



**STANDARD ACCREDITATION AGREEMENT  
BETWEEN  
NABH-QCI AND  
HEALTHCARE ORGANIZATION**

*(Note: The Standard Accreditation Agreement shall be submitted on the Letter head  
of the organisation duly signed by the Head of the Organisation)*



**Name of HCO** :

**NABH International Reference No** :

**Accreditation Certificate No** :

**Standard Accreditation Agreement between NABH-QCI and Healthcare  
Organization**

This **AGREEMENT** is made on this ..... day of ..... by and between the National Accreditation Board for Hospitals and Healthcare Providers, established by Quality Council of India, New Delhi legally represented by Chief Executive Officer (.....), herein after referred to as “the NABH” (which expression shall where ever the context so requires or admits be deemed to mean and include its successor and assigns)

**and**

The ..... [**Name of the HCO**] established in ..... [**Place & Address**], legally represented by ..... [**Name & Designation**], hereafter referred to as ‘Healthcare Organization (which expression shall where ever the context so requires or admits be deemed to mean and include its successor and assigns)

The undersigned hereafter jointly referred to as ‘the parties’ and individually referred to as ‘the party’.

This Agreement will be effective for a period from ..... (Date of Accreditation) to ..... (**Date of expiry of accreditation**) with the option of renewal for further period of ..... years at on payment of prescribed annual and accreditation fees with the then existing rate as applicable at that time on such terms and conditions as mutually agreed upon. The premise and the application or documents constitute an integral and essential part of the present Agreement.

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**Authorized Signatory of HCO**

**Authorized Signatory of NABH**

Name of the HCO	NABH Reference Number	Accreditation Number

**By THESE PRESENTS it is hereby agreed as follows: -**

1. The NABH has the goal of contributing to the assurance and improvement of the quality of care in Healthcare Organization.
2. From the nature of the activities, a durable relationship is required between the NABH and the Healthcare Organization, characterized by integrity, trust and carefulness.
3. The Healthcare Organization proposes to participate in the NABH accreditation programme.
4. The parties therefore wish to establish the most important rights and obligations in this agreement, which is standard for all Healthcare Organization that enter into a compatible relationship with the NABH. The contents of this agreement are also valid as the basis for the obligations in the context of the accreditation which have been established in other ways.
5. The NABH shall examine the assessment report. The report is taken to the accreditation committees. Depending on the score and compliance to the standard, NABH would decide the award of accreditation or otherwise.
6. With the present Agreement NABH confirms, following the successful outcome of the assessment activities performed, the granting of accreditation to the Healthcare organization for the scheme which are mentioned in the Accreditation which may be undertaken by the accredited locations of the healthcare organization.
7. The Healthcare Organization shall be identified by the accreditation number (accreditation no.) which also identifies the present Agreement.
8. The accreditation is granted under the conditions of the present Agreement as well as those of the documents.
9. The initial validity period for accreditation of Healthcare Organization shall be of 4 years in case the HCO is accredited under NABH Accreditation Standards for Hospitals 5<sup>th</sup> edition and 3 years in all other cases, subject to the terms and conditions of the accreditation and this agreement and its counterparts.

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**Authorized Signatory of NABH**

Name of the HCO	NABH Reference Number	Accreditation Number

**THE PARTIES HAVE THEREFORE AGREED TO THE FOLLOWING: -**

**1. Participation in the accreditation programme:**

- 1.1 As of ..... **[Date of accreditation]** the Healthcare Organization will participate in the NABH accreditation programme by moving appropriate application and payment of relevant application fees.
- 1.2 The NABH will ensure that the procedure and method which has been established for a Healthcare organization and which is known about in advance at the request of the organization is periodically assessed for its conformity with standards established by the NABH for comparable Healthcare Organization, which are known in advance and are published. The activities in relation to this will herein after be indicated with the terms 'Accreditation process'.
- 1.3 The NABH will decide to grant the Healthcare Organization accreditation status for a specific period of time. It should be evident that the Healthcare Organization has met the standards in a follow-up assessment then only the NABH shall decide to continue this accreditation status. There may be conditions attached to the accreditation status, as elsewhere expressed in the description of the relevant accreditation procedure.
- 1.4 The Healthcare Organization shall give the NABH all the cooperation and provides information which is, in all reasonableness, necessary for carrying out the accreditation process, in particular for the formation of judgment about whether the Healthcare Organization meets the requirements set by the NABH.
- 1.5 The Healthcare Organization furthermore meets the obligations in or pursuant to this agreement. By signing this agreement, the Healthcare Organization declares itself to agree with the contents of other conditions like the regulation on complaints and appeals, verification, surveillance, surprise assessments and other assessment as notified from time to time.
- 1.6 By signing the Agreement, the Healthcare Organization takes cognizance of and accepts all the requirements of the obligation contained in the applicable

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documents. The Healthcare Organization accepts and acknowledges that the accreditation is granted under the conditions of the present Agreement as well as those of documents. The Healthcare Organization declares that all the communications made or data/document submitted by it corresponds to truth.

**2. The mutual obligations in the accreditation process:**

- 2.1 For each accreditation cycle, the NABH designates a contact person who will serve as central contact person from NABH with the Healthcare Organization.
- 2.2 The NABH carries out the accreditation process with the help of qualified assessors.
- 2.3 For each accreditation process for each Healthcare Organization, the NABH nominates an assessment team. The composition of the team is submitted to the Healthcare Organization, before it has been definitely appointed. In case in the event if Healthcare Organization object to one or more members of the assessment team, it can submit a substantiated objection to the NABH Secretariat prior to the assessment then it would be the sole discretion of NABH Secretariat to consider this objection or not.
- 2.4 The NABH will not nominate assessors who had been involved in the activities of the Healthcare Organization preceding the commencement of the accreditation cycle, as elsewhere expressed in the regulation on assessors, during the implementation of the accreditation process. Further the persons nominated by NABH process or who participated in accreditation process shall strive for Impartiality, Confidentiality and Integrity.
- 2.5 The Healthcare Organization designate a contact person (Accreditation Coordinator) for each accreditation cycle.
- 2.6 The Healthcare Organization provides the NABH with all the information, arranges for the cooperation of all members of staff, offers documents for assessment – within the limits of legal regulations – and gives the NABH access to all the areas in the Healthcare Organization, in so far as they are, in all reasonableness, needed for being able to carry out the accreditation process well, in particular to enable the

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NABH to arrive at a judgment about whether the Healthcare Organization meets the set requirements for accreditation purpose. The Healthcare Organization shall also provide all the information unasked, which they in all reasonableness understand to be important for the decision-making process of the NABH about the accreditation status.

2.7 The Healthcare Organization makes facilities available to the NABH assessment team, in so far they are in all reasonableness needed for being able to carry out the accreditation process well.

2.8 The Healthcare Organization makes sure that the NABH, in its judgment, has taken all the facts into account which they are aware of and which, in all reasonableness, they understand to be important for the NABH arriving at a good formation of judgment about granting or continuing the accreditation status. For this purpose, in submitting a self-assessment report, the Healthcare Organization shall also submit a declaration in which they guarantee the accuracy and completeness of the information which the NABH uses in its judgment.

2.9 The Healthcare Organization shall be provided with a copy of designated part(s) of the Assessment Report after the NABH assessment is over. Regarding this, the NABH reserves the right and shall have sole discretion to include the contents of this report in research and / or studies while maintaining the anonymity of the Healthcare Organization.

2.10 If and as long as the Healthcare Organization is not granted accreditation status, and if and as long as the accreditation status is not continued, the Healthcare Organization is not permitted to communicate or create the impression that they have been granted accreditation status.

**3. Accreditation status:**

3.1 The accreditation status shall be granted for a specific period each time. This accreditation status may be subject to conditions, as elsewhere expressed in the relevant accreditation procedure.

