booking by email or phone message. Please check Your booking confirmation carefully and inform Us promptly of any errors. Medics' Inn and or Your personal driver shall not be responsible for any delays caused or costs arising from by Your failure to give Us correct information.

12.5 For participants on a Placement package programme or elective package programme, We provide Your return transportation from Your airport to Your accommodation. Pick up and drop off time and location will be specified by email or phone message. No additional payment should be made to the driver.

12.6 You must allow sufficient time when requesting transportation such as allow for the check-in times required by Your airline and for any delays caused by traffic





conditions. Medics' Inn shall not be responsible for any delay caused by Your failure to allow enough time to reach Your destination or if the passengers are not ready for collection at the booked time.

12.7 If You need to transport a wheelchair please specify this to Your support officer.

12.8 You shall be responsible for the behaviour of all the passengers in the vehicle during the journey. You will be charged £50.00 to cover the driver's costs in the unlikely event of the vehicle being soiled by any passenger.

12.9 Eating, drinking and/or smoking in the cars are not permitted.

12.10 If You need to cancel Your booking, You must contact Us by email immediately by email at Placement@medicsinn.com. We will accept any cancellation if there is at least 24 hours' notice with no charge. We will accept any cancellation made less than 24 hours' notice, however, there will be a 100% charge. The cancellation must be made by email to which You will receive a cancellation confirmation.

12.11 We take reasonable endeavours to get You to Your destination on time, but We shall not be liable for any vehicle breakdowns, accidents, loss due to delays caused by road or traffic conditions beyond Our control on the journey. Under no circumstances shall We or individual drivers be liable (in contract, tort or otherwise) for any loss of profits, business or for any indirect or consequential loss whatever. In case of missed departure: Under no circumstances shall We or individual drivers be liable (in contract, tort or otherwise) for any missed flights, loss of profits, business or for any indirect or consequential loss whatever. We recommend You have adequate personal travel insurance in force.

12.12 All luggage and personal items are carried entirely at Your risk. We recommend You have adequate personal travel insurance in force.

12.13 We shall be entitled to cancel all services in the event of a declared national emergency, riot, war, fuel shortage, extreme weather or terrorist attack, or other circumstances beyond our control. If the individual car breaks down during Your journey We will endeavour to arrange where and when possible an alternative car to complete the journey as soon as practicable.

12.14 All transportations requested must be paid for by electronic bank transfer to the Medics' Inn bank account provided to You.

12.15 You shall indemnify Us against all losses, costs, damages and expenses arising from any act or omission of any passenger in Your party. We are not liable for the performance of any individual Operator/driver, nor any indirect or consequential losses arising from it

12.16 We take no responsibility for any transportation or social outing arrangements not arranged with Us.



## 13. VISAS

13.1 We do not provide visas or work permits for Your Placement. Requirements for visas and work permits may change without notice and it is Your responsibility to make sure You have the correct and valid visas and work permits for Your Placement and You are required to pay for the cost of any visas and/or work permits. We accept no responsibility for the consequences of a change in visa and/or work permit requirements.

13.2 You are responsible for ensuring that Your passport, visa and any other travel documents are valid for the duration of Your Placement.

## 14. PRICE AND PAYMENT

14.1 The cost of the Placement will be set out in Our Price list in force at the time We confirm Your Placement. Please note that the charges quoted in Our Price list are for two-week Placements and rise incrementally depending on the duration of Your Placement. We will confirm the Price for Your Placement when We confirm Your Placement in accordance with clause 2.

14.2 Our Prices may change at any time, but any Price changes will not affect a Placement that We have confirmed in accordance with clause 2. The cost of the Placement does not include Your flights or visa which You must book and pay for separately.

14.3 You must pay all amounts due to us one month before Your Placement start date, or any new date agreed in writing between You and Medics' Inn for whatever reason. Exceptions to this obligation include agreed late amendments and additions and payments due if Your Application was accepted within one month of start date, in which case the full payment is immediately due.

14.4 If You do not qualify as an exception and do not pay all amounts when due, We reserve the right to impose a surcharge and We will normally impose at least a surcharge of £100, increasing the later payment is made, without prejudice to Our right to terminate the agreement for failure to pay.

14.5 Your rights to a refund on cancellation are set out in clause 6.

14.6 For the avoidance of doubt, in this Clause 15 time periods relating to Placement start dates shall be calculated by reference to the original, unmodified, Placement start date.

