

This Agreement has been entered into on the date stated at the beginning of it.

SIGNED for and on behalf of
Staff India



SIGNED for and on behalf of
DocTime Limited



DocTime™

Healthcare Anytime Anywhere

12. Anti-bribery

12.1. Each party shall:

- 12.1.1. comply with all applicable laws, statutes, regulations, and codes relating to anti-bribery and anti-corruption ("**Relevant Requirements**");
- 12.1.2. have and shall maintain in place throughout the Term of this Agreement its own policies and procedures, including but not limited to adequate procedures, to ensure compliance with the Relevant Requirements and will enforce them where appropriate; and
- 12.1.3. promptly report to the other party any request or demand for any undue financial or other advantage of any kind received in connection with the performance of this Agreement.

13. Assignment

Neither party may assign or transfer any of its rights or obligations under this Agreement in whole or in part without the prior written consent of the other party, except that DocTime may assign this Agreement to an entity within its corporate group.

14. Entire agreement

This Agreement supersedes all previous conditions understandings, commitments, agreements or representations (other than fraudulent misrepresentations) whatsoever whether oral or written relating to the subject matter hereof and constitutes the entire agreement between the parties relating to the subject matter hereof. Each party acknowledges that in entering into this Agreement it does not rely on, and shall have no remedies in respect of, any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this Agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in this Agreement.

15. Waiver

No waiver of any term or condition of this Agreement shall be effective unless made in writing and signed by the party against which enforcement of the waiver is sought. The waiver of any breach of any term or condition of this Agreement shall not be construed as a waiver of any subsequent breach of a term or condition of the same or a different nature.

16. Severability

The invalidity, illegality or unenforceability of any of the provisions of this Agreement shall not affect the validity, legality and enforceability of the remaining provisions of this Agreement.

17. No partnership

Nothing in this Agreement shall constitute or be construed as constituting or establishing any partnership or joint venture between the parties for any purpose whatsoever.

18. Governing law and jurisdiction

- 18.1. This Agreement, and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with the laws of Bangladesh.
- 18.2. Each party irrevocably agrees that the courts of Bangladesh shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims).

pg. 13

📍 16/A/2 (4th Floor), Ring Road
Mohammadpur, Dhaka 1207

☎ 09617885599
☎ 09612885599

✉ support@doctime.com.bd
🌐 www.doctime.com.bd



12. Anti-bribery

12.1. Each party shall:

- 12.1.1. comply with all applicable laws, statutes, regulations, and codes relating to anti-bribery and anti-corruption ("**Relevant Requirements**");
- 12.1.2. have and shall maintain in place throughout the Term of this Agreement its own policies and procedures, including but not limited to adequate procedures, to ensure compliance with the Relevant Requirements and will enforce them where appropriate; and
- 12.1.3. promptly report to the other party any request or demand for any undue financial or other advantage of any kind received in connection with the performance of this Agreement.

13. Assignment

Neither party may assign or transfer any of its rights or obligations under this Agreement in whole or in part without the prior written consent of the other party, except that DocTime may assign this Agreement to an entity within its corporate group.

14. Entire agreement

This Agreement supersedes all previous conditions understandings, commitments, agreements or representations (other than fraudulent misrepresentations) whatsoever whether oral or written relating to the subject matter hereof and constitutes the entire agreement between the parties relating to the subject matter hereof. Each party acknowledges that in entering into this Agreement it does not rely on, and shall have no remedies in respect of, any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this Agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in this Agreement.

15. Waiver

No waiver of any term or condition of this Agreement shall be effective unless made in writing and signed by the party against which enforcement of the waiver is sought. The waiver of any breach of any term or condition of this Agreement shall not be construed as a waiver of any subsequent breach of a term or condition of the same or a different nature.

16. Severability

The invalidity, illegality or unenforceability of any of the provisions of this Agreement shall not affect the validity, legality and enforceability of the remaining provisions of this Agreement.

17. No partnership

Nothing in this Agreement shall constitute or be construed as constituting or establishing any partnership or joint venture between the parties for any purpose whatsoever.

