TERMS AND CONDITIONS

Please read all these terms and conditions.

As we can accept your order and make a legally enforceable agreement without further reference to you, you must read

these terms and conditions to make sure that they contain all that you want and nothing that you are not happy with. If you

are not sure about anything, just phone us on 0333 444 3246.

Interpretation

3.

Consumer means an individual acting for purposes which are wholly or mainly outside their trade, business, craft or

profession;

4.

5.

Contract means the legally-binding agreement between you and us for the supply of the Services;

Delivery Location means the Supplier's premises or other location where the Services are to be supplied, as set out in

the Order;

6.

Durable Medium means paper or email, or any other medium that allows information to be addressed personally to

the recipient, enables the recipient to store the information in a way accessible for future reference for a period that is

long enough for the purposes of the information, and allows the unchanged reproduction of the information stored;

7.

8.

Goods means any goods that we supply to you with the Services, of the number and description as set out in the Order;

Order means the Customer's order for the Services from the Supplier as submitted following the step by step process

set out on the Website;

9.

Privacy Policy means the terms which set out how we will deal with confidential and personal information received

from you via the Website;

10. Services means the services advertised on the Website, including any Goods, of the number and description set out in

the Order;

11. Website means our website www.echomed.co.uk on which the Services are advertised.

Services

12. The description of the Services and any Goods is as set out in the Website, catalogues, brochures or other form of

advertisement. Any description is for illustrative purposes only and there may be small discrepancies in the size and

colour of any Goods supplied.

13. In the case of Services and any Goods made to your special requirements, it is your responsibility to ensure that any

information or specification you provide is accurate.

14. All Services which appear on the Website are subject to availability.

15. We can make changes to the Services which are necessary to comply with any applicable law or safety requirement.

We will notify you of these changes.

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These are the terms on which we sell all Services to you. By ordering any of the Services, you agree to be bound by

these Terms and Conditions. You can only purchase the Services from the Website if you are eligible to

enter into a contract and are at least 18 years old.

Application

These Terms and Conditions will apply to the purchase of the services by you (the Customer or you). We

are The Cardiac Screening Company Limited whose trading name is EchoMed, a company registered in England and

Wales under number 13921645, whose registered office is at 10 London Road, Liphook, Hampshire, GU30 7AN and

whose trading address is Unit 1, Carlton Yard Clinic, Carlton Yard, Victoria Road, Farnham, Surrey, GU9 7RD with

the email address admin@echomed.co.uk; telephone number 0333 444 3246; (the Supplier or us or we). We are affiliated practitioners of The Female Health Clinic, Care Quality Commission Provider ID: 1-6909322628, whose regulated activities include ‘Diagnostics and Screening’ and the ‘Treatment of Disease and Disorder’.

1.

2.

2.

Customer responsibilities

16. You must co-operate with us in all matters relating to the Services, and provide us with all information required to

perform the Services and obtain any necessary licences and consents (unless otherwise agreed).

17. Failure to comply with the above is a Customer default which entitles us to suspend performance of the Services until

you remedy it or if you fail to remedy it following our request, we can terminate the Contract with immediate effect on

written notice to you.

Personal information

18. We retain and use all information strictly under the Privacy Policy.

19. We may contact you by using e-mail or other electronic communication methods and by pre-paid post and you

expressly agree to this.

Basis of Sale

20. The description of the Services on our website does not constitute a contractual offer to sell the

Services. When an Order has been submitted on the Website, we can reject it for any reason, although we will

try to tell you the reason without delay.

21. The Order process is set out on the Website. Each step allows you to check and amend any errors before submitting

the Order. It is your responsibility to check that you have used the ordering process correctly.

22. A Contract will be formed for the Services ordered only when you receive an email from us confirming the Order (

Order Confirmation). You must ensure that the Order Confirmation is complete and accurate and inform us

immediately of any errors. We are not responsible for any inaccuracies in the Order placed by you. By placing an Order

you agree to us giving you confirmation of the Contract by means of an email with all information in it (ie the Order

Confirmation). You will receive the Order Confirmation within a reasonable time after making the Contract, but in any

event not later than performance begins of any of the Services.

23. Any quotation or estimate of Fees (as defined below) is valid for a maximum period of 28 days from its date, unless

we expressly withdraw it at an earlier time.

24. No variation of the Contract, whether about description of the Services, Fees or otherwise, can be made after it has

been entered into unless the variation is agreed by the Customer and the Supplier in writing.

