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Smartway Pharmaceuticals is a leading UK based pharmaceutical wholesaler. registered with the Medicines and Healthcare products Regulatory Agency (MHRA). We are committed to upholding to the principles of Good Distribution Practice (GDP), which is a legal obligation of being a WDA(H) licence holder.

We are on the list of non-ABPI member companies that voluntarily comply with the ABPI code of practice and a proud member of the Merton Chamber of Commerce which promotes excellence in business practices.

Additionally, we are a Controlled Drug Licence holder (Schedules 2-5) issued by the Home Office and MS licence holder which allows us the importation of products from outside the EU.

Our divisions provide goods and services to companies and organisations that operate in niche markets around the world and those that have unique requests or work to demanding deadlines.

Our strategic business subdivisions:

Who we supply

As an established and well reputed company, we have built up an enviable customer base that includes; pharmacies, GPs, dental surgeries, after-care markets, healthcare authorities, Ministries of Health, public and private sector hospitals, clinics, healthcare authorities and NGOs.

We also supply to the overseas public and private sector hospitals and overseas wholesalers.

Additionally, we are proud to be an accredited supplier to the WHO.

Placing Orders

email SHorders@smartwaypharma.co.uk.

Delivery for any orders delivered within the UK is £12 per order, under £150. The charge for next day delivery is £15.

There is no freight charge for orders above £150. Special delivery and palletised deliveries are charged at the going rate and prices will be agreed before the order is placed and shipped. All orders received by 4pm Monday to Thursday will be despatched the same day, subject to availability of

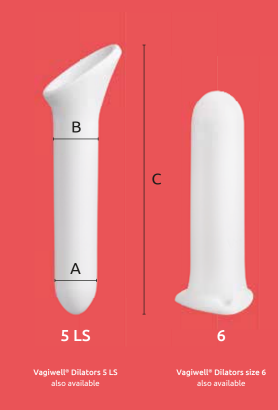
Please note that we do not ship orders out on a Friday.

Returns will only be accepted if the error was made by Smartway or the customer has informed Smartway within 24 hours from receipt of goods.

Vagiwell®

Dilators





Vagiwell® Dilators Premium Order no.: SHVAGPR001

Vaginal dilators for home use

- dyspareunia of different causes
- vaginismus
- scarring following surgical cuts to the perineum (episiotomy) or perineal tears
- during and after radiotherapy/ chemotherapy
- after vaginal surgery involving tightening of the vagina and scarring
- lichen sclerosus
- vaginoplasty/neovagina
- too tight vagina

size	colour	diameter A/B	length C
size 1	light blue	12/14 mm	122 mm
size 2	mint green	16/18 mm	135 mm
size 3	purple	20/22 mm	150 mm
size 4	pink	24/26 mm	163 mm
size 5	beige	28/30 mm	177 mm
size 5 LS	white	33/36 mm	181 mm
size 6	white	36,5/40 mm	150 mm

Contraceptive Pills

Zelleta

Desogestrel 75mcg Tabs

PRODUCT/ DESCRIPTION



PRODUCT

CODE

SIZE

84 **ZEL0001T** £3.91 Rigevidon

PRICE

£2.11

30/150mcg FC Tabs (Generic Microgynon)

PRODUCT/ DESCRIPTION

RIG0421N

PRODUCT

PRICE

£2.43

Lizinna

Norgestimate 250mcg + Ethinylestradiol 35mcg



63 SHLIZ035NO £5.43

SIZE

63

Bimizza

Levest

Desogestrel 150mcg / Ethinylestradiol 20mcg Tabs

Levonorgestrel 150mg+/

Ethinylestradiol 30mcg



LEV0129P

63 SHBIM020ET £5.56

63

Microgynon

Microgynon® 30



3 x 21 MIC0516U £3.50

Cimizt

Desogestrel 150mcg + Ethinylestradiol 30mcg Tabs



63 SHCIM150ET £4.29

Emergency Contraception

PRODUCT/ DESCRIPTION

PRODUCT CODE

PRICE

£1.22

PRODUCT/ DESCRIPTION

PRODUCT

PRICE

EllaOne

Ulipristal acetate (1 x tablet).



£14.20 1 ELL0044L

Emerres

Levonorgestrel 1.5mg Tabs P-Pack 1.5 mg Tablet

SHLEV015TB £1.75 Levonelle 1.5mg

Emerres

Levonorgestrel 1.5mg Tab POM



LEV0225G

Levonogestrel



LEV0101Q

£5.20

Intrauterine Contraception

PRODUCT/ DESCRIPTION

LENGTH | WIDTH | INSERTER | VALID FOR | PACK | PRODUCT | PRICE |
(mm) | (mm) | WIDTH (mm) | (YEARS) | SIZE | CODE

T-Safe 380 A

The T-Safe 380 A is the replica of the 'Gyne-T', which is no longer available on the market. The classic T shape, is the most common IUD, also recommended by the WHO. It convinces with a secure fit within the uterus with a lowest pearl index and minimum output rate.



35.9 31.9 4.5 10 1 **SHTSAA01MO £11.00**

T-Safe 380 A QL

Identical characteristics to the TT380 Slimline. The T-Safe 380 A QL reassured by secure fitting, within the uterus, in consequence has low expulsion rate, due to optimal memory test results.



35.9 31.9 4.75 10 1 **SHTSA001MO £11.00**

Neo-Safe 380 A

The design of the Neo-Safe is identical to the best-seller "Nova T 380". Providing protection against conception for 5 years, due to it's copper surface of 380 mm. This IUD must be loaded before introducing into the uterus. In contrast to the T-Safe CU 380A however: the horizontal arms are pulled into the insertion tube with the help of the thread.



5 1 **SHNE0001MO** £13.50

Neo-Safe 380 Mini

The Neo-Safe T CU 380 Mini has identical features to the Neo-Safe T CU 380, with the only difference in dimensions from the standard model. Due to the shorter length and smaller width of the side arms, it is ideal for women with a uterus length 7 cm.



5 1 SHNEO001MI £13.50

Kyleena

T shaped coil made from flexible and soft plastic. Containing 19.5mg of the single hormone Levonorgestrel, which allows only a small amount of the hormone enter your bloodstream.



5 1 **KYL0210E £87.00**

Nova T 380

Intra-Uterine Device The Nova-T 380 IUD has a copper coil with a silver core, particularly useful for nulliparous women



5 1 NOV0209U £15.20

Mirena

The Mirena contains 52mg of a single hormone Levonorgestral, a type of progestin, often used in birth control pills. Similarly to the Kyleena, the Mirena releases the hormone in small amounts, which enter your blood stream.



