

OpptyCan Services Agreement Addendum

1. Terms of Service.

The terms of this Agreement along with the [OpptyGo Services Agreement](#) govern your acquisition and use of OpptyCan vertical of OpptyGo services. This document covers the terms specific to use of the Services by cannabis related businesses.

2. Disclaimer

OpptyCan does not provide or sell cannabis products and is not a cannabis delivery service provider. It is your sole responsibility to offer state law compliant services, which may be located, scheduled, and coordinated through use of the OpptyCan and OpptyGo Services. You may employ the OpptyCan Services to receive information from your customers and establish a relationship for the provision of medical or recreational cannabis and to obtain delivery services from your dispensary, collective, cooperative or delivery service. OpptyGo makes no representations, promises, or warranties with respect to the legality or suitability of your use of the Services. It is your sole responsibility to provide sales, delivery and other services in compliance with applicable laws and regulations.

3. Acknowledgement Of And Agreement To Abide By All Applicable Cannabis Laws

By signing up for OpptyCan or using any OpptyCan Services, you expressly acknowledge that OpptyCan is solely intended for qualified users residing in states with laws regulating the medical or recreational use of cannabis. You acknowledge that you are familiar with and assume full responsibility for cooperating with all laws regarding the use, possession, cultivation, transportation, and distribution of any cannabis products available through the Services. You acknowledge and agree that OpptyGo neither provides nor has any obligation to provide any legal protections, such as indemnification, with respect to any civil, criminal, or administrative proceeding, investigation, litigation, or prosecution relating to your use or your customers' use of the Services for cannabis related business or transactions.

(a) Acknowledgement of Federal Law. Cannabis is included on Schedule 1 under the United States Controlled Substances Act. Under the federal laws of the United States of America, manufacturing, distributing, dispensing or possession of marijuana is illegal, and individuals are subject to arrest and/or prosecution for doing so. Medical use is not recognized as a valid defense under federal laws regarding marijuana. You acknowledge that the interstate transportation of marijuana is a federal offense.

(b) Acknowledgement of California Law. You acknowledge that the use, possession, cultivation, transportation and distribution of cannabis is illegal in California unless all participants are acting completely within the scope of California's medical or recreational cannabis laws as set forth in the Attorney General's Guidelines for the Security and Non-Diversion of Marijuana Grown for Medical Use (August 2008) and the Medical Marijuana Regulation and Safety Act (consisting of AB243), AB266 and SB643 MAUCRSA, SB94, California code of regulations and any amendments thereto.

You acknowledge that a Dispensary shall not sell, and a user shall not buy, more than the following amounts to a medicinal cannabis customer: (1) A retailer shall not sell more than eight ounces of medicinal cannabis in a single day to a single medicinal cannabis customer. (2) If a valid physician's

recommendation contains a different amount than the limits listed in this section, the medicinal cannabis customer may purchase an amount of medicinal cannabis consistent with the patient's needs as recommended by a physician.

You further acknowledge that a retailer shall not sell, and a user shall not buy, more than the following amounts to an adult-use cannabis customer: (1) A retailer shall not sell more than 28.5 grams of non-concentrated cannabis in a single day to a single customer. (2) A retailer shall not sell more than 8 grams of concentrated cannabis as defined in Business and Professions Code section 26001, including concentrated cannabis contained in cannabis products, in a single day to a single customer. (3) A retailer shall not sell more than 6 immature cannabis plants, in a single day to a single customer.

4. Requirements

Cannabis product providers such as dispensaries, medical cannabis collectives, cooperatives, and delivery services, must:

Be legally organized and operating in Compliance with the laws of your State;

Acquire, possess, and distribute only lawfully cultivated marijuana;

Obtain, and maintain at all times, the required local business licenses and seller's permits, and collect and remit municipal and state sales tax in full as required by law;

Obtain every member's and user's medical cannabis physician recommendation and verify its authenticity and the physician's legal standing to issue such recommendation;

Make such licenses and permits available for inspection by the Company upon reasonable request;

Provide adequate security to ensure that members are safe and protect the surrounding community;

Have all members and users agree to be bound by the terms of a Collective or Cooperative Membership Application;

Prohibit distribution and sales of medical cannabis products to non-members.