18. Governing law and jurisdiction

- 18.1. This Agreement, and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims), shall be governed by, and construed in accordance with the laws of Bangladesh.
- 18.2. Each party irrevocably agrees that the courts of Bangladesh shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this Agreement or its subject matter or formation (including non-contractual disputes or claims).



DocTime™

Healthcare Anytime Anywhere

- d. DocTime has reasonable grounds for suspecting any illegal, fraudulent or abusive activity on part of such user account; or
- e. DocTime believes in its sole discretion that Patient's actions may cause legal liability for such Doctor, other or DocTime App or are contrary to the interests of the DocTime.

9.3. Without affecting any other right or remedy available to it, DocTime may terminate this Agreement with immediate effect by giving written notice to the Client if:

- 9.3.1. changes in applicable law or regulation render DocTime unable to provide the Services as envisaged by this Agreement; or
- 9.3.2. the Client fails to pay any amount due under this Agreement within 60 days of the due date for payment.

10. Consequences of termination

10.1. On termination of this Agreement for any reason:

- 10.1.1. the Client shall immediately pay to DocTime all of DocTime's outstanding unpaid invoices and interest and, in respect of any Services supplied but for which no invoice has been submitted, DocTime shall submit an invoice, which shall be payable by the Client within 30 days of receipt. For the avoidance of doubt the Client shall be obliged to pay to DocTime the full relevant Annual User Fee regardless of whether the Agreement has terminated on an anniversary of the Start Date or whether the relevant Designated User has been a Designated User for a full year;
- 10.1.2. the Client shall return to DocTime all marketing materials and any other materials which DocTime has provided to the Client during the course of this Agreement;
- 10.1.3. DocTime shall immediately cease to allow the Validated Users to use the DocTime App;
- 10.1.4. the accrued rights, remedies, obligations and liabilities of the parties as at expiry or termination shall be unaffected, including the right to claim damages in respect of any breach of this Agreement which existed at or before the date of termination or expiry; and
- 10.1.5. clauses 5, 7, 8, 11 and 18 shall survive termination and continue in full force and effect.

11. Data protection

11.1. To the extent that it is necessary for either party to process such Personal Data, such party may process such Personal Data in relation to its performance of this Agreement and as permitted or in accordance with applicable law, including the Data Protection Legislation.

This clause 12 is in addition to, and does not relieve, remove or replace, a party's obligations or rights under the Data Protection Legislation.

11.2. Either party may transfer Supplied Personal Data outside of Bangladesh where it is permitted to do so for that transfer under Data Protection Legislation.

11.3. The Client confirms that any Supplied Personal Data provided to DocTime by the Client or on its behalf has been collected and disclosed in accordance with Data Protection Legislation. The Client will take reasonable steps to ensure that the Client and its employees, agents and contractors do not input, upload or disclose to DocTime any irrelevant or unnecessary information about individuals.

11.4. Each party shall maintain, and will require each party's Processors (respectively) to maintain, appropriate physical, technical and organisational measures to protect Personal Data against accidental, unauthorised or unlawful destruction, loss, alteration, disclosure or access ("Data Breach"). The Client will, without undue delay, notify DocTime of any actual or suspected non-trivial Data Breach relating to Personal Data that may also impact DocTime or the security of DocTime systems, products or services. If DocTime acts as Processor, DocTime will notify the Client, without undue delay, of any non-trivial breach of security that results in a Data Breach that may adversely affect the Supplied Personal Data.

11.5. DocTime may de-identify and/or aggregate Supplied Personal Data in which case: (i) the data (the "De-identified Data") will not be treated as Supplier Personal Data; and (ii) DocTime may use the De-identified Data for statistical or benchmarking purposes to contribute towards the development of DocTime's products and services during or after the term of this Agreement and will not be required to delete the De-identified Data on termination.

pg. 12

📍 16/A/2 (4th Floor), Ring Road
Mohammadpur, Dhaka 1207

📞 09617885599

📞 09612885599

✉️ support@doctime.com.bd

🌐 www.doctime.com.bd



7.2.1. For the avoidance of doubt, DocTime shall not be subject to liability arising out of injury caused by medical malpractice of the professionals using the DocTime App.