5 1 MIR0109T £108.00

Jaydess

With the same T shape, as all the other coils, the Jaydess is made from a plastic called Polyethylene. The coil carries 13.5mg levonorgestral, a hormone used in many contraceptive pills.



3 1 JAY0001D £75.00

Levosert

Levosert 20 microgram/24 hours Intrauterine Delivery System. The intrauterine delivery system contains 52 mg levonorgestrel. The initial release of levonorgestrel is approximately 20 micrograms per day and declines progressively by about 60% after 6 years.



6 1 **LEVO231D £64.00**

Implants and Injections

PRODUCT/ DESCRIPTION VALID FOR PRODUCT PRICE

Nexplanon is a radiopaque, non-biodegradable, progestagen-only, flexible implant preloaded in a sterile, disposable applicator.



3 yrs NEX0049X £84.00

Depo Provera

 ${\tt Depo\ Provera\ Syr\ 150mg/ml,\ each\ injection\ is\ indicated\ for\ long-term\ female\ contraception,\ with\ provera\ prover$ each injection preventing ovulation and provides contraception for at least 12 weeks. It should be taken into consideration that fertility could be delayed for up to one year.



12 wks DEP0089V £11.59

Sayana Press

104mg/0.65ml suspension for injection.



13 wks **SAY0104X** £8.00

Other Injectable Products

PRODUCT/ DESCRIPTION	PACK SIZE	PRODUCT CODE	PRICE
Botox Vial 50 IU	1	вотох50	POA
Botox Vial 100 IU	1	B0T0X 100	POA
Botox Vial 200 IU	1	B0T0X 200	POA
Juvederm Voluma Lidocaine	(2x1ml)	JUV001V	POA
Juvederm Ultra 2	(2x0.55ml)	JUV002T	POA
Juvederm Ultra 3	(2x1ml)	JUV003S	POA
Juvederm Ultra Smile	(2x0.55)	JUV007S	POA
Juvederm Ultra 4	(2x1ml)	JUV008S	POA
Juvederm Volite	(2x1ml)	JUV0010V	POA
Juvederm Volift Lidocaine	(2x1ml)	JUV0012L	POA
Genius Enrich	(1X1ml)	GEN001EN	POA
Genius Define	(1X1ml)	GEN002DE	POA
Genius Ultra	(1X1ml)	GEN003UL	POA
Genius Smooth	(1X1ml)	GEN004SM	POA

Pharmaceuticals

PRODUCT/ DESCRIPTION		DUCT	PRICE	PRODUCT/ DESCRIPTION	PACK SIZE	PRODUCT CODE	PRICE
Medabon		- 13 - T		Doxycycline			
Mifepristone 200mg x 1/Misoprostol 0.2mgx4)	Medabon			100mg x 14 TTA		Dosycycles Company &	
	1 MED :	142SU	£10.50		1	DOX114R2D	£2.55
Amoxicillin			POA	Erythromycin			POA
Azitromycin			POA	Lidocaine			POA
Codeine Prosphate			POA	Metronidazole			POA
Co-dydramol			POA	Paracetamol Tablets			POA
Diclofenic Tablets			POA	Syntocinon			POA



IUCD Insertion and Removal Kits

PRODUCT/ DESCRIPTION **PRODUCT** PRICE **IUCD Kit** 1 x Allis Tissue 25cm, 1 x Mayo Scissors Straight 18cm, 1 x Spencer Wells Straight 18cm, 1 x Galipot 60ml 1 SHIUC001KT £11.00 **IUCD Procedure Pack** 1 x Rampley Sponge holder 25cm, 1 x Teale Vulsellum Forceps 23cm, 1 x Simms Uterine Sound 32cm, 1 x Medium Cusco, 1 x Currie Uterine Scissor 20cm, 5 x Cotton Wool Balls, 1 x Gallipot 60ml, 1 x Dressing Towel 43 x 38cm 1 SHIUPR001D £13.00 **Smartway IUCD Kit** 1 x Rampley Sponge holder 25cm, 1 x Allis Tissue Forceps 25cm, 1 x Currie Uterine Scissor 20cm, 1 x Gallipot 60ml, 5 x Cotton Wool Balls SHSMA001KT £13.00 Cusco Harrow/Hillingdon IUD Fitting Kit 1 x Cusco medium, 1 x Rampley Sponge holder 25cm, 1 x Allis Tissue Forceps 25cm, 1 x Currie Uterine Scissor 20cm, 1 x Gallipot 60ml, 5 x Cotton Wool Balls SHCUS8314I £13.50 1 **Caryl Thomas Kit** 1 x Cusco Medium, 1 x Allis Tissue Forceps 20cm, 1 x Spencer Wells Forceps 23cm, 1 x Mayo Scissors Curved 17cm, 3 x Cotton Wool Balls, 1 x Gallipot 60ml SHCAR001KT £12.00 **Implant Insertion Kit** 1 x Needle- Orange 25G x 5/8", 1 x plastic tray with gallipots, 1 x paper crepe white 60x60cm flat, 1 x Drape (fenestrated with adhesive) 76x76cm 7.5cm aperture, 1 x skin cleansing wipes, 2 x Non woven swabs 10 x 10cm 4ply, 1 x yellow waste bag, 1 x wire tie for waste bag, 1 x Terumo 2.5ml leur lock centre nozzle syringe, 1 x conforming bandage 7.5cm x 4cm, 1 x wound dressing 6 x 7", hypodermic needle 21g x 2", 1 x Wipak flat pouch 205 x 400mm SHIMP005IN 1 £4.00 **Implant Removal Kit** $2\ x$ Non-woven swab 7 5 x 7cm 4 ply, 1 x Syringe 2.5ml, 1 x Safety Needle Orange (25G x 1.5", 1 x Halstead Artery Mosquito Forceps Curved 12.5cm, 1 x Swann Morton Disposable Scalpel Handle with No. 15 Blade, 1 x Steri-strip closures 6 x 75mm packet of 3, 1 x conforming bandage 7.5cm x 4m, 1 x Drape (fenestrated with adhesive) 55 x 50cm, 1 x plastic tray with gallipots, paper crepe white 60x60cm flat, 1 x Wipak Flat Pouch 205 x 400mm SHIMP005RE £5.00 **IUCD Instrument Set**

1 x Sims uterine scissors, 1 x Rampley Sponge holder, 1 X Teale Vulsellum-curved (3:4 teeth) and 1 x Galabin uterine sound