25. We intend that these Terms and Conditions apply only to a Contract entered into by you as a Consumer. If this is not

the case, you must tell us, so that we can provide you with a different contract with terms which are more appropriate

for you and which might, in some respects, be better for you, e.g. by giving you rights as a business.

Fees and Payment

26. The fees (Fees) for the Services and any other charges that are out on the Website on the date we accept the Order.

27. No VAT is applicable at the time of the Order.

28. You must pay by submitting your credit or debit card details with your Order and we can take payment immediately or

otherwise before delivery of the Services.

Delivery

29. We will provide the Services within the agreed period or, failing any agreement:

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a. in the case of Services, within a reasonable time; and

b. in the case of Goods, without undue delay and, in any event, not more than 30 days after the day on which the

Contract is entered into.

30. In any case, regardless of events beyond our control, if we do not deliver the Services on time, you can require us to

reduce the Fees or charges by an appropriate amount (including the right to receive a refund for anything already paid

above the reduced amount). The amount of the reduction can, where appropriate, be up to the full amount of the Fees or

charges.

31. In any case, regardless of events beyond our control, if we do not deliver the Goods on time, you can (in addition to

any other remedies) treat the Contract at an end if:

a. we have refused to deliver the Goods, or if delivery on time is essential taking into account all the relevant

circumstances at the time the Contract was made, or you said to us before the Contract was made that delivery on

time was essential; or

b. after we have failed to deliver on time, you have specified a later period which is appropriate to the circumstances

and we have not delivered within that period.

32. If you treat the Contract at an end, we will (in addition to other remedies) promptly return all payments made under the

Contract.

33. If you were entitled to treat the Contract at an end, but do not do so, you are not prevented from cancelling the Order

for any Goods or rejecting Goods that have been delivered and, if you do this, we will (in addition to other remedies)

without delay return all payments made under the Contract for any such cancelled or rejected Goods.

34. If any Goods form a commercial unit (a unit is a commercial unit if division of the unit would materially impair the

value of the goods or the character of the unit) you cannot cancel or reject the Order for some of those Goods without

also cancelling or rejecting the Order for the rest of them.

35. We do not trade outside of the United Kingdom.

36. You agree we may deliver the Goods in instalments if we suffer a shortage of stock or other genuine and fair reason,

subject to the above provisions and provided you are not liable for extra charges.

37. If you or your nominee fail, through no fault of ours, to take delivery of the Services at the Delivery Location, we may

charge the reasonable costs of storing and redelivering them.

38. The Goods will become your responsibility from the completion of delivery or Customer collection. You must, if

reasonably practicable, examine the Goods before accepting them.

Risk and Title

39. Risk of damage to, or loss of, any Goods will pass to you when the Goods are delivered to you.

40. You do not own the Goods until we have received payment in full. If full payment is overdue or a step occurs towards

your bankruptcy, we can choose, by notice to cancel any delivery and end any right to use the Goods still owned by

you, in which case you must return them or allow us to collect them.

Withdrawal and cancellation

41. You can withdraw the Order by telling us before the Contract is made, if you simply wish to change your mind and

without giving us a reason, and without incurring any liability.

42. This is a distance contract (as defined below) which has the cancellation rights (Cancellation Rights) set out below.

These Cancellation Rights, however, do not apply, to a contract for the following goods and services (with no others) in

the following circumstances:

a. goods that are made to your specifications or are clearly personalised;

b. goods which are liable to deteriorate or expire rapidly.

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Right to cancel

43. Subject as stated in these Terms and Conditions, you can cancel this contract within 14 days without giving any reason.

44. The cancellation period will expire after 14 days from the day on which you acquire, or a third party, other than the

carrier, indicated by you, acquires physical possession of the last of the Goods. In a contract for the supply of services

only (without goods), the cancellation period will expire 14 days from the day the Contract was entered into. In a

contract for the supply of goods over time (ie subscriptions), the right to cancel will be 14 days after the first delivery.

45. To exercise the right to cancel, you must inform us of your decision to cancel this Contract by a clear statement setting

out your decision (eg a letter sent by post or email). You can use the attached model cancellation form, but it is not

obligatory. In any event, you must be able to show clear evidence of when the cancellation was made, so you may

decide to use the model cancellation form.

46. You can also electronically fill in and submit the model cancellation form or any other clear statement of the

Customer's decision to cancel the Contract on our website www.echomed.co.uk . If you use this option, we will

communicate to you an acknowledgement of receipt of such a cancellation in a Durable Medium (e.g. by email) without

delay.