## 15. OUR LIABILITY TO YOU

15.1 Clauses 16.2, 16.3 and 16.4 are subject to Clause 16.5.

15.2 If We fail to comply with these Terms, We are responsible for loss or damage You suffer that is a foreseeable result of Our breach of the Terms or Our negligence, but



We are not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if they were an obvious consequence of Our breach or if they were contemplated by You and Us at the time We entered into this contract.

15.3 We have no liability to You for any loss of profit, loss of business, business interruption, or loss of business opportunity.

15.4. Please note that Your booking is accepted on the understanding that You come on the programme at Your own risk. It is not possible for Us to be responsible for the actions or omissions of any party involved in Your programme over which We have no direct control, such as governments, airlines, local transportation services, local residents and others. Equally We are not responsible for loss or expense due to war, riots, strikes, terrorist activities, natural disasters, local criminal activity, or bankruptcies (or similar) of unconnected third parties. We are not liable for any injury, damage, loss, accident, delay, death, or other irregularity which may be caused by or resulting from:

- a) any defect of any vehicle or other equipment (other than Our own);
- b) the negligence or default of any person, company or other legal entity engaged in carrying out or performing any of the services involved (other than Our negligence or default or that of our own employees); or
- c) any accommodation or other travel arrangements You undertake or arrange to undertake that do not form a part of the services We provide.

## 16. YOUR RESPONSIBILITY

16.1 You agree to keep confidential all sensitive information and patient records disclosed to You during Your Placement.

16.2 Whilst at the hospitals and/or other institutions hosting Your Placement You agree to be bound by their rules, regulations and policies and any other reasonable directions provided by the hospitals and/or other institutions hosting Your Placement.

16.3 We reserve the right to take appropriate action in the event that during Your Placement:

- a) Your actions or omissions would reasonably be expected to give offence to hosts, programme managers, work colleagues, patients or others (for example by reason of serious rowdiness, disregard of cultural differences at the location of Your Placement or drunkenness);
- b) Your actions or omissions would reasonably be expected to breach the rules, regulations, policies or other reasonable and lawful directions of the hospitals and/or other institutions;
- c) Your actions or omissions would reasonably be expected to endanger the Welfare and/or safety of other persons or risk damage to property;
- d) You are guilty of a criminal offence or any fraud or dishonesty or act in any manner which in Our reasonable opinion brings or is likely to bring You or Us



into disrepute;

e) You are, in Our reasonable opinion, negligent and incompetent in the performance of Your duties, You fail to turn up to Your Placement or leave Your Placement without an adequate reason.

16.4 In the event that one or more of the matters set out above occurs, We will consider the seriousness of Your actions or omissions taking into account all the circumstances. A problem that We consider serious would be brought to Your attention in writing and/or verbally either personally or delivering it to Your accommodation address.

16.5 We shall take appropriate action depending on the seriousness of Your actions or omissions which may include:

(a) Suspending You from Your work at Your Placement either temporarily whilst We investigate further or permanently; or

(b) Notifying You by letter that, unless the matter is resolved in accordance with Our reasonable and lawful instructions, within five working days (or such shorter period as We in Our reasonable opinion deem appropriate), We will suspend You from Your work at Your Placement either temporarily whilst We investigate further or permanently.

16.6 In the event that Your Placement is suspended permanently, should You wish to stay in Your destination country beyond that date, We would have no further responsibility for Your food, accommodation, insurance or travel arrangements and You would have to find and pay for Your own accommodation, insurance and travel. If You choose to travel home if Your Placement is suspended and this means You require a different flight home to the one You have already booked, You are responsible for the cost of any changes made to that flight or the cost of a new flight should You not be able to change Your original flight.

16.7 Please note that We reserve the right to decline to accept any person onto a Placement, or to require any participant to withdraw at any time, when such action is determined by the appropriate Medics' Inn staff representative to be in the best interests of the health, safety, and general Welfare of the programme or of the individual participant. In such a case, We accept no responsibility for any airline cancellation penalty incurred by the purchase of a non-refundable ticket or any other cost that You may incur.

## 17. INFORMATION ABOUT US AND HOW TO CONTACT US

We are a company registered in England and Wales. Our registered Office is 85 Great Portland Street, First Floor, London, W1W 7LT. Our company number is 11597483.