SHIUIN001D £10.07

Disposable Instruments





PRODUCT/ DESCRIPTION

23cm

1

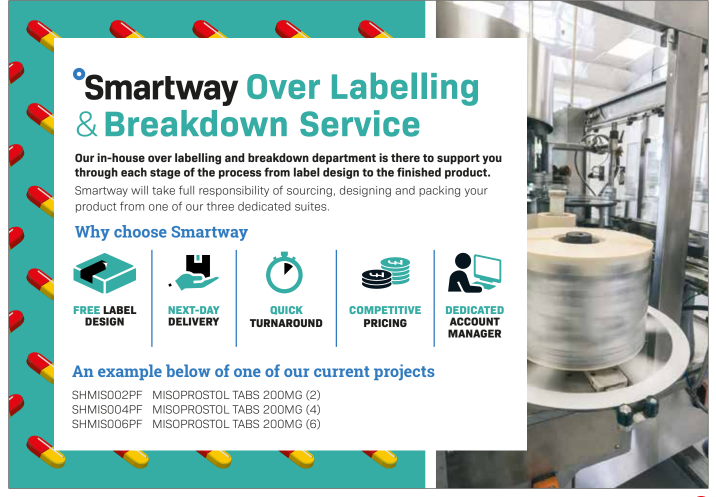
SHSPE023FS

£4.91

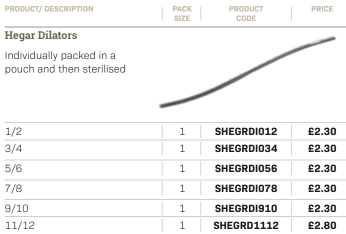
Disposable Instruments







Cervical Dilators







Speculums



PRODUCT/ DESCRIPTION	PACK SIZE	PRODUCT CODE	PRICE
Combo Pack	7		
10 medium and 10 Vaginal Wall Retractors	b.	*	
	10×10	SHULT010SP	£32.50
Instraspec Contour Vaginal Sp		THE STATE OF THE S	
		0	
Extra Small (x 100)	25x4	SHINS001ES	£20.61
Extra Small (x 100) Small (x 100)	25x4 25x4	SHINS001ES SHINS001SM	£20.61
	1 1		
Small (x 100)	25×4	SHINS001SM	£20.61

Empowering access to medicines not available in the UK

With our supply chain and strategic procurement hubs in the EU, • UK, USA, India and Australasia, we can deliver globally for you. Smartway has been directly supplying hospitals in the UK and Ireland for over 25 years. We're an approved supplier and are registered under all relevant tenders/framework agreements.

- **Shortages**
- Imports to UK
- **Unlicensed Medicines**
- Specials





Own hubs in EU, UK,

UEA, India.







We are dedicated to empowering access to medicines.

Sterile Dressing Packs

PRODUCT

PRICE

Minor Operating Pack

1 x BP Scalpel Handle (No. 3), 1 x Kilner Needle Holder, 2 x Halstead Mosquito forceps (12.5cm), 1 x Gillies Dissecting Forceps (Toothed 12.5cm), 1 x McIndoe Dissecting Forceps (Non-Toothed 12.5cm), 1 x Iris Scissors (Curved 11cm), 1 x Iris Scissors (Straight 11cm), 2 x Gallipots (60ml), 2 x Dressing Towels, 5 x Non-Woven Swabs (7.5 x 7.5cm), 1 x Large Pulp Tray (Individually packed in a pouch and then sterilised).



SHMINPK001 1 £8.69

Minor Operations Pack Plus

- 1 x Brad Parker Scalpel Handle (No. 3), 1 x Crilewood Needle Holder (15cm),
- 2 x Halstead Artery Mosquito Forceps (Straight 12.5cm), 1 x Gillies Dissecting Forceps (Toothed 15cm),
- 1 x McIndoe Dissecting Forceps (Non-toothed 15cm), 1 x Iris Scissors (Curved on Flat 11cm),
- 1 x Iris Scissors (Straight 11cm), 1 x Rampley Sponge Forceps (18cm), 2 x Gallipots Polypropylene (60ml), 2 x Towel Dressing (38 X 43CM), 5 x Swabs (7.5 x 7.5 cm 4 ply), 1 x Pulp Foodtainer (Disposable 73 x 227 x 135mm).



SHMINPP002 £9.86

Non Scalpel Vasectomy Pack Plus

- 1 x Li Ring Forceps (15.5cm), 1 x Haemostatis Vasectomy Forceps (15.5cm),
- 1 x Gillies dissecting Forceps (Toothed 15cm), 1 x McIndoe Dissecting Forceps (Non-toothed 15cm),
- 2 x Halstead Mosquito Forceps (Curved 12.5cm), 1 x Rampley Sponge Forceps (18cm),
- 1 x Pulp Tray (Individually packed in a pouch and then sterilised).



1 SHNSVAP003 £14.68

Circumcision Pack

- 4 x Halstead Mosquito Forceps (Straight), 1 x Operating Scissors (Sharp/Blunt), 1 x Silver Eye Probe,
- 1 x Non-woven Swab, 1 x Towel Dressing, 2 x Cotton Balls, 1 x Plastic Tray with Integrated Gallipots (Individually packed in a pouch and then sterilised).



SHCIRCM004 £6.29 1

Circumcision Pack Plus

- 1x Halstead Artery Mosquito Forceps (Straight 12.5cm), 1x Operating Scissors (Sharp/Blunt 12.5cm),
- 2 x Halstead Artery Forceps (Fine Straight 12.5cm), 2 x Non-woven Swab (10x10 4ply),
- 1x Cotton Wool Ball, Large BP Non-sterile, 1x Plastic tray with 2 gallipots, 1x Dressing towel (38 x 43cm),
- 1x Hand-safe White Nitrile P/F free-Latex Free Medium Gloves (pair)

(Individually packed in a pouch and then sterilised).



SHCIRPP005 £5.37

Sutures Pack Plus

1 x Kilner Needle Holder (13.5cm), 1 x Iris Scissors (Straight 11cm), 1 x Treves Dissecting Forceps (Toothed 12.5cm) 1 x Turned Over End Dissecting Forceps (12.5cm), 5 x Swabs (7.5 x 7.5cm 4 ply), 2 x Towel Dressing (38 X 43cm), 1 x Plastic tray with 2 gallipots (Individually packed in a pouch and then sterilised).



1 SHSUTPP006 £4.88 PRODUCT/ DESCRIPTION

SIZE

PRICE

£12.81

£11.01

PRODUCT/ DESCRIPTION

SIZE

PRODUCT

PRICE

£11.01

Adore Lubricating Gel 75ml

Sterile personal lubricating gel ideally used for vaginal dryness and when intercourse is comfortable.



Strawberry Flavour Lube 75ml

Water based lube. Strawberry flavour for taste. Water soluble and easily washed off.



Minty Tingle Flavour Lube 75ml

Water based lube. Mint flavoured for taste. Water soluble and easily washed off.



