

## **CORPORATE ADVISER AND HEALTH & PROTECTION PUBLICATIONS PROVIDER SERVICE RATINGS TERMS AND CONDITIONS**

**Definite Article Media Limited** a company registered in England and Wales under company number 10956503, and with its registered office at 167-169 Great Portland Street, 5th Floor, London, W1W 5PF, United Kingdom and VAT number GB 283326400;

### **Interpretation**

**“Closing Date”** means the deadline when survey responses can be accepted to;

**“Survey”** means the advertised Provider Service Ratings questionnaire;

**“Corporate Adviser Publication”** means <https://corporate-adviser.com/>;

**“Health & Protection Publication”** means <https://healthcareandprotection.com/>;

1. For the Closing Date please refer to the relevant Provider Service Ratings survey page for the advertised Closing Date or contact the editorial team on:
  - 1.1. For Corporate Adviser Publication [editorial.ca@definitearticlemedia.com](mailto:editorial.ca@definitearticlemedia.com)
  - 1.2. For Health & Protection Publication: [editorial.hp@definitearticlemedia.com](mailto:editorial.hp@definitearticlemedia.com)
2. The prize for taking part is one (1) x £25 worth of Amazon.co.uk voucher per individual or we will make a £25 donation to charity on your behalf (from a choice of three charities). All elements of the prize are subject to availability, non-transferable and there is no cash alternative.
3. No respondents will be eligible for the prize after the survey has closed. All participants selecting the Amazon.co.uk voucher will be contacted by email to arrange delivery of the prize within 30 days of the survey closing.
4. The participation prize is open to adults aged 18 years and over.
5. This survey is eligible only for:
  - 5.1. In Corporate Adviser Publication; financial advisers with workplace schemes, corporate advisers, Employee Benefit Consultants advising on pensions, healthcare, cash-plans and group risk/ insurance to UK corporates.
  - 5.2. In Corporate Adviser Publication; professional DC trustees only responding to the Pensions category section only.
  - 5.3. In Health & Protection Publication: financial advisers, intermediaries, brokers advising on international PMI and health benefits, protection and cash-plans.
  - 5.4. In Health & Protection Publication: financial advisers, intermediaries, brokers advising on UK PMI and health benefits, protection and cash-plans.
6. This survey is not eligible to:
  - 6.1. In Corporate Adviser Publication: to providers from within life & pension, asset managers, healthcare care, cash plans, wellbeing, group risk/ insurance, technology providers, third party providers (not limited to) and agencies are not eligible to enter.
  - 6.2. In Health & Protection Publication: to providers iPMI and PMI providers, insurance providers, protection providers, cash-plans providers, wellbeing providers third party providers (not limited to) and agencies are not eligible to enter.

7. Employees of Definite Article Media Limited and, its subsidiaries, and any other companies connected with this survey, along with their families and members of their households, are not eligible to enter.
8. Entries will be limited to one per individual.
9. No purchase is necessary to take part and no proof of purchase will be required.
10. Incomplete survey responses will be disqualified and not eligible for the prize.
11. If respondents cannot be traced after reasonable efforts have been made by the organisers, then the organisers will be entitled to dispose of the prize as they think fit, without any liability to the participants.
12. Allow a minimum of 30 days for delivery after being contacted.
13. The organiser's decision will be final and no correspondence will be entered into.
14. The cancellation of the participation prize at any point is entirely at the discretion of the organisers.
15. All data will be handled under Definite Article Media Limited's privacy and GDPR policy, [click here](#) to find out more information.
16. Governing law: 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 English law.
17. Jurisdiction: Each Party irrevocably agrees that the courts of England and Wales 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).