47. To meet the cancellation deadline, it is sufficient for you to send your communication concerning your exercise of the

right to cancel before the cancellation period has expired.

Commencement of Services in the cancellation period

48. We must not begin the supply of a service (being part of the Services) before the end of the cancellation period unless

you have made an express request for the service.

Effects of cancellation in the cancellation period

49. Except as set out below, if you cancel this Contract, we will reimburse to you all payments received from you,

including the costs of delivery (except for the supplementary costs arising if you chose a type of delivery other than the

least expensive type of standard delivery offered by us).

Payment for Services commenced during the cancellation period

50. Where a service is supplied (being part of the Service) before the end of the cancellation period in response to your

express request to do so, you must pay an amount for the supply of the service for the period for which it is supplied,

ending with the time when we are informed of your decision to cancel the Contract. This amount is in proportion to

what has been supplied in comparison with the full coverage of the Contract. This amount is to be calculated on the

basis of the total price agreed in the Contract or, if the total price were to be excessive, on the basis of the market value

of the service that has been supplied, calculated by comparing prices for equivalent services supplied by other traders.

You will bear no cost for supply of that service, in full or in part, in this cancellation period if that service is not

supplied in response to such a request.

Deduction for Goods supplied

51. We may make a deduction from the reimbursement for loss in value of any Goods supplied, if the loss is the result of

unnecessary handling by you (i.e. handling the Goods beyond what is necessary to establish the nature, characteristics

and functioning of the Goods: e.g. it goes beyond the sort of handling that might be reasonably allowed in a shop). This

is because you are liable for that loss and, if that deduction is not made, you must pay us the amount of that loss.

Timing of reimbursement

52. If we have not offered to collect the Goods, we will make the reimbursement without undue delay, and not later than:

a. 14 days after the day we receive back from you any Goods supplied, or

b. (if earlier) 14 days after the day you provide evidence that you have sent back the Goods.

53. If we have offered to collect the Goods or if no Goods were supplied or to be supplied (i.e. it is a contract for the supply

of services only), we will make the reimbursement without undue delay, and not later than 14 days after the day on

which we are informed about your decision to cancel this Contract.

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54. We will make the reimbursement using the same means of payment as you used for the initial transaction, unless you

have expressly agreed otherwise; in any event, you will not incur any fees as a result of the reimbursement.

Returning Goods

55. If you have received Goods in connection with the Contract which you have cancelled, you must send back the Goods

or hand them over to us at

Unit 1, Carlton Yard Clinic, Carlton Yard, Victoria Road, Farnham, Surrey, GU9 7RD

without delay and in any event not later than 14 days from the day on which you communicate to us your cancellation

of this Contract. The deadline is met if you send back the Goods before the period of 14 days has expired. You agree

that you will have to bear the cost of returning the Goods.

56. For the purposes of these Cancellation Rights, these words have the following meanings:

a. distance contract means a contract concluded between a trader and a consumer under an organised distance sales

or service-provision scheme without the simultaneous physical presence of the trader and the consumer, with the

exclusive use of one or more means of distance communication up to and including the time at which the contract

is concluded;

b. sales contract means a contract under which a trader transfers or agrees to transfer the ownership of goods to a

consumer and the consumer pays or agrees to pay the price, including any contract that has both goods and

services as its object.

Conformity

57. We have a legal duty to supply the Goods in conformity with the Contract, and will not have conformed if it does not

meet the following obligation.

58. Upon delivery, the Goods will:

a. be of satisfactory quality;

b. be reasonably fit for any particular purpose for which you buy the Goods which, before the Contract is made, you

made known to us (unless you do not actually rely, or it is unreasonable for you to rely, on our skill and judgment)

and be fit for any purpose held out by us or set out in the Contract; and

c. conform to their description.

59. It is not a failure to conform if the failure has its origin in your materials.

60. We will supply the Services with reasonable skill and care.

61. We will provide the following after-sales service: The supplier will provide the customer with the appropriate aftercare

in the form of a telephone consultation as required.

62. In relation to the Services, anything we say or write to you, or anything someone else says or writes to you on our

behalf, about us or about the Services, is a term of the Contract (which we must comply with) if you take it into account

when deciding to enter this Contract, or when making any decision about the Services after entering into this Contract.

Anything you take into account is subject to anything that qualified it and was said or written to you by us or on behalf

of us on the same occasion, and any change to it that has been expressly agreed between us (before entering this

Contract or later).