STR5661K

MIN5672K £11.01

Gentle Light Lube 75ml

This gentle lubricant has a water based formula, light for gentle lubrication. This lube is clear and odourless.



AD05705G

Silky TLC Lube 75ml

Silky TLC Water and Silicone based lubricant. This lube is 100% paraben free. Clear and odourless



GEN5664L

SIL5665T £11.01

Prefert 8 x 4ml

Used to aid fertility and help couples conceive. This gel protects the sperm from acidic environments and improves motility on the way to a woman's eggs. Works best when used on the 3 most fertile days of the female cycle (time of ovulation).



SHPRV084ME

£12.00

Rx PAD

Rx PAD is a tailor-made online platform which allows you to create and securely transmit prescriptions directly to Smartway Pharmacy for dispensing, without the need to post prescriptions*

Upon registering, prescriber will need to go through a one-time verification process where our pharmacists will validate their identity and approve the prescriber. Thereafter, prescriber will be able to use their unique login details to create and send prescriptions.

The prescriber will need:

- A scan or photograph of their Passport or Driving Licence (in any format)
- A copy of their signature (in PNG, JPG or JPEG format)
- A 6-digit code which is used as verification prior to creating the prescription.

Fast approval

The prescriber will be sent an email once the account has been approved. This is usually within 24 hours if UK-based.

The platform is secure and complies with the UK General Protection Regulation and the Data Protection Act 2018.

* Not applicable to schedule 2 and 3 controlled

The benefits off Rx PAD over traditional, paper prescriptions include:

- Simple and quick, with no need to fax, email or upload prescriptions'
- No requirements to post hard copy of the prescription to patient or pharmacy*
- Meets both prescriber and pharmacist legal and ethical obligations
- Patient informed by text and email of the cost of prescription and provided with a secure link to enable fast and convenient payment
- Medicines delivered via secured tracking service directly to patient efficiently with minimal fuss
- Potentially huge cost and time saving for patients
- Includes an option to charge prescriber fees directly to the patient on your behalf
- Professional, reliable and experienced service from a team of experienced pharmacists.

Smartway

Visit rxpad.co.uk to register and discover why professionals in the UK trust us as their supply chain partner.



Condoms

PRODUCT/ DESCRIPTION PRODUCT SIZE

Pasante Regular

Non-spermicidal lubricant, teat-ended, anatomical shape. 65 microns, 190mm long, 54mm wide.

Clinic pack	144	PAS1010K	£11.48
Bulk pack	144	PAS1010A	£11.44
Eco Pack	288	PAS1011K	£23.56
12 x 5	12x5	PASR1201	£14.65
12 x 3	12x3	PAS1529K	£10.21
Pack of 3	3	PASR1410	£10.90
Pack of 12	12	PASR1412	£15.63



Pasante Naturelle

Non-spermicidal lubricant, teat-ended, anatomical shape. 65 microns, 190mm long, 54mm wide.

Clinic pack	144	PAS1020K	£11.48
Bulk pack	144	PAS1020A	£11.44
Eco pack	288	PAS1021K	£23.56



Pasante King Size

Non-spermicidal lubricant, teat-ended, straight sided. 70 microns, 200mm long, 60mm wide.

Clinic pack	144	PAS1095K	£13.78
Bulk pack	144	PAS1095A	£13.25
12 x 5	12x5	PAS1208K	£14.65
12 x3	12x3	PASR1208	£10.21
Pack of 3's	12x3	PASR0312	£10.90



Pasante Extra Safe

Non-spermicidal lubricant, straight sided, teat ended. 85 microns, 180mm long, 53mm wide.

Clinic pack	144	PAS1030K	£13.78
Eco pack	288	PAS1030A	£24.50



PRODUCT/ DESCRIPTION

PRICE

SIZE

PRODUCT

PRICE

Pasante Flavours/Taste

Non-spermicidal lubricant, straight sided, teat ended. 65 microns, 190mm long, 53mm wide. Flavours: Mint, Strawberry, Chocolate and Blueberry.

Clinic pack	144	PAS1070K	£14.36
Eco pack 288	288	PAS1071K	£28.27



Pasante Chocolate Temptation

Bulk pack 144 PAS1060K £13.21



Pasante Ribbed Passion

Clinic pack	144	PAS1080K	£13.48
Bulk pack	144	PAS1080A	£13.21



Pasante Black Velvet

Straight sided, wider fit for comfort, teat ended, black coloured, non-spermicidal lubricant. 65 microns, 190mm long, 55mm wide.

Clinic pack 144 PAS1085K



Pasante Trim

Straight sided, teat ended, non-spermicidal lubricant, narrower for a closer/tight fit. 65 microns, 180mm long, 49mm wide.

Bulk pack PAS1100K £11.44



Pasante Sensitive Feel

Straight sided, teat ended, non-spermicidal lubricant. 65 microns, 180mm long, 53mm wide.

Clinic pack	144	PAS1115K	£13.78
Bulk pack	144	PAS1115A	£13.21



Condoms

PRODUCT/ DESCRIPTION

PRODUCT

PRICE

PRODUCT/ DESCRIPTION

SIZE

PRODUCT

PRICE

Pasante Ribbed & Dots Intensity

Non-spermicidal lubricant, ribbed and dotted for extra stimulation, anatomical shape, teat ended. 65 microns, 190mm long, 54mm wide.

SIZE

Bulk pack 144	144	PAS1130K	£13.78
Pack of 3	3	PASR0325	£10.90
Pack of 12	12	PAS1482P	£15.63



Pasante Cooling Sensation

Non-spermicidal lubricant, ribbed for extra stimulation, anatomical shape, teat ended. 65 microns, 190mm long, 52mm wide.

Bulk pack 144 144 PAS1150K £16.08



Pasante Delay Infinity

Non-spermicidal lubricant with lido-caine acting as a 'delaying agent' to prolong intercourse, teat ended, straight sided. 65 microns, 180mm long, 53mm wide.

Bulk pack	144	PAS1160C	£14.20
12 x 3	3	PAS0323C	£10.21



Pasante Sensiva

Produced from polyurethane, which is suitable for those who suffer from allergies. Presented in a durable single pod, so that the condom is the right way up. Non-spermicidal lubricated, teat ended, straight sided. 28 microns, 190mm long, 58mm wide.

Pack of 72 **PAS1606S** £41.38 72



Pasante Feel

12 x 5	12x5	PAS1226K	£14.65
12 x 3	12x3	PAS0326K	£10.21



Pasante Silk Thin

Pasante thinnest condom 40-45 microns, with Pasante Regular being 50-80 microns).

12 x 5	12x5	PAS1228K	£14.65
Pack of 12	12	PASR1228	£15.63



Adore Extra Sure

Non-spermicidal, straight sided, teat ended. 65 microns, 190mm long, 54mm wide.

Bulk pack 144 ADOSA02K 144 £8.40



Adore Ribbed

Non-spermicidal lubricant, ribbed for extra stimulation, anatomical shape, teat ended. 65 microns, 190mm long, 52mm wide.

Bulk pack 144 144 ADOSA03K £9.00



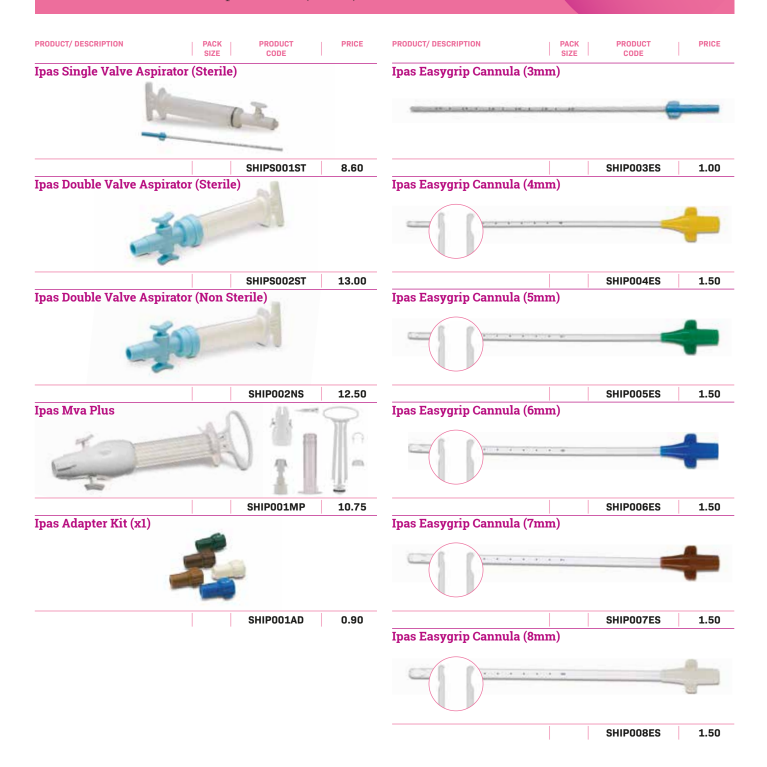
Adore Flavoured Condoms

72 condoms made from natural latex rubber with reservoir, plain, lubricated, nominal width: 52mm. Flavours included are blueberry, chocolate, mint, strawberry.

Pack of 12 12 ADOSA05C £9.43



Manual Vacuum Aspiration (MVA)



Manual Vacuum Aspiration (MVA)

PRODUCT/ DESCRIPTION PACK PRODUCT SIZE CODE	PRICE	PRODUCT/ DESCRIPTION PACK PRODUCT PRICE SIZE CODE
Ipas Easygrip Cannula (9mm)		Ipas Karman Cannula (7mm)
		(4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
SHIP009ES	1.50	SHIP007KA 0.90
Ipas Easygrip Cannula (10mm)		Ipas Karman Cannula (8mm)
SHIP0010ES	1.50	SHIP008KA 0.90
Ipas Easygrip Cannula (12mm)		Ipas Karman Cannula (9mm)
		* * * * * * * tp86
SHIP0012ES	1.50	SHIP009KA 0.90
Ipas Karman Cannula (4mm)		Ipas Karman Cannula (10mm)
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	0.90	SHIP0010KA 0.90
Ipas Karman Cannula (5mm)	-	Ipas Karman Cannula (12mm)
SHIP005KA	0.90	SHIP0012KA 0.90
Ipas Karman Cannula (6mm)		Miscarriage Management Kit
SHIP006KA	0.90	SHUT001EV £48.00

Pregnancy and STI Testing Kits

Distinct Midstream Pregnancy Test

The Pregnancy Rapid Test Midstream detects hCG in urine at a concentration of 25 mIU/mL or greater.



SHMIDST001 £2.00 2 SHMIDST002 £3.00

Distinct Digital Pregnancy Test

The Distinct Early Detection Pregnancy Test detects hCG in urine at a concentration of 10 mIU/mL or greater. The test has been standardized to the W.H.O. International Standard. The addition of LH (1,000 mIU/mL), FSH (1,000 mIU/mL), and TSH (1,000 µIU/mL) to negative (0 mIU/mL hCG 3 mIU/mL hCG) and positive (10 mIU/mL hCG)



SHEARDT001 £5.00 1

Distinct Early Detection Pregnancy Test

The Distinct Early Detection Pregnancy Test detects hCG in urine at a concentration of 10 mIU/mL or greater. The test has been standardized to the W.H.O. International Standard. The addition of LH (1,000 mIU/mL), FSH (1,000 mIU/mL), and TSH (1,000 μ IU/mL) to negative (0 mIU/mL hCG 3mIU/mL hCG) and positive (10 mIU/mL hCG)



SHEARDT001 £2.50

Distinct Ovulation Test

Distinct Midstream Ovulation Test is a rapid chromatographic immunoassay for the qualitative detection of luteinizing hormone (LH) in urine to aid in the detection of ovulation.

- Detection level: 25 mIU/mL
- Specimen: Urine
- Test time: 3 minutes
- Shelf life and storage temperature: 24 months at 2-30°C
- Cross reactivity: No cross reactivity with 1000 mlU/mL hCG, 1000 mlU/mL FSH, and 250 µlU / mL TSH



5 SHOVULA005 £9.00

OSOM® Trichomonas Rapid

OSOM® Trichomonas Rapid Test is a professional test intended for the qualitative detection of Trichomonas vaginalis. 95% agreement with culture and wet mount combined and results in 10 minutes or less.



25 SHOSTRI001 £144.20

OSOM® BVBLUE® Test

The OSOM® BVBLUE® Test is a professional test indicated for use in women suspected of having Bacterial Vaginosis (BV) infection, e.g., women with vaginal discharge typical of BV and/or women with previous history of BV, as an aid in the diagnosis of BV infection.



SHOSBVB002 25 £145.99

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Terms & Conditions

The customer's attention is drawn in particular to the provisions of clause 5, 7 and 10

These Terms and Conditions of Supply by the Supplier to the Customer apply in default of any other agreement.

Interpretation

1.1 Definitions:

Business Day"; a day (other than a Saturday, Sunday or public holiday) when banks in London are open for business.

"Conditions": the terms and conditions set out in this document as amended from time to time in accordance with these Conditions. tract"; the contract between the Supplier and the Customer for the sale of Goods in accordance with these Conditions.