7.2.2. neither party shall under any circumstances whatsoever be liable to the other, whether in contract, tort (including negligence), breach of statutory duty, misrepresentation or otherwise, for any loss of profit, loss of business, depletion of goodwill and/or similar losses or loss or corruption of data or information, or pure economic loss, or for any special, indirect or consequential loss, costs, damages, charges or expenses however arising under or in connection with this Agreement; and

7.2.2. In any case, DocTime's maximum cumulative liability to the Client in respect of all other losses arising under or in connection with this contract, whether in contract, tort (including negligence), breach of statutory duty, misrepresentation, or otherwise, shall in no circumstances exceed, and the Client's exclusive remedy for any claims arising out of or related to this Agreement shall be limited to, the amount equal to the Periodical User Fee paid or payable by the Client to DocTime in the respective remaining months/days preceding the event or circumstances giving rise to such claims.

7.3. Except as expressly provided in this Agreement, there are no conditions, warranties or other terms binding on the parties with respect to actions contemplated by this Agreement. Any condition, warranty or other term in this regard that might otherwise be implied or incorporated into this Agreement, whether by statute, common law or otherwise, is, to the extent that is lawful to do so, excluded by this Agreement. Without limiting the foregoing, the terms implied by law are, to the fullest extent permitted by law, excluded from this Agreement.

8. Indemnity

The Client agrees to indemnify, defend and hold harmless DocTime, its affiliates, officers, directors, employees, consultants, agents and suppliers from any and all third-party claims, liability, damages and/or costs (including, but not limited to, legal fees) arising from the Client's violation of this Agreement, the Client's deliberate actions or gross negligence, or the Client's infringement or violation of any intellectual property or other right of any person or entity or applicable law.

9. Termination

9.1. Unless terminated by either party in accordance with clause 10.2 or by DocTime in accordance with this clause of 9.1.

9.2. Without affecting any other right or remedy available to it, either party may terminate this Agreement with immediate effect by giving written notice to the other party if:

9.2.1. the other party commits a material breach of this Agreement and (if such a breach is remediable) fails to remedy that breach within 30 (thirty) days of that party being notified in writing to do so;

9.2.2. the other party takes any step or action in connection with its entering administration, provisional liquidation or any composition or arrangement with its creditors (other than in relation to a solvent restructuring), being wound up (whether voluntarily or by order of the court, unless for the purpose of a solvent restructuring), having a receiver appointed to any of its assets or ceasing to carry on business or, if the step or action is taken in another jurisdiction, in connection with any analogous procedure in the relevant jurisdiction; or

9.2.3. the other party suspends, or threatens to suspend, or ceases or threatens to cease to carry on all or a substantial part of its business.

9.3. This Agreement shall come into force on the Start Date and shall remain in force until the End Date after which this Agreement shall automatically renew for successive periods unless terminated by either party giving no less than 30 days' written notice (for annual subscription)/15 days' written notice (for quarterly subscription)/ 7 days' written notice (for monthly subscription) to the other party upon which this Agreement shall terminate on the next periodical anniversary of the Start Date which occurs after such minimum notice period (the "Term").

9.4. DocTime reserves the right to suspend the use with or without notice and to exercise any other remedy available under law where:

- a. A User breaches any terms and conditions of the DocTime App;
- b. A third-party reports violation of any of its rights as a result of the user obtaining the Services;
- c. DocTime is unable to verify or authenticate any information provided by the user;



