

Terms of use on the "MEDITEK" website

Terms of use and regulations

clarification

Any medical and/or quasi-medical and/or therapeutic and/or medicinal material that appears on this website and/or in any link and/or reference made through this website is for general information only and should not be considered in any way "medical advice" and/or "Treatment recommendation" and/or "substitute for personal medical treatment" and it does not replace treatment and/or professional medical advice. The information on this website is general and cannot be individually adapted to the needs of each and every person, and therefore in order to receive personal medical treatment and/or personal medical advice, you should contact your doctor.

The use of the "MEDITEK" website (hereinafter: the "Site" or "Meditek") and the content presented therein (hereinafter: the "Content"), will be done by the user in accordance with and subject to the terms of use below (hereinafter: the "Terms").

Please read the terms very carefully, as the use of the site constitutes consent to all the terms contained therein.

The terms will apply to any use made by you of the website and will form the legal basis for any discussion between you and **MEDITEK** Enterprises Ltd. P.O. P.O. P.O. 516768967 (hereinafter: "the Company").

The conditions regulate the relationship between the company and the users of the website, and subject to them you can join virtual communities, forums, chats, open blogs, open and upload albums, upload videos and audio files, to the website and receive information and/or content of various types and/or topics, to perform searches and more, in accordance with the instructions and rules detailed below (together below: the "Services").

definitions

Surfer" or "user" - means any person and/or corporation and/or anybody that uses " and/or surfs the website using a computer and/or other means, including cellular communication.

"The Company" - means, including its directors, employees, shareholders, parent "companies, related companies, subsidiaries and anyone on its behalf.

general

Browsing and/or entering the website and/or using the services expresses and constitutes your agreement to the terms. If you do not agree to the terms, all or part of them, you may not use the website and/or services for any purpose whatsoever. The company reserves the right to update the terms, from time to time, at its sole discretion and without the need to deliver any notice in advance, and the updated terms will be binding from the moment they are published on the website.

In any case of a contradiction and/or inconsistency between the terms and any other publication, of any kind, the provisions of the terms and conditions shall prevail.

The site is intended solely for personal use and not for commercial and/or wholesale use, unless specifically stated otherwise. The surfer will keep the username and/or his personal passwords confidential, will not reveal or pass on to another person or others.

Do not make any use of the company's databases or any part of them without the prior written approval of the company.

intellectual property

The copyrights and intellectual property on the website, its services and any material and/or photograph and/or illustration included on the website belong to the company, or to third parties who have granted the company permission to use them within the aforementioned website and services. In this rule, and without exception to the generality of the foregoing, the company is the sole owner of the site's names and trademarks, of the site's patents and designs, both registered and unregistered, copyrights, trade secrets involved in the operation of the site and the provision of the services, the design of the site, the technological information involved in its operation, including but without detracting, software, applications, graphic and other files, computer codes, texts and/or any other material contained therein (hereinafter: "the information").

Do not copy, distribute, reproduce, display publicly, or give to a third party the information and/or any part of it. Do not change, publish, transmit, transfer, sell, distribute or make any commercial use, of the information and/or any part of it, except with prior written permission from the company.

For the avoidance of doubt, it is hereby clarified that the company is not responsible for damage or violation of any intellectual property rights, including trademarks and trade secrets in connection with the right of use granted to the user of the addresses on the website.

Limitation of liability

The company does not guarantee that the services will not be interrupted, will be provided in order without interruptions, will exist safely and without errors, and will be immune from unauthorized access to the company's computers or from damages, breakdowns, malfunctions or failures in the hardware, software, lines and communication systems, at the company, its suppliers and/or who on her behalf.

The provision of services by the company depends, among other things, on third parties, and the company is not responsible for any act or omission of third parties and will not be responsible for any damage and/or loss and/or loss and/or expense caused to the surfer and/or any third party as a result and/or in connection with any such act or omission.

The company is not responsible for the availability of the services, and/or the content, form, and in general it is not responsible for the damage or violation of any intellectual property rights, including trademarks and trade secrets, in connection with the contents of the surfers or in connection with any other use of the surfers on the website and the services offered and included in it.