Duration, termination and suspension

63. The Contract continues as long as it takes us to perform the Services.

64. Either you or we may terminate the Contract or suspend the Services at any time by a written notice of termination or

suspension to the other if that other:

a. commits a serious breach, or series of breaches resulting in a serious breach, of the Contract and the breach either

cannot be fixed or is not fixed within 30 days of the written notice; or

b. is subject to any step towards its bankruptcy or liquidation.

65. On termination of the Contract for any reason, any of our respective remaining rights and liabilities will not be

affected.

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Successors and our sub-contractors

66. Either party can transfer the benefit of this Contract to someone else, and will remain liable to the other for its

obligations under the Contract. The Supplier will be liable for the acts of any sub-contractors who it chooses to help

perform its duties.

Circumstances beyond the control of either party

67. In the event of any failure by a party because of something beyond its reasonable control:

a. the party will advise the other party as soon as reasonably practicable; and

b. the party's obligations will be suspended so far as is reasonable, provided that that party will act reasonably, and

the party will not be liable for any failure which it could not reasonably avoid, but this will not affect the

Customer's above rights relating to delivery (and the right to cancel below).

Privacy

68. Your privacy is critical to us. We respect your privacy and comply with the General Data Protection Regulation with

regard to your personal information.

69. These Terms and Conditions should be read alongside, and are in addition to our policies, including our privacy policy

(www.echomed.co.uk) and cookies policy.

70. For the purposes of these Terms and Conditions:

a. 'Data Protection Laws' means any applicable law relating to the processing of Personal Data, including, but not

limited to the GDPR.

b. 'GDPR' means the UK General Data Protection Regulation.

c. 'Data Controller', 'Personal Data' and 'Processing' shall have the same meaning as in the GDPR.

71. We are a Data Controller of the Personal Data we Process in providing the Services and Goods to you.

72. Where you supply Personal Data to us so we can provide Services and Goods to you, and we Process that Personal

Data in the course of providing the Services and Goods to you, we will comply with our obligations imposed by the

Data Protection Laws:

a. before or at the time of collecting Personal Data, we will identify the purposes for which information is being

collected;

b. we will only Process Personal Data for the purposes identified;

c. we will respect your rights in relation to your Personal Data; and

d. we will implement technical and organisational measures to ensure your Personal Data is secure.

73. For any enquiries or complaints regarding data privacy, you can e-mail: alex@echomed.co.uk.

Excluding liability

74. The Supplier does not exclude liability for: (i) any fraudulent act or omission; or (ii) death or personal injury caused by

negligence or breach of the Supplier's other legal obligations. Subject to this, we are not liable for (i) loss which was

not reasonably foreseeable to both parties at the time when the Contract was made, or (ii) loss (eg loss of profit) to your

business, trade, craft or profession which would not be suffered by a Consumer - because we believe you are not

buying the Services and Goods wholly or mainly for your business, trade, craft or profession.

Governing law, jurisdiction and complaints

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75. The Contract (including any non-contractual matters) is governed by the law of England and Wales.

76. Disputes can be submitted to the jurisdiction of the courts of England and Wales or, where the Customer lives in

Scotland or Northern Ireland, in the courts of respectively Scotland or Northern Ireland.

77. We try to avoid any dispute, so we deal with complaints as follows: If a dispute occurs customers should contact us to

find a solution. We will aim to respond with an appropriate solution within 7 days.

78. We aim to follow these codes of conduct, copies of which you can obtain as follows:

Good Medical Practice available from https://www.gmc-uk.org/ethical-guidance/ethical-guidance-for-doctors/good-

medical-practice

Attribution

79. These terms and conditions were created using a document from [Rocket Lawyer](https://www.rocketlawyer.com/gb/en/) (https://www.rocketlawyer.com/gb

/en).

Model cancellation Form

To

EchoMed

Unit 1, Carlton Yard Clinic, Carlton Yard

Victoria Road, Farnham

Surrey

GU9 7RD

Email address: admin@echomed.co.uk

Telephone number: 0333 444 3246

I/We[\*] hereby give notice that I/We [\*] cancel my/our [\*] contract of sale of the following goods [\*] [for the supply of the

following service [\*], Ordered on [\*]/received on [\*]\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(date received)

Name of consumer(s):

Address of consumer(s):

Signature of consumer(s) (only if this form is notified on paper)

Date

[\*] Delete as appropriate.

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