4. Charges and payment

- 4.1. The Client shall pay the Subscription Fee to DocTime by the Due Date, which shall be: (i) 3 days in advance of the Start Date; and (ii) 3 days in advance of each monthly/quarterly/annual anniversary of the Start Date during the Term.
- 4.2. DocTime shall submit invoices to the Client for each Subscription Fee at least 10 working days in advance of the Due Date, and the Client shall pay each invoice no later than the Due Date of each invoice in full and in cleared funds to a bank account nominated in writing by DocTime which may be updated by DocTime on notice to the Client from time to time. DocTime may choose to provide a single combined invoice for all payments falling due during the Term of the Subscription, setting out payment amounts and Due Dates, and in such case DocTime shall send a reminder to the Client at least 10 working days in advance of the Due Date of each payment.
- 4.3. DocTime may adjust the Subscription Fee by notifying the Client of the adjusted Subscription Fee no later than 30 days before each anniversary of the Start Date. The adjusted Subscription Fee shall take effect from such anniversary of the Start Date.
- 4.4. All amounts payable by the Client under this Agreement are exclusive of value added tax chargeable from time to time (VAT) and income tax deducted at source (TDS), which shall be paid by the Client as required to the Bangladesh tax authorities.
- 4.5. The Client shall pay all amounts due under this Agreement in full without any set-off, counterclaim, deduction or withholding (except for any deduction or withholding required by law).
- 4.6. If the Client does not pay all amounts due by the Start Date or each Due Date, DocTime reserves the right not to provide any services to the Users.

5. Confidentiality

- 5.1 Each party undertakes that it shall not disclose to any person any confidential information concerning the business, affairs, clients, customers, trade secrets, technical know-how, clients or suppliers of the other party, except as permitted by clause 5.2.
- 5.2 Each party may disclose the other party's confidential information:
- 5.2.1. to its employees, officers, representatives, subcontractors or advisers who need to know such information for the purposes of carrying out the party's obligations under this Agreement. Each party shall ensure that its employees, officers, representatives, subcontractors or advisers to whom it discloses the other party's confidential information comply with this clause 5; and
 - 5.2.2. as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority, provided that, unless prohibited by law or regulation, it notifies the other party in advance prior to making any such disclosure.
- 5.3 Neither party shall use the other party's confidential information for any purpose other than to perform its obligations under this Agreement.

6. Representations, Warranties and Obligations

- 6.1. Each party warrants, represents and undertakes to each other that they each:
- 6.1.1. have the necessary power and authority to enter into this Agreement; and
 - 6.1.2. shall perform their obligations under this Agreement with reasonable skill and care.
- 6.2. The Client shall use all reasonable endeavours to promote the DocTime App to its employees and staff using materials and templates provided by DocTime and to encourage them to apply to become Validated Users.
- 6.3. The Client shall promptly inform DocTime of any complaints, adverse events or feedback the Client receives from Validated Users or becomes aware of regarding the Services or DocTime App.

7. Limitation of liability:

- 7.1. Nothing in these Terms shall limit or exclude:
- 7.1.1. either party's liability for:
 - 7.1.1.1. death or personal injury caused by its gross negligence,
 - 7.1.1.2. fraud or fraudulent misrepresentation; or
 - 7.1.1.3. breach of the terms implied under law or any other liability which cannot be limited or excluded by applicable law; or
 - 7.1.2. the Client's liability to pay each Subscription Fee.
- 7.2. Subject to clause 7.1:

- 2.1. This Agreement shall prevail over any inconsistent term(s) or condition(s) contained in, or referred to in, the Client's purchase order, confirmation of order, or specification, or implied by law, trade custom, practice or course of dealing.
- 2.2. The Agreement sets out the terms upon which DocTime will make available the DocTime App and upon which the Client agrees with DocTime to pay for usage by Validated Users of the DocTime App.
- 2.3. Any variation of the Agreement shall be in writing and signed by or on behalf of the parties.
- 2.4. In the event of any inconsistency or conflict between these Terms and any terms on the Order Form then these Terms shall prevail unless the Order Form expressly states that such terms shall override these Terms.
- 2.5. By purchasing Subscription Packages, Client agrees to an initial and recurring Periodic (Monthly, Quarterly or Annual) Subscription Fee at the then-current Monthly, Quarterly or Annual Subscription rate, and Client accepts responsibility for all recurring charges until the End Date (as adjusted by any Subscription renewal).
- 2.6. Client may cancel the Subscription at any time, but shall remain liable to pay all Subscription Fees falling due in the current Term of the Subscription, notwithstanding an early cancellation before the expiry of the Subscription. 2.7. By purchasing an Annual Subscription, Client agrees to a payment for one full year of service. Client may cancel its Annual Subscription at any time, but no return of any portion of the Annual Subscription Fee shall be made.
- 2.8. For the avoidance of doubt, any payments already made for any subscription of either monthly, quarterly or yearly package are non-refundable, and any payments falling due within the current Term of the Subscription shall continue to be payable by Client at their due date.
- 3. Supply of Services to Validated Users**
- 3.1. DocTime shall provide the Services to the Validated Users. The number of Validated Users shall not exceed the Maximum Number of Users.
- 3.2. Use of the DocTime App by Validated Users and the supply of any Services through the DocTime App to Validated Users is subject always to the terms and conditions of use of the DocTime App to which all users will be asked to sign up. For the avoidance of doubt, DocTime reserves the right to remove Validated Users for violation of Fair Use Policy stated in this Agreement including users' excessive use of the DocTime App. This Agreement does not restrict the applicability of those terms and conditions as between a user of the DocTime App and DocTime.
- 3.3. DocTime shall have the right to make any changes to the DocTime App which are necessary to comply with any applicable law or safety requirements, or which it believes from time to time (in its sole discretion) are reasonable or desirable.
- 3.4. The Client shall provide to DocTime a list of all Designated Users (which includes the Designated Users' name, email address, mobile number and other relevant information) as soon as possible following the Start Date.
- 3.5. The Client shall co-operate with DocTime in all matters where reasonably requested in connection with the validation of Designated Users and ensuring that only appropriate persons are Validated Users, including keeping any validation lists up to date, notifying DocTime promptly upon any Validated User ceasing to be entitled to use the DocTime App and responding promptly to any requests by DocTime in connection with validating users. For the avoidance of doubt, if any additional Designated Users become Validated Users after the initial validation process during the Term, such Validated Users shall only be Validated Users for the remainder of the Term.
- 3.6. The rights to use the DocTime App shall remain in force only for so long as these T&Cs remain in effect. The Client must ensure the user does not rent, transfer, assign, commercially exploit, resell or sub-license access to the Service to any third-party. The User may use the Services for the user's personal purposes and for family purpose, if subscribed to Family Package.
- 3.7. Fair Usage Policy**
- 3.7.1 In case of individual membership in this DocTime App by monthly/quarterly/yearly subscription, only the user will consult through the DocTime App as a patient.
- 3.7.2 In case of family membership in this DocTime App by monthly/quarterly/yearly subscription, the patients will include only the user, their spouse and two children (this should include parents as family members; maximum four person including the user among the designated relations). The user shall provide information of the family members accordingly.
- 3.7.3 Violation of the terms under the fair use policy may be subject to sanction in the nature of suspension or termination of the account.
- 3.7.4 Use of this DocTime App as patient by anyone other than the individual user or allowed family members of the user shall be considered a violation of fair use policy and may be sanctioned by suspension or termination or penalty.



DocTime™

Healthcare Anytime Anywhere

DOCTIME LIMITED ("DocTime")

TERMS AND CONDITIONS FOR CORPORATE CLIENTS (the "Terms")

These Terms are entered into between the Client and DocTime when DocTime's Order Form has been signed by the Client and has been submitted to DocTime.

These Terms are entered into between:

- A. DOCTIME LIMITED**, a company registered in Bangladesh with number C-163791/2020 whose registered office is at 16-A/2 (3rd Floor), Ring Road, Mohammadpur Dhaka-1207 Bangladesh.; and
- B. Staff India** is a company which provides whose registered office is at House No: 07, Road No: 30, Sylhet 3100 Bangladesh

1. Definitions

"**Agreement**" means these Terms, the Schedules, and any terms set out on the Order Form.

"**DocTime App**" means the DocTime app available for download from the Android Google Play Store (or other app providers where the DocTime Health app can be downloaded which DocTime may approve from time to time).

"**Contract Term**" means the period consisting of month/years as described in the subscription service packages (or such shorter period if this Agreement is terminated earlier) commencing on the Start Date and/or each anniversary of the Start Date.

"**Data Protection Legislation**" means all applicable data protection legislation in force from time to time in the Bangladesh, including the Data Protection Act 2018.

"**Designated Users**" means those users agreed between the parties and being members of the Client's staff.