The company is not responsible for the opinions and/or contents and/or messages of the surfer on the website and/or any other service of the company and it is not responsible for the publication of the information contained and/or in any other service of the company, in general. Also, the company is not responsible for any damage and/or loss and/or loss and/or expense caused to the surfer as a result of storage and/or use and/or operation of the website and/or services, including due to infringement of property rights, copyrights, marks and names commercial, trade secrets, patents and designs, whether they are protected or not and/or due to invasion of privacy.

The information, software, products and services contained in this web portal may contain mistakes, inaccuracies or errors. Also, changes are constantly being made to the information on the company's website and/or its various suppliers may at any time make changes to the portal. Do not rely on advice received through the website for the purpose of making decisions on personal, medical, legal or financial issues; To this end, you must consult with a suitable professional in order to receive advice adapted to your special circumstances. No representation is made as to the suitability, reliability, timeliness and accuracy of the information, software, products, services and accompanying graphics contained in this web portal for any purpose.

The surfer declares that he is aware that all information, text, software, music, sound, software, graphics, video and any other material published or uploaded to the

website and/or to any other service of the company is the sole responsibility of the surfer and he is solely responsible for the content and/or images and /or to other files uploaded and/or sent through and/or to the site and/or any of its services.

The surfer undertakes that any message, information, text, software, music, sound, image, graphics, video and any other material published or sent by him will be appropriate and will not infringe any right of another person, including intellectual property rights and copyrights. The surfer shall not upload to the site any illegal, threatening, libelous and/or slanderous content or material, obscene material, pornography, racism or any other material that violates the modesty of the individual and/or the general, material that may harm and/or harass other surfers. The surfer will not post and/or upload to the website and/or any other service of the company content or any material that may harm the public's feelings, that may constitute and/or encourage criminal behavior or establish grounds for a civil lawsuit or in any other way violate the provision of any law. The surfer will not collect data on other surfers and will not provide information about illegal actions. Also, the surfer will not upload any advertising or commercial material to the site and will not act in any way that could cause damage to the company (above and below: "Prohibited Content").

The company does not edit and/or supervise the content uploaded to the website and/or services by the surfers and/or any third party and is not responsible for this content and/or for any result that will result from relying on the content and/or from using it. However, in accordance with the surfers' request, the company reserves the right to edit, remove content, messages, photos and video content, and/or refuse to upload them, all as stated at its sole discretion. Also, the company reserves the right to claim compensation for any damage caused to it and/or to someone on its behalf and/or to its operators as a result of the prohibited content. The company neither controls, nor supervises, nor is it responsible for the information and/or services provided and/or advertised by others and/or through them, either directly or indirectly, including services and content sites of others to which there is a link from the website. The company does not guarantee that all the links will be correct and that at any time it will be possible to use them to reach an active website.

Any use and reliance by the surfer on any content, information, advertisements, services, products, opinions and positions presented or published on the portal and/or in any of the services is done at the discretion of the surfer and his sole responsibility.

If the surfers communicate with third parties, all the terms of the engagement will be agreed directly between the surfers and the third parties, and the company will not be a party to the contract. The company is not responsible in any way, and will not bear any responsibility, for damages and/or other claims, which the surfers will have as a result of these engagements.

The surfer will not have any claim, claim, or demand against the company regarding the nature of the information, services and products advertised and/or provided on

the site, their capabilities, their limitations, and their suitability to the needs of the surfer and/or to the reactions they will provoke (if any) in the surfers, and he thereby waives any claim and/or claim and/or demand as mentioned against the company and/or against anyone on its behalf.

Publishing the content of the surfers or placing a link on the site by the company will not be interpreted as an offer to the surfer, as an expression of support, encouragement, agreement or sponsorship by the company for the content and/or services offered by others. Any reliance by the surfer on any content, information, advertisements, products, opinions and positions presented or published on websites to which there is a possibility of reference as mentioned above, including the information, content, opinions and positions presented or published there, is done at the discretion of the surfer and on his sole responsibility.

The company is not responsible for any direct, indirect, accidental, consequential damage, inability to use, loss of data and/or loss of profits resulting from and in connection with the use of the services and/or any information, content, services or products on the website and/or that can be accessed through the website, even if it has exercised any control over the contents on the website or that they can be accessed or viewed through the website, and even if it has become aware of the possibility of such damage, which may be caused to the user and/or any third party, and this in everything related to the website and/or services, for their use, for the inability to use them, for their cancellation, limitation or termination.