17.1 If You have any questions or if You have any complaints, please contact Us. You can contact Us by e-mailing Us at [Placement@medicsinn.com](mailto:Placement@medicsinn.com)



We will confirm receipt of this by contacting You in writing. If We have to contact You or give You notice in writing, We will do so by e-mail or to the address You provide to Us in Your Application.

## 18. HOW WE MAY USE YOUR PERSONAL INFORMATION

We will only Use Your personal information as set out in Our Privacy Notice in clause 21.

## 19. OTHER IMPORTANT TERMS

19.1 We may transfer Our rights and obligations under these Terms to another organisation, and We will always notify You in writing if this happens, but this will not affect Your rights or Our obligations under these Terms.

19.2 This contract is between You and Us. No other person shall have any rights to enforce any of its Terms.

19.3 Each of the paragraphs of these Terms operates separately. If any court or relevant authority decides that any of them are unlawful, the remaining paragraphs will remain in full force and effect.

19.4 If We fail to insist that You perform any of Your obligations under these Terms, or if We do not enforce Our rights against You, or if We delay in doing so, that will not mean that We have waived Our rights against You and will not mean that You do not have to comply with those obligations. If We do waive a default by You, We will only do so in writing, and that will not mean that We will automatically waive any later default by You.

19.5 Proper Law and Jurisdiction – The proper law of the contract between Us is English Law. The courts of England and Wales shall have exclusive jurisdiction to settle any dispute which may arise out of or about the contract.

## 20. PRIVACY POLICY

20.1 This page informs You of Our policies regarding the collection, Use and disclosure of Personal Information We receive from Users of the Site. We Use Your Personal Information only for providing and improving the Site. By Using the Site, You agree to the collection and Use of information in accordance with this policy.

20.2 We may Use Your Personal Information to contact You with newsletters, marketing or promotional materials and other information that relates to Our products and services.

20.3 Cookies are files with small amounts of data, which may include an anonymous unique identifier. Cookies are sent to Your browser from a Web site and stored on



Your computer's hard drive. Like many sites, We Use "cookies" to collect information. You can instruct Your browser to refuse all cookies or to indicate when a cookie is being sent. However, if You do not accept cookies, You may not be able to Use some sections of Our Site.

20.4 While Using Our Site, We may ask You to provide Us with certain personally identifiable information that can be Used to contact or identify You. Personal identifiable information may include, but is not limited to Your name and email address ("Personal Information").

20.5 Like many site operators, We collect information that Your browser sends whenever You visit Our Site ("Log Data"). This Log Data may include information such as Your computer's Internet Protocol ("IP") address, browser type, browser version, the pages of Our Site that You visit, the time and date of Your visit, the time spent on those pages and other statistics. In addition, We may Use third party services such as Google Analytics that collect, monitor and analyse this.

20.6 The security of Your Personal Information is important to Us, but remember that no method of transmission over the Internet, or method of electronic storage, is 100% secure. While We strive to Use commercially acceptable means to protect Your Personal Information, We cannot guarantee its absolute security.

20.7 This Privacy Policy is effective as of 13<sup>th</sup> July 2019 and will remain in effect except with respect to any changes in its provisions in the future, which will be in effect immediately after being posted on this page. We reserve the right to update or change Our Privacy Policy at any time and You should check this Privacy Policy periodically.

20.8 Your continued Use of the Service after We post any modifications to the Privacy Policy on this page will constitute Your acknowledgment of the modifications and Your consent to abide and be bound by the modified Privacy Policy.

20.9 If We make any material changes to this Privacy Policy, We will notify You either through the email address You have provided Us, or by placing a prominent notice on Our Website.

20.10 If You have any questions about this Privacy Policy, please contact Us

20.11 Visit: <https://automattic.com/cookies/> For more information



## **DECLARATION**

I have read and understood Medics' Inn Terms and Conditions. I agree to Medics' Inn Terms and Conditions.

Along with this signed copy of Medics' Inn Terms and Conditions, I agree to send completed Application Form Part 1, proof of my medical/nursing school status in English (if applicable), a scanned copy of my international passport and an up to date CV.

I agree to pay a non-refundable £200 registration fee with my application. I agree to make full payment of my programme 2 months before my placement start date \_\_\_\_\_ (insert start date here).

I declare that the information provided in this form is a correct record.

Full Name:

Signature:

Date: