

## Terms and Conditions.

The B.Well Ambassador Program for a selected group of patients who work for the hospitality industry, to enjoy benefits and discounts for referring new patients to participating dispensaries, offered by 3G Green Gold Group, LLC d/b/a B.well Healing Center (also referred to as “B.Well”) to its patients (also referred to as “the Program”). These terms and conditions form the agreement (the “Agreement”) between each customer that participates as a B.Well Ambassador (referred to as a “Ambassador”) and B.Well and its participating affiliates and subsidiaries (collectively “Company”) with respect to the Program. You may contact B.Well at P.O. Box 2364, Toa Baja, PR 00951 or 787-420-4206. By participating as a B.Well Ambassador, Ambassador agrees to the terms and conditions, rules and procedures of the Program available at <http://bwell.pr/ambassador/>. Each Ambassador is responsible for remaining knowledgeable about the Program terms and conditions. To register as a B.Well Ambassador, the Ambassador must provide their patient number and complete a form with their contact information with questions that validate whether the ambassador is from the hospitality industry, is a current medical cannabis patient and is over 21 years of age. To maintain the B.Well Ambassador status the Ambassador must maintain referral a minimum of 3 new patients per month; and be an active ambassador with monthly purchases. B.Well reserves the right to disqualify Ambassadors who have violated any of the Program terms and conditions. B.Well reserves the right to change the terms or conditions of the Program or terminate the Program or an Ambassador’s membership in the Program at any time, for any reason, without prior written notice. Communications about B.Well Ambassadors, including changes to the Program, will be posted on <http://bwell.pr/ambassador/>. Ambassador’s continued participation in the program following such changes constitutes his/her acceptance of the changes. The B.Well Ambassador program is available to Puerto Rico’s residents at least 21 years of age who are bonafide authorized patients of the Puerto Rico Medical Cannabis Program. Program membership is only available to individuals. Program membership is not available to corporations, businesses, charities, partnerships, enterprises, or any other entity, unless written approval is received in advance from B.Well, in its sole discretion. Ambassador is responsible and liable for any tax consequences which may result from Ambassador’s participation. Any fraudulent or unauthorized use of the Card is strictly prohibited and may result in termination or disqualification from the Program. The Card is not a credit card. The Card is the property of B.Well, and it may be revoked at any time by B.Well at their sole discretion. Any unauthorized reproduction of the Card may lead to legal prosecution and forfeiture of membership in the Program and all Points earned.

Earning Points: The Card enables the Ambassador of the B.Well Ambassador program to access sales and promotional pricing, earn B.Well Ambassador Rewards Points on referral of new patients, certain purchases or behaviors and redeem Points on certain future purchases at participating B.well Healing Center locations (collectively “Participating Dispensaries”). For a full list of Participating Dispensaries, visit <http://bwell.pr/ambassador/>. From time to time, special program offers will be made that may not be available in all Participating Dispensaries locations. Ambassador must provide his/her patient number associated with the B.Well Ambassador account at a Participating Dispensary before the purchase transaction is completed in order to earn and/or redeem Points. Points have no fixed value, may not be redeemed for cash, and are not transferable to any other individual or entity. Any transfer or attempt to transfer Ambassador’s Card or Points shall result in automatic cancellation of the Card and revocation of Ambassador’s Points. B.Well Ambassador Members may be offered promotions (“Point Promotions”) which will award Points with the purchase of specified products and/or services from a Participating Dispensary during the promotion period and, when specified, by completing any required registration process. Items ordered for pick-up and delivered to your home will earn Points as they would if purchased in a dispensary when using the same credentials. Items ordered for pick-up and delivery will only earn Points after the items have been picked up/delivered from the store and paid as charged. Point

Promotions will not apply to rain check items purchased after the promotion has ended. Points will not be earned on the portion of a transaction that was paid for using redemption dollars or dispensary credit. Unless explicitly stated otherwise, Point Promotions will not apply to and Points cannot be earned on certification or license renewal processes. B.Well reserves the right to add or delete items eligible for Points issuance at any time, at its sole discretion, without notice. Points for new patients referral will be awarded to the Ambassador's account on a weekly basis. Points will not be awarded if, in Company's reasonable opinion, the merchandise purchased will be used for resale or commercial use, and any Points awarded on such purchases will be forfeited. Company reserves the right to limit Points awarded with respect to any offer or promotion to reasonable household quantities. On a return and/or exchange of Products, Points may be deducted from the Ambassador's account that were used for the original purchase.

Redeeming Points: When purchasing items and/or services at a Participating Store, Ambassador may choose to either redeem previously earned Points or continue saving Points to use on a future purchase of items and/or services. If Ambassador elects to redeem earned Points, the Points will be converted into redemption dollars and the value of the redemption dollars will be deducted from the total price of the Ambassador's purchase of items and/or services from a Participating Dispensary. Redemption dollars will not be paid out in cash or store credit. Ambassador can only use one redemption at a time. Company may, at any time and without notice, change, eliminate, or terminate the Points earning and redemption procedures and offerings. Company, at its discretion, may not show the full list of redemption tiers on marketing materials. Upon redemption of Points, the Points will immediately be deducted from Ambassador's account. Once Points are redeemed, Points cannot be credited back to Ambassador's account. Any Points, awards, or benefits transferred, assigned, or sold in violation of these terms and conditions will be confiscated and membership in the Program may be terminated. Should any B.Well Ambassador not use their program in a transaction for six (6) consecutive calendar months, the membership will be deemed to be inactive and all accumulated Points will be forfeited.

Ambassador Information and Communications: By participating in the Program, Ambassador agrees to allow Company to communicate via mail, email, phone, external websites and various other channels. If permission is granted by the Ambassador, Company may also communicate via text or mobile device. Company may use these channels to communicate Ambassador account status, notify Ambassador when they are eligible for a reward, communicate program changes, offer special Ambassador promotions, coupons, information and offerings that may be of interest to the Ambassador, and more.

Limitation of Liability: to the fullest extent permitted by law, B.Well will not be liable for any damages of any kind arising out of or in connection with your participation or membership in the program, including damages arising out of changes to or termination of the program. This is a comprehensive limitation of liability that applies to all damages of any kind, including but not limited to direct, indirect, incidental, punitive or consequential damages, loss of data, income or profit, loss of or damage to property and claims of third parties. To the extent permitted by law, the limitations on B.Well's liability set forth herein shall apply whether for breach or repudiation of contract, or whether in tort, civil liability by way of negligence, gross negligence, strict liability, or otherwise, even if advised of the possibility of such damage. By agreeing to these terms, you willingly agree (or, if Ambassador is a minor, it's parent or legal guardian willingly agrees) that you have relinquished your right to seek these damages from B.Well and that this is a reasonable allocation of risk.

eTrademarks: bwell.pr, and all page headers, custom graphics and button icons are service marks, trademarks, and/or trade dress of B.Well and may not be used in connection with any product or service that is not offered by B.Well in any manner that is likely to cause confusion among customers, or in any

manner that disparages or discredits B.Well. All other trademarks, product names and company names or logos cited herein are the property of their respective owners.

Resolving Disputes: If a dispute should arise between you and B.Well, you can address for an efficient and cost-effective resolution by contacting [info@bwell.pr](mailto:info@bwell.pr).

Arbitration and Waiver of Class Action and Jury Trial: Ambassador agrees to resolve any claims relating to the Program through final and binding arbitration as permitted by P.R. and/or federal arbitration procedures, with exception of any threat or violation to B.Well. Ambassador waives his/her right to participate in any class action arising against B.Well. Ambassador and B.Well waive the right to a Jury Trial. Ambassador acknowledges to have been advised to consult with an attorney to accept this agreement to arbitrate and may opt-out within a thirty (30) day period following Ambassador's acceptance of these Terms.

Choice of Law/Forum: Terms shall be governed by and construed in accordance to the laws of Puerto Rico. If any circumstance arises, Ambassador consents to submit to the exclusive jurisdiction of the courts of Puerto Rico. g: The provisions of this Program are intended to be interpreted in a manner which makes them valid, legal, and enforceable. In the event any provision is found to be partially or wholly invalid, illegal or unenforceable, such provision shall be modified or restricted to the extent and in the manner necessary to render it valid, legal, and enforceable. It is expressly understood and agreed between the parties that such modification or restriction may be accomplished unilaterally by B.Well, or alternatively, by disposition of an arbitrator or a court of law. If such provisions cannot under any circumstances be so modified or restricted, they shall be excised from the Program Terms without affecting the validity, legality or enforceability of any of the remaining provisions.