Even if the company tried out of its good will and in accordance with the law, to help solve a problem and/or request of a surfer, this assistance will in no way be interpreted as imposing any responsibility on the company.

Under no circumstances will the company and/or anyone on its behalf be held liable for direct, indirect, punitive damages, incidental, special, or consequential damages, and/or any other damage of any kind, including, and without prejudice to the generality of the above, damages For the loss of use, the loss of data or the loss of profits, arising from or related in any way to the use of the services, for delay in use or the inability to use the provision or non-delivery of services, or any information, software, product, service and accompanying graphics obtained through the services, and/or arising in any other way from the use of the services, either based on an agreement or in tort, either in absolute liability, and/or any other reason, even if the company or someone on its behalf became aware of the possibility of such damages. The company does not guarantee that all the links will be correct and that at any time it will be possible to use them to reach an active website.

The company reserves the right to download user content at its sole discretion, if it finds it offensive.

Privacy protection

Browsing the website and using the services included in it constitutes your consent to the fact that the company will be able to monitor your use of the services using "cookies" and/or similar means. The company may use any such information, for the purpose of control and/or supervision and/or development and/or maintaining the quality of the services, their level and integrity and/or for the purpose of complying with the provisions of any law, and/or for its needs, including the company's service and surveys.

The company is careful to observe the provisions of every law, including the provisions of the Privacy Protection Law, and it will preserve the privacy of surfers and will not disclose to anyone who is not authorized to do so by law, lists or documents in which the surfer's name and address are recorded or any other information regarding it, as well as any information concerning the use The surfer on the website, with the exception of details and public data published by the surfer himself. Without detracting from the above, the company reserves the right to disclose the surfer's details and any information related to the use the surfer made/does on the website, in accordance with the instructions of a court order, and/or as part of legal proceedings. If they arise between the user and the company, and/or in the case of the violation of the conditions by the user, and/or in the case that the company, at its sole discretion, believes that this is necessary to prevent serious damage to its body or property or that of anyone else and/or or in the case of merging the company's activities with some third party.

In accordance with the provisions of the Privacy Protection Law, 5511 - 1981, you confirm that you know and you give your consent that the details you provided when you registered to the website are true and accurate and were provided by you of your own free will. You also know and you give your consent that the details as stated In this section, the company's database will be kept and the company will be allowed to use it, among other things, for collection purposes, direct mail and contact with the customer, providing service to customers, managing a database by force of law, managing a customer club, managing sales, marketing and recruiting customers.

You confirm that you know and you give your consent to this, that the company will be entitled to make use of the information for the purpose of contacting you with offers for other and/or additional services and/or products provided by the company and/or third parties, including through direct mail and direct mail services, Text messages (SMS), facsimile, automatic dialing system and email.

Advertising words

By browsing the portal and using the services and as long as you have not notified another company, you agree that the company will use your details to receive updates and/or material and/or advertising and/or marketing information through your e-mail address. If you do not agree to this, you must notify the company in writing.

Your consent as stated above constitutes consent to the sending of advertisements according to the Telecommunications Law (Bezeq and Broadcasting) (Amendment No. 40), 2008 (hereinafter: "the Law"). It is clarified that despite your consent as stated, you will be entitled to withdraw this consent By sending a refusal notice to the company in writing or by the way in which the advertisement was sent to you.

As long as you have not revoked your consent to receiving advertisements, the company will be entitled, in accordance with the provisions of the law, to use the details of registered users and/or transfer the details of registered users to third parties in order to expose the registered users to updates and/or marketing material that may be relevant Regarding them, either by email, by text messages (SMS) or by other means, between materials that the registered user will choose to receive by registering for the service in the designated place on the website, and between materials that the company and/or third parties will choose to deliver to the registered user. A registered user who is not interested in this can cancel this option when registering as a registered user.

Disconnection, Termination and Changes

The company may remove content and/or websites from the services, at its sole discretion and without the need to notify users of this, including blocking and/or limiting and/or stopping the provision of the services in circumstances in which a user made use of the services that may cause disruption to the services, to other users, or In a way that constitutes a civil or criminal wrongdoing, or in a way that raises a reasonable suspicion that the surfer is acting in a way that is against and/or violates the terms.