"Customer"; the person or firm who purchases the Goods from the

Force Majeure Event"; has the meaning given in clause 11. "Goods"; the goods (or any part of them) set out in the Order.

"Order"; the Customer's order for the Goods, as set out or otherwise requested in the Customer's purchase request, the Customer's acceptance of the Supplier's quotation/offer, or otherwise as the case may be.

"Specification"; any specification for the Goods that is agreed by the Customer and the Supplier.

Supplier"; Smartway Pharmaceuticals Limited registered in England and Wales with company number 08481191 or Smartway Pharma Limited, registered in England and Wales with company number 08252650, whichever is confirmed on the Order

1.2 Interpretation

1.2.1 A reference to a statute or statutory provision is a reference to such statute or provision as amended or re-enacted. A reference to a statute or statutory provision includes any subordinate legislation made under that statute or statutory provision, as amended or re-enacted.

1.2.2 Any phrase introduced by the terms including, include, in particular or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms.

1.2.3 A reference to writing or written includes faxes and emails.

Basis of contract

2.1 These Conditions apply to the Contract to the exclusion of any other terms that the Customer seeks to impose or incorporate, or which are implied by trade, custom, practice or course of dealing.

2.2 The Order constitutes an offer by the Customer to purchase the Goods in accordance with these Conditions. The Customer is responsible for ensuring that the terms of the Order and any applicable Specification submitted by the Customer are complete and accurate.

2.3 The Order shall be deemed to be accepted when the Supplier at its convenience confirms acceptance of the Order to the Customer verbally and/or in writing, at which point the Contract shall come into existence.

2.4 The Customer waives any right it might otherwise have to rely on any term endorsed upon, delivered with or contained in any documents of the Customer that is inconsistent with these Conditions.

2.5 Any samples, drawings, descriptive matter or advertising produced by the Supplier and any descriptions or illustrations contained in the Supplier's catalogues, brochures or through any other means in which the Goods are described are produced for the sole purpose of giving an approximate idea of the Goods referred to in them. They shall not form part of the Contract nor have any contractual force.

2.6 A quotation for the Goods given by the Supplier shall not constitute an offer. A quotation shall only be valid for a period of 28 Business Days from its date of issue.

Goods

3.1 The Goods are described in the Supplier's confirmation, pro-formaand in the sales invoice, as the case may be.

3.2 The Customer shall indemnify the Supplier against all liabilities, costs, expenses, damages and losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation and all interest, penalties and legal and other reasonable professional costs and expenses) suffered or incurred by the Supplier in connection with any claim made against the Supplier for actual or alleged infringement of a third party's intellectual property rights arising out of or in connection with the Supplier's use of the Specification. This clause 3.2 shall survive termination of the Contract. 3.3 The Supplier reserves the right to amend the Specification if required by any applicable statutory, legal, manufacturer or regulatory requirements or guidance

Delivery

4.1 Unless otherwise agreed in writing, the Customer acknowledges that the Orders are sold on an ex-works basis meaning that the Customer must collect the Goods from the Supplier at the address set out in the Order

4.2 The Supplier shall deliver the Goods to the location set out in the Order or such other location as the parties may agree ("Delivery Location") at any time after the Supplier notifies the Customer that the Goods are ready.

4.3 The Supplier shall ensure that: 4.3.1 each delivery of the Goods is accompanied by a Packing Note that shows the type and quantity of the Goods (including the code number of the Goods, where

4.3.2 if the Supplier requires the Customer to return any packaging materials to the Supplier, that fact is clearly stated on the Packing Note and on the Order. The Customer shall make any such packaging materials available for collection at such times the Supplier shall reasonably request. Returns of packaging materials shall be at the Supplier's expense

4.4 Delivery is completed on the completion of unloading of the Goods at the Delivery Location or the Supplier confirming that the Goods are available for collection at the Delivery Location, whichever is the later event.

4.5 Any dates quoted for delivery are approximate only, and the time of delivery is not of the essence. The Supplier shall not be liable for any delay in delivery of the Goods that is caused by a Force Maieure Event or the Customer's failure to provide the Supplier with adequate delivery instructions or any other instructions that are relevant to the supply of the Goods

4.6 If the Supplier fails to deliver the Goods to the Delivery Location or otherwise fails to confirm that the Goods are available for collection at the Delivery Location, its liability shall be limited to the costs and expenses incurred by the Customer in obtaining replacement goods of similar description and quality in the cheapest market available, less the price of the Goods. The Supplier shall have no liability for any failure to deliver the Goods to the extent that such failure is caused by a Force Maieure Event or the Customer's failure to provide the Supplier with adequate delivery instructions or any other instructions that are relevant to the supply of the Goods 4.7 If the Customer fails to accept

delivery of the Goods within 3 Business Days of Supplier notifying the Customer that the Goods are ready, then, except where such failure or delay is caused by a Force Maieure Event or Customers failure to comply with its obligations under the Contract:

4.7.1 delivery of the Goods shall be deemed to have been completed at 9:00 am on the third Business Day after the day on which the Supplier notified the Customer that the Goods were ready for collection at the Delivery Location; and

4.7.2 The Supplier shall store the Goods until delivery takes place, and may, in its absolute discretion charge the Customer for all related costs and expenses (including insurance and storage).

4.8 If five Business Days after the day on which Supplier notified the Customer that the Goods were ready for delivery the Customer has not taken delivery of them, the Supplier may resell or otherwise dispose of part or all of the Goods and, after deducting reasonable storage and selling costs, account to the Customer for any excess over the price of the Goods or charge the Customer for any shortfall below the price of the Goods.

4.9 If Supplier delivers up to and including 20.0% more or less than the quantity of Goods ordered the customer may not and shall not reject them, but on receipt of notice from the Customer that the wrong quantity of Goods was delivered, a pro rata adjustment shall be made to the Order invoice Unless otherwise expressly agreed in writing between the Customer and the Supplier.

4.10 The Supplier may deliver the Goods by instalments, which shall be invoiced and paid for separately. Any delay in delivery or defect in an instalment shall not entitle the Customer to cancel any other instalment.

4.11 The Goods are not sold on a sale or return basis.

4.12 The Supplier may from time to time send with the Goods a temperature logging device for the purpose of effective compliance Where the Supplier does elect to use such a device, the Customer has an obligation to return the temperature logging device and comply with reasonable requests from the Supplier relating to the shipment.

Recall

5.1 At any time, and in its absolute discretion, the Supplier may recall Goods that it has sold to the Customer, provided that such a recall is triggered by a Competent Authority and/or by a manufacturer of Goods sold to the Customer by the Supplier or that it is otherwise necessary, in the reasonable opinion of the Supplier.

5.2 The cost of recalling Goods in accordance with this clause 5 will be those of the Supplier and not the Customer, provided that those costs are limited to the costs incurred in collection of the Goods

5.3 The Customer shall be under a duty to provide reasonable cooperation to the Supplier in effecting a recall under this clause 5.

Quality

6.1 The Supplier warrants that on delivery the Goods shall

6.1.1 conform in all material respects with the Specification;

6.1.2 be free from material defects in design, material and workmanship:

6.1.3 be of satisfactory quality (within the meaning of the Sale of Goods Act 1979); and

6.1.4 be fit for any purpose held out by the Supplier

6.2 Subject to clause 1, if:

6.2.1 the Customer gives notice in writing to Supplier within a reasonable time of discovery that some or all of the Goods do not comply with the warranty set out in clause 1;

6.2.2 The Supplier is given a reasonable opportunity of examining such Goods; and 6.2.3 the Customer (if asked to do

so by the Supplier) returns such Goods to the Supplier's place of business at the Customer's cost, 6.2.4 The Supplier shall, at its option, repair or replace the

defective Goods, or refund the price of the defective Goods in full. 6.3 The Supplier shall not be liable for the Goods' failure to comply with the warranty set out in clause 1 in any of the following events: 6.3.1 the Customer makes any further use of such Goods after giving notice in accordance with

clause 2:

6.3.2 the defect arises because the Customer failed to follow the Supplier's oral or written instructions as to the storage, commissioning, installation, use and maintenance of the Goods or (if there are none) good trade practice regarding the same;

6.3.3 the defect arises as a result of the Supplier following any drawing, design or Specification supplied by the Customer;

6.3.4 the Customer alters or repairs such Goods without the written consent of the Supplier:

6.3.5 the defect arises as a result of fair wear and tear, wilful damage, negligence, or abnormal storage or working conditions; or

6.3.6 the Goods differ from the Specification as a result of changes made to ensure they comply with applicable statutory, legal, manufacturer or regulatory requirements.

6.4 Except as provided in this clause 6, the Supplier shall have no liability to the Customer in respect of the Goods' failure to comply with the warranty set out in clause 1. 6.5 The terms implied by sections 13 to 15 of the Sale of Goods Act 1979 are, to the fullest extent

6.6 These Conditions shall apply to any repaired or replacement Goods supplied by the Supplier.

permitted by law, excluded from

Title and risk

the Contract.

7.1 The risk in the Goods shall pass to the Customer on completion of delivery.

7.2 Title to the Goods shall not pass to the Customer until the earlier of:

7.2.1 The Supplier receives payment in full (in cash or cleared funds) for the Goods and any other goods that the Supplier has supplied to the Customer, in which case title to the Goods shall pass at the time of payment of all such sums; and

7.2.2 the Customer resells the Goods, in which case title to the Goods shall pass to the Customer at the time specified in clause 4. 7.3 Until title to the Goods has

Customer shall: 7.3.1 not remove, deface or obscure any identifying mark or packaging on or relating to the Goods;

passed to the Customer, the

7.3.2 maintain the Goods in satisfactory condition and keep them insured against all risks for their full price from the date of delivery;

7.3.3 notify the Supplier immediately if it becomes subject to any of the events listed in clause 1; and

7.3.4 give the Supplier such information relating to the Goods as the Supplier may require from time to time.

7.4 Subject to clause 5, the Customer may resell or use the Goods in the ordinary course of its business (but not otherwise) before the Supplier receives payment for the Goods. However, if the Customer resells the Goods before that time:

7.4.1 it does so as principal and not as the Supplier's agent; and

applicable),

- 7.4.2 title to the Goods shall pass. from Supplier to the Customer immediately before the time at which resale by the Customer occurs.
- 7.5 If before title to the Goods passes to the Customer the Customer becomes subject to any of the events listed in clause 1, then, without limiting any other right or remedy the Supplier may have:
- 7.5.1 the Customer's right to resell the Goods or use them in the ordinary course of its business ceases immediately; and
- 7.5.2 The Supplier may at any time: (a) require the Customer to deliver up all Goods in its possession that have not been resold, or irrevocably incorporated into another product; and
- (b) if the Customer fails to do so promptly, enter any premises of the Customer or of any third party where the Goods are stored in order to recover them

Price and payment

- 8.1 The price of the Goods shall be the price set out in the Order or invoice or as otherwise agreed between the Customer and Supplier.
- 8.2 The Supplier may, by giving verbal or written notice to the Customer at any time before delivery, increase/decrease; (a) the price; or (b) quantity of the Goods to reflect any adjustments in the cost/availability of the Goods that is due to:
- 8.2.1 any factor beyond the Supplier's control (including foreign exchange fluctuations. increases in taxes and duties, and increases in labour, materials and other manufacturing costs);
- 8.2.2 any request by the Customer to change the delivery date(s), quantities or types of Goods ordered, or the Specification; or
- 8.2.3 any delay caused by any instructions of the Customer or failure of the Customer to give the Supplier adequate or accurate information or instructions.
- 8.3 The price of the Goods:
- 8.3.1 excludes amounts in respect of value added tax (VAT), which the Customer shall additionally be liable to pay to the Supplier at the prevailing rate, subject to the receipt of a valid VAT invoice; and
- 8.3.2 excludes the costs and charges of packaging, insurance, administration charges (including, without limitation, Certificate of Origin, Certificate of Conformity and export permits), and transport of the Goods, which shall be invoiced to the Customer.
- 8.4 The Customer shall settle in cleared funds all invoices on a pro-forma basis, unless otherwise agreed in writing between the Customer and the Supplier and as recorded on the terms of the invoice from the Supplier to the Customer.
- 8.5 Where the Supplier agrees alternative terms to those set out in clause 8.4, the Supplier may invoice the Customer for the Goods on or at any time after the completion of delivery.

- 8.6 The Customer shall pay the invoice in full and in cleared funds by the end of the month following the month the invoice was dated Payment shall be made to the bank account nominated in writing by the Supplier. Time for payment is of the essence.
- 8.7 If the Customer fails to make any payment due to the Supplier under the Contract by the due date for payment, then the Customer shall pay interest on the overdue amount at the rate of 8.0% per annum above the Bank of England's base rate. Such interest shall accrue on a daily basis from the due date until actual payment of the overdue amount, whether before or after judgment. The Customer shall pay the interest together with the overdue amount
- 8.8 The Customer shall pay all amounts due under the Contract in full without any set-off, counterclaim, deduction or withholding (except for any deduction or withholding required by law). The Supplier may at any time without limiting any other rights or remedies it may have, set off any amount owing to it by the Customer against any amount payable by the Supplier to the Customer.