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- 3.2 For each specific period, the Healthcare Organization receives a certificate from the NABH which states the accreditation status of the Healthcare Organization and declares what it specifically refers to.
- 3.3 The NABH sets up the accreditation process in such a way that the Healthcare Organization, should meet the requirements set by the NABH, can enjoy a continuous accreditation status subject to terms and conditions set for accreditation process from time to time.
- 3.4 The Healthcare Organization has the right to announce the accreditation status in all its communications. In relation to this, it will refrain from suggesting more or other than what is referred to in the declaration on the certificate. The Healthcare Organization may use the NABH Accreditation Mark according to the guidelines which are published on the website of the NABH, using the format as provided by the NABH.
- 3.5 When, during the terms of validity of the accreditation status, facts or circumstances occur or facts or circumstances become known which the Healthcare Organization in all reasonableness understands to be important for the judgment of the NABH about the accreditation status or the conditions attached to it, the Healthcare Organization will report them to the NABH as quickly as possible and at most within 15 days, in writing.
- 3.6 The NABH mandates the Healthcare organization to submit the Key Performance Indicators (KPI) as per the procedure laid down by the NABH.
- 3.7 The NABH reserves the right to conduct the surprise assessment of an accredited HCO as per the **NABH Policy and Procedure for Surprise Visit to an Accredited Healthcare Organization.**
- 3.8 The NABH may decide to defer the accreditation status on the grounds as stated in **NABH Policies and Procedures for dealing with adverse and other decisions.**

**4. Publicity and Confidentiality:**

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- 4.1 The Board of the NABH establishes the publication policy in relation to the accreditation status and the accreditation process for Healthcare Organization affiliated with the NABH and ensures that notification of this is made on the website of the NABH.
- 4.2 With due regard to the publication policy, the NABH will observe confidentiality about all the knowledge gained about the Healthcare Organization in the context of the accreditation process. This is in relation to all information which is not legally accessible for the public or third parties.
- 4.3 The NABH shall archive information about the Healthcare Organization in a reliable manner which is not accessible for unauthorized persons and should the case arise, ensure that it is adequately destroyed.
- 4.4 The parties shall adopt all necessary measures to ensure that all information and/or technical knowledge exchanged regarding the fulfillment or termination of the Agreement, acquired during the performance of activities pertaining to this agreement remain strictly confidential and shall not be communicated to third party.
- 4.5 The parties shall ensure that their employees, collaborators, agents, managers and other appointees will maintain absolute confidentiality about the information, knowledge, data etc. exchanged between the parties.
- 4.6 The Healthcare Organization shall respect NABH’s policy with respect to use of the accreditation mark, certificate, symbol etc. and publicizing accreditation only concerning the accreditation scope in question.
- 4.7 The commitments to confidentiality under the present Agreement shall remain valid for the parties also after termination, in whatever way this may occur of the present Agreement.

**5. Finances**

- 5.1 The Healthcare Organization remunerates the NABH with an application and annual accreditation fees as per their accreditation cycle. Both are based on the list of fees established by the Board of the NABH to the extent that they are applicable on the

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basis of the category classification of the Healthcare Organization and based on the desired accreditations. Non-payment of fees by the Healthcare organization may result in adverse decision being taken by the NABH regarding their accreditation status.

- 5.2 If there is a considerable change in the size or function of the Healthcare Organization (for example, in the case that there is a change in the number of locations and/or sort of care provision), and it would be the discretion of NABH to reclassify the Healthcare Organization in another category.
- 5.3 In the event of or if the agreement is terminated for whatever reason, then the obligations which were already due on part of Healthcare Organization should be met and there is no right to restitution for payments which have already been made on account of this agreement.
- 5.4 The Healthcare Organization agrees to pay all costs and charges / expenses and stamp duty, if any, for registering this Agreement.
- 5.5 The Healthcare organization shall ensure the timely payment of its fees or dues to the NABH. NABH shall have the right to adjust fees unilaterally.

**6. Liability:**

- 6.1 NABH is not liable for damage the Healthcare Organization undergoes if any, by participating in the accreditation, Healthcare Organization, through the NABH granting, continuing or deferring the accreditation status or not and through on the part of the NABH continuing or terminating this agreement.
- 6.2 The Healthcare Organization safeguards the NABH from all agreements with third parties which stem from the participation of the Healthcare Organization in the accreditation programme and the decisions which the NABH takes in this context.
- 6.3 The assessment and judgment of NABH DO NOT exclude incidents with regard to the quality of healthcare. For any adverse events/ incidents occurring in Healthcare Organization, NABH shall not bear any responsibility in whatsoever manner.

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- 6.4 NABH is not liable for any damages in the healthcare organization which can might incur / occur during the assessment process unless in the case of deliberate intent or gross negligence on the part of persons designated by NABH.
- 6.5 NABH is not liable for any damages the Healthcare Organization might incur because of participating in the accreditation program, or by any decision of NABH regarding the awarding or not awarding of accreditation status or the temporary or indefinite suspension of accreditation status or the discontinuation on the side of NABH of the Accreditation Agreement.
- 6.6 NABH is NOT a licensing body. NABH work is mainly to operate accreditation, certification and allied programs in collaboration with stakeholders merely focusing on patient safety and quality of healthcare based upon National / International Standards, through process of self (internal survey) and external evaluation.
- 6.7 Healthcare Organization shall remain exclusively responsible concerning the NABH for any damages and indemnify from any responsibilities, complaint or claim for damages in case of failure to meet obligations or acting beyond authority and acting in violation of the NABH Policy and rules.
- 6.8 The Healthcare organization shall be solely being under an obligation/responsible for the compliances of all the applicable statutory requirements/laws of land at all times.

**7. Duration and Termination of Agreement:**

- 7.1 The Agreement shall be effective from the date of grant of accreditation and shall continue to operate till the validity period of 4 years in case the HCO is accredited under NABH Accreditation Standards for Hospitals 5th edition and 3 years for all other accreditation programmes, unless terminated or enunciated in accordance with the termination clause.
- 7.2 The NABH shall have the right to terminate the agreement, if there is a serious breach and failure on the part of HCO to respect any requirement or any of the obligations assigned to it. The NABH shall have the right to claim damage. NABH in

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its sole discretion may terminate the agreement, if it comes to NABH 's attention that:

- 7.2.1 If the Healthcare Organization fails to meet one or more of its obligations of this agreement.
- 7.2.2 If there are facts which demonstrate that Healthcare Organization has not behaved with competence.
- 7.2.3 If the Healthcare Organization found involved in fraudulent activities and breach the terms and conditions of the Agreement and its activity is contrary to the scope of accreditation.
- 7.2.4 If there are substantial variations in Healthcare Organization set up, ownership, management such as to constitute non-fulfillment of accreditation requirements.
- 7.2.5 There is an objective situation which would have prevented the signing of the agreement by the NABH, and if the unethical and illegal practices adopted by the Healthcare organization emerged/surfaced subsequently.
- 7.2.6 If facts, circumstances or behavior demonstrate such act of Healthcare Organization whereby the NABH in all reasonableness cannot be expected to continue with the agreement.
- 7.2.7 The Agreement may be determined at any time by either party by giving either of them three-month notice in writing, provided, however, if the Healthcare Organization fails, and / or neglects to take proper care of patients to the reasonable satisfaction of NABH or does any act jeopardizing health, safety of patient then NABH shall determine / terminate Agreement irrespective of the service of any notice upon Healthcare Organization.

7.3 Parties accept that the present Agreement is annulled with immediate effect, in the following circumstances: a) cessation of activities by Healthcare Organization b) non-payment of fees/charges by the Healthcare organization c) variation in scheme by the Healthcare Organization and no formal request for such modification is made to the NABH and no modified certificate has been obtained from NABH.