"**End Date**" means the date as set out on the Order Form on which this Agreement may end subject to any applicable renewal periods.

"**Maximum Number of Users**" means the maximum number of Validated Users under this Agreement as set out in the Order Form.

"**Order Form**" means the order form which has been agreed between the parties and signed on behalf of the Client, which shall include the Subscription Price per User, the Start Date, the End Date, and the payment period (monthly, quarterly, annual).

"**Subscription Package**" means subscription-based service packages for corporate entities as provided by DocTime through the DocTime App and signed/subscribed by the Client including the Monthly Subscription, Quarterly Subscription, and Annual Subscription.

"**Price per User**" means the price that the Client shall pay per Validated User per year/quarter/month as set out in the Order Form.

"**Services**" the services provided through the DocTime App and, in particular, DocTime's clinical services.

"**Start Date**" means the date on which this Agreement starts as set out on the Order Form.

"**Subscription Fee**" means the annual/quarterly/monthly/any other fee payable by the Client as set out in the Order Form, based on the Price per User, or as amended pursuant to clause 4.3.

"**Term**" means the period in which this Agreement is in force as set out in clause 9.1. "**Validated Users**" means those Designated Users who successfully complete the validation process and are accepted by DocTime as users of the DocTime App, for so long as they remain validated as users by DocTime.

The terms "**Controller**", "**Data Subject**", "**Personal Data**", "**Processing**" and "**Processor**" have the meanings given to them in the Data Protection Legislation.

Any terms not defined herein shall be as per the Terms and Conditions of the DocTime App.

2. Basis of contract

pg. 8

📍 16/A/2 (4th Floor), Ring Road
Mohammadpur, Dhaka 1207

☎ 09617885599
☎ 09612885599

✉ support@doctime.com.bd
🌐 www.doctime.com.bd

DocTime™

Healthcare Anytime Anywhere

PAYMENT INSTRUCTIONS

(1) Payment by bank transfer:

Account Name: DocTime limited | Account No: 1818 00 5338
Swift Code: CCEYBDDH | Routing Number: 080260857
Branch: Corporate Branch, Gulshan-02

(2) Payment by cheque:

Payee: DocTime Limited

pg. 7

📍 16/A/2 (4th Floor), Ring Road
Dhaka 1207

☎ 09617885599 | ☎ 09612885599

✉ support@doctime.com.bd | 🌐 www.doctime.com.bd



DocTime™

Healthcare Anytime Anywhere

ORDER FORM:
Healthcare Package-Employees
Individual & Family Package

THE CLIENT DETAILS:

Staff India
Address: House No: 07, Road No: 30, Sylhet 3100
Bangladesh
Contact numbers: 01723-484030
Web: <https://www.staff-india.com/>

Order Form Date	06/12/2022
CONTRACT INFORMATION	
Contract start date	08/12/2022
First payment date	15/12/2022
Contract duration	1 Year
Payment Schedule	Monthly
Renewal date	14/01/2023

PACKAGES AND PRICE		
Healthcare Package Name	No of employees	Monthly Price (Tk)
DocTime Care Platinum	49	200
Total	49	9,800
Total Monthly Cost		9,800
Vat@5%		490
Total Monthly Cost		10,290
Average/ employee/ month (Tk)		200

PAYMENT SCHEDULE		
Particulars	Payment Date	Payment Amount (Tk)
Month 1(15/12/2022- (14/01/2023)	15/12/2022	10,290
Month 2(15/01/2023-(14/02/2023)	14/01/2023	10,290
Month 3(15/02/2023-(14/03/2023)	14/02/2023	10,290

SIGNED for and on behalf of DocTime Limited:

SIGNED for and on behalf of Staff India:



Discount policy and special offer for Staff India for the 1st year contract:

- **Discount will be available only for quarterly payment**
- **But we will give 10% Cash back after 3 months successful contract period**
- **Health Card facility**
- **Dedicated, face to face on-boarding process**

4. NEXT STEPS

- **We will work with you to create the most appealing healthcare offering and discount to Staff India**
- **We will help select the optimal package of services for the Staff India team**
- **We will help you to complete an Order Form confirming your selection, and you will make payment of the required amount to start the contract**
- **Your employees will start to benefit from our health services from Day 1**
- **Our onboarding team will in parallel arrange visits to every factory location to help register and onboard your employees, so that they understand the benefits that the Staff India is providing for them, and are ready to use them**

We look forward to working with your team to support their health and wellbeing.