Termination

- 9.1 Without limiting its other rights or remedies, the Supplier may terminate this Contract with immediate effect by giving written notice to the Customer if:
- 9.1.1 the Customer commits a material breach of any term of the Contract and (if such a breach is remediable) fails to remedy that breach within 5 Business Days of the Customer being notified in writing to do so;
- 9.1.2 the Customer is subject to regulatory action/intervention by a national competent authority or similar regulatory authority/agency and that the nature of the action/ intervention in the opinion of the Supplier means that termination is appropriate in the circumstances;
- 9.1.3 the Customer takes any step or action in connection with its entering administration, provisional liquidation or any composition or arrangement with its creditors (other than in relation to a solvent restructuring), being wound up (whether voluntarily or by order of the court, unless for the purpose of a solvent restructuring), having a receiver appointed to any of its assets or ceasing to carry on business:
- 9.1.4 the Customer suspends. threatens to suspend, ceases or threatens to cease to carry on all or a substantial part of its business;
- 9.1.5 the Customer's financial position deteriorates to such an extent that in the Supplier's opinion the Customer's capability to adequately fulfil its obligations under the Contract has been placed in jeopardy.
- 9.2 Without limiting its other rights or remedies, the Supplier may suspend provision of the Goods under the Contract or any other contract between the Customer and the Supplier if the

- Customer becomes subject to any of the events listed in clause 1.1 to clause 9.1.5, or the Supplier reasonably believes that the Customer is about to become subject to any of them, or if the Customer fails to pay any amount due under this Contract on the due date for payment.
- 9.3 Without limiting its other rights or remedies, the Supplier may terminate the Contract with immediate effect by giving written notice to the Customer if the Customer fails to pay any amount due under the Contract on the due date for payment.
- 9.4 On termination of the Contract for any reason the Customer shall immediately pay to the Supplier all of the Supplier's outstanding unpaid invoices and interest and in any event, within 5 days of an invoice being rendered.
- 8.5 Termination of the Contract shall not affect any of the parties' rights and remedies that have accrued as at termination, including the right to claim damages in respect of any breach of this Contract that existed at or before the date of termination
- 9.6 Any provision of the Contract that expressly or by implication is intended to come into or continue in force on or after termination shall remain in full force and effect. Limitation of liability
- 10.1 Nothing in these Conditions shall limit or exclude the Supplier's
- 10.1.1 death or personal injury caused by its negligence, or the negligence of its employees, agents or subcontractors (as applicable);
- 10.1.2 fraud or fraudulent misrepresentation;
- 10.1.3 breach of the terms implied by section 12 of the Sale of Goods Act 1979:
- 10.1.4 defective products under the Consumer Protection Act 1987: or
- 10.1.5 any matter in respect of which it would be unlawful for Supplier to exclude or restrict
- liability. 10.2 Subject to clause 10.1:
- 10.2.1 The Supplier shall under no circumstances whatsoever be liable to the Customer whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any loss of profit, or any indirect or consequential loss arising under or in connection with the Contract; and
- 10.2.2 The Supplier's total liability to the Customer in respect of all other losses arising under or in connection with the Contract whether in contract, tort (including negligence), breach of statutory duty, or otherwise, shall in no circumstances exceed 5.0% of the price of the Goods.

Force Majeure

Neither party shall be in breach of this Contract nor liable for delay in performing, or failure to perform, any of its obligations under this Contract if such delay or failure result from a events circumstances or causes beyond its reasonable control. In such circumstances the affected party shall be entitled to a reasonable extension of the time for performing such obligations. If the period of delay or non-performance continues for 2 months, the party not affected may terminate this Contract by giving 10 Business Days written notice to the affected party.

General Provisions and Clauses

- 12.1 Assignment and other dealings
- 12.1.1 The Supplier may at any time assign, transfer, mortgage, charge, subcontract or deal in any other manner with all or any of its rights or obligations under the Contract.
- 12.1.2 The Customer may not assign, transfer, mortgage, charge, subcontract, declare a trust over or deal in any other manner with any or all of its rights or obligations under the Contract without the prior written consent of the Supplier.
- 12.1.3 Bribery. Each party acknowledges the existence of the Bribery Act 2010 and shall maintain appropriate policies and procedures in place to safeguard against the risk of bribery and corruption.
- 12.2 Confidentiality
- 12.2.1 Each party undertakes that it shall not at any time during this agreement, and for a period of 5 years after termination of this agreement, disclose to any person any confidential information concerning the business, affairs, customers, clients or suppliers of the other party or of any member of the group to which the other party belongs, except as permitted by Clause 1.2. For the purposes of this clause, group means, in relation to a party, that party, any subsidiary or holding company from time to time of that party, and any subsidiary from time to time of a holding company of that party. 12.2.2 Each party may disclose
- the other party's confidential information:
- (a) to its employees, officers. representatives or advisers who need to know such information for the purposes of exercising the party's rights or carrying out its obligations under or in connection with this agreement Each party shall ensure that its employees, officers, representatives or advisers to whom it discloses the other party's confidential information comply with this Clause 2; and
- (b) as may be required by law, a court of competent jurisdiction or any governmental or regulatory authority.
- 12.2.3 No party shall use any other party's confidential information for any purpose other than to exercise its rights and perform its obligations under or in connection with this agreement.
- 12.2.4 Where a signed Confidentiality Agreement has been entered into by the Supplier and Customer, the confidentiality provisions within that agreement (and not this) will prevail over this

12.3 Entire Agreement

- 12.3.1 This Contract constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.
- 12.3.2 Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation based on any statement in this agreement.
- 12.3.3 GDP. Each party acknowledges that the Guidelines on Good Distribution Practice 2013/C 343/01 may apply and where such an Order (by reason if the type of Order or the type of relationship), the parties will take reasonable steps to comply with GDP.
- 12.4 Variation. No variation of this Contract shall be effective unless it is in writing and signed by the parties (or their authorised representatives).
- 12.5 Waiver. No failure or delay by a party to exercise any right or remedy provided under the Contract or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy
- 12.6 Severance. If any provision or part-provision of the Contract is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of the Contract.
- 12.7 Third party rights. Third party rights. No one other than a party to this Contract shall have any right to enforce any of its terms.
- 12.8 Governing law. The Contract. and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with it or its subject matter or formation, shall be governed by and construed in accordance with the law of England and Wales.
- 12.9 Jurisdiction. Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (including noncontractual disputes or claims) arising out of or in connection with this Contract or its subject matter or formation.



Medicines & Healthcare products Regulatory Agency

General Pharmaceutical Council



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