7.4 In the case where NABH terminates the agreement, the Healthcare Organization is not permitted to communicate or give the impression that it has accreditation status as of the day upon which the NABH terminated the agreement.

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7.5 The Healthcare Organization may withdraw from the present contractual agreement at any moment following the due compliance before its expiry natural or renewed by means of written communication to NABH.

7.5.1 In case of withdrawal, the Healthcare Organization shall a) inform the NABH in writing of its intention to withdraw, b) stop immediately use of NABH Certificate, logo, symbol, mark etc. c) Surrender accreditation certificate to the NABH, d) No longer declare that it is NABH accredited.

7.5.2 Withdrawal or renunciation of accreditation does not mean cessation of contractual obligations with NABH, NABH may resort to legal remedy for enforceable recovery or damages arising out of such withdrawal or renunciation.

7.6 For circumstances which are not provided in this agreement, the decision of Board of the NABH shall be considered final.

7.7 NABH has the right to make known using appropriate channel or modalities the act of termination, withdrawal or renunciation of the Agreement.

**8. Dispute Resolution:**

8.1 The Complaint with respect to implementation of the accreditation process, publication of information about the Healthcare Organization or any other aspect of functioning of NABH, shall be lodged to the NABH who shall deal with the said complaint in accordance with the NABH policy set forth in this regard. **Policy and Procedures for Handling Complaints.**

8.2 Except where otherwise provided for in the Agreement, all questions and disputes arising between the Parties pertaining to or directly or indirectly connected with this Agreement shall in the first instance be attempted to be resolved amicably by referring/submitting the same to the ‘Sole Conciliator’ who shall be an official of such rank as decided by the NABH. In case the parties reach an agreement during the conciliation proceeding, the Conciliator shall make the settlement agreement and give an authenticated copy thereof to each of the Parties (the “Settlement Agreement”). The Settlement Agreement shall be final and binding on the Parties. The Settlement Agreement shall have the same status and effect as arbitration award. The cost of conciliation shall be borne by both the Parties equally.

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8.3 Any dispute that cannot be settled through conciliation procedure shall be referred to arbitration in accordance with the procedure under Clause 8.4

8.4 If the efforts to resolve all or any of the disputes through amicably resolution fails, then such disputes or differences, whatsoever arising between the parties shall be referred to the Sole Arbitrator to be appointed by NABH/QCI. The parties mutually agree and confirm that the arbitration proceedings shall be conducted in accordance with the Arbitration and Conciliation Act, 1996 as amended from time to time. The Arbitrator shall be appointed within a period of 30 days from the date of receipt of written notice/ demand of appointment of Arbitrator from either party. This Agreement and the rights and obligations of the Parties shall remain in full force and effect, pending the Award in any arbitration proceedings hereunder. The cost inter-alia include the fees of arbitrator shall be borne by the respective parties equally. The Arbitration proceeding shall be held at New Delhi/Delhi and the arbitration proceedings shall be conducted in English.

8.5 This Agreement shall be governed by the laws of India and where recourse to a Court is to be made in respect of any matter, the court at Delhi / New Delhi shall have the exclusive jurisdiction to try any dispute arising out of or in respect of the Agreement between the parties.

IN WITNESS WHEREOF the parties hereto have executed these presents on the (day), (month) and (year) first above-written.

On behalf of the NABH

On behalf of **[name organisation]**

**Witness 1**

**Witness 1**

**Witness 2**

**Witness 2**

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**Authorized Signatory of HCO**

**Authorized Signatory of NABH**

Name of the HCO	NABH Reference Number	Accreditation Number

**NATIONAL ACCREDITATION BOARD FOR HOSPITALS  
& HEALTHCARE PROVIDERS (NABH)**

**Quality Council of India**

5th Floor, ITPI Building; 4 A, Ring Road, IP Estate

New Delhi - 110 002, India

Tel/ Fax: 91-11- 42600600

Website: [www.nabh.co](http://www.nabh.co)

E-Mail: [helpdesk@nabh.co](mailto:helpdesk@nabh.co)