Our packages are suitable for all employee segments: Employees, Employees with families, support functions, and managers

3. Proposition and recommendation for Staff India

Access to healthcare services:

We recommend the following:

1. For Employees: DocTime Care Platinum (For 4 adult)

Compare our Plans (Prices in Tk)	DocTime Care Platinum (For 4 adult)
Unlimited consultations with our experienced General Physicians, female Gynae Doctors, and Doctors experienced in orthopaedics	✔
Consultations with Specialists in a year	n/a
Online prescriptions	✔
Up to 40% Discount on Diagnostic lab tests, rapid home samples	✔
Up to 5% Discount on Online medicine purchase, fast delivery	✔
Medicine reminders	✔
Your electronic Personal Health Record (PHR)	✔
Daily health and quality of life advice	✔
Advanced technology innovations	✔
Health Card for lucrative Diagnostic Test	Yes
Health Insurance	10,000
Hospital Expenses (In Patient) Coverage	25,000
Out Patient Benefit (OPD)	5,000
Monthly Subscription Price (Monthly payment)	202
Monthly Subscription Price with Quarterly payment Discount (10%)	182
Monthly Subscription Price with Yearly payment Discount (20%)-Campaign Discount	162



Employee's health is a constant priority for the performance of the Staff India.

The Corporate industry is very demanding for employees. Around 63.3% of employees were affected with at least one health problems.

Various studies reveal that the major health problems among corporate employees are:

- Skin Problems
- gastrointestinal problem
- chronic headache
- allergies
- respiratory system problem
- cardiovascular problem
- eye problem

Staff India has been working hard over recent years on improving the working conditions of its employees, and on its CSR goals. As part of this continuing progress, DocTime proposes its online medical service which aims to improve further the health and wellbeing throughout your organization by providing your workers and managers greater access to health care services, helping you to create optimum value for your customers and our nation.

2. DocTime health solution is a perfect fit for Staff India

DocTime proposes to Staff India to become its healthcare offering. Together, we can work closely to improve the health status of employees and increase employee productivity by ensuring employees health and well-being.



1. Context and objectives:

Staff India was pioneered by their founder, a former Management Consultant from Accenture. Having spent many years working in the IT domain with Accenture with top global and blue-chip clients, they recognised a niche opportunity in the market to serve and support small and medium sized businesses. Until now, small and medium sized enterprises did not have the choice of hiring virtual assistants / employees to work remotely for them. Any effort to open an offshore office would prove resource intensive, costly and difficult to master foreign job markets. This is where Staff India fit in and provide a simple solution for their clients.

In order to smooth their operation Staff India is willing to provide health care benefits to their employees.

For these great initiatives they are interested to merge with DocTime, no 1 digital healthcare service provider. Through DocTime Staff India employees will get unlimited doctor consultations by countries top doctors.

About DocTime:

DocTime is the number 1 digital telehealth service provider in the country based on the number of download and ratings in Google Play Store. Our mission is to improve the health and wellbeing of all the families throughout Bangladesh in a trusted and affordable way.

The main features of DocTime are - 24/7 online doctors, home medicine delivery and diagnostic tests at a discounted price, and affordable healthcare packages which can ensure protection and brings happiness to your family.

DocTime focuses on experienced GP, Gynae, Paediatric, Mental Health, Dermatology and Sexual Health with 26 more specialities.



DocTime™
Healthcare Anytime Anywhere



DocTime™
Healthcare Anytime Anywhere

And



Staff India
Outsourcing for businesses of all sizes

Health Services proposition

December 2022

pg. 1

📍 16/A/2 (4th Floor), Ring Road
Mohammadpur, Dhaka 1207

☎ 09617885599
☎ 09612885599

✉ support@doctime.com.bd
🌐 www.doctime.com.bd