The company is also entitled to disconnect or limit or stop the provision of services at any time, including but without detracting, for the purpose of carrying out essential or immediate maintenance or construction operations in the systems used by it, in times of national emergency or for reasons of national security.

The blocking, interruption or limitation of the services, as stated above, does not impose any responsibility on the company, and/or detract from the surfer's obligation to behave at all times in accordance with the conditions.

The company may change from time to time the structure of the site, its appearance, the services in the portal, the scope and availability of the services and any other aspect involved - all without the need to notify the user. The surfer will not have any claim, claim and/or demand against the company for the implementation of such changes and/or malfunctions that will occur during their implementation.

Declarations and obligations of surfers

In addition, and without detracting from the generality of what is stated in the terms, each surfer declares and commits to the company as follows:

That he is at least 18 years old, or that he is under 18 years of age and informed his parents about his registration on the website, received their consent to this, and that both the surfer and his parents agreed to accept the terms, including the terms of the limitation of liability as mentioned above.

not to use and/or upload to the site content and/or photos and/or video clips that - contain threatening, blatant, racist, or insulting nature, or pornographic or sexually explicit material or that may harm the public's feelings.

not to include in the content of the surfers uploaded by him any material that - constitutes an invasion of privacy and/or intrusion into it, sedition, deception, violation of copyrights, rights of performers, violation of trademarks and trade names, models, patents, etc., violation of any other rights of third parties, wrongs commerciality and/or violation of the right to goodwill, and/or violation of contractual rights and/or fiduciary duties to others and/or any other violation of any law.

Because if he violates copyrights of any kind in relation to any of the company's - services, including uploading photos and/or video content to the site, when he is not the legal owner of all the rights in the uploaded content and in relation to them, he is beautifying the company's power to remove from itself any responsibility and transfer to the surfer any claim on the subject.

Without deviating from the above, the company may claim from the infringer of the aforementioned rights, compensation for the damages caused to it.

Because he knows that any information, text, software, music, sound, software, graphics, video and any other material published or uploaded by him to the website in a private way is his sole responsibility and he is solely responsible for the uploaded content.

not to flood forums and/or any other service with idle messages and/or repeated - messages, in a way that harms the use of that service.

not to use blunt or rude language, which may offend or harm.

not to upload illegal material to the website, or material that encourages, supports, - assists, provides instructions to perform or guides the performance of an act that constitutes a criminal offense according to the laws of the State of Israel.

Do not upload to the site material that the user knows to be false or misleading.

not to include any material that constitutes defamation of a person.

not to include any material whose publication is prohibited according to the provisions of any law.

not to incite racism, injury to another person, murder or violation of the law.

Do not publish personal details of other surfers or phone number.

Not to edit and/or publish any commercial advertising, surveys or contests through - forums and/or any other service on the portal, except in the places designated for this as far as there are and subject to the other provisions of the conditions.

Not to use the company's services for the purpose of performing an act or action prohibited by any law.

to use the services in accordance with the conditions, the provisions of any law and subject to operating instructions and instructions provided to him, from time to time, by the company.

Not to illegally penetrate material and/or computer files and/or transfer computer software, computer code or application that include a computer virus ("virus"), including hostile programs known as Trojan horses, worms, and vandals, malicious applications, etc., to other computers and/or to use or interfere with other computers in violation of the Computer Law.

not to send e-mail messages in a way that provokes complaints from the recipients.

not to include any material concerning minors and identifying them, their personal details or about them and the means of communication with them.

Do not include passwords, usernames and other details, which allow the use of computer software, digital files, websites or services that require registration or payment, without such payment or registration.

not to include any material that could mislead a consumer, as defined in the Consumer Protection Law.

Do not refer to any link or give any other reference to material whose publication is - prohibited according to this document.

To keep secret and/or not to disclose and/or not to transfer to another person or others, his personal passwords (if and as much as such are given to him by the company, including a username and login password) and/or the means of accessing the Internet, which will be given (if will be delivered) to her by the company, unless he has received the company's consent to this, in advance and in writing.

A surfer who behaves contrary to any of his obligations as detailed above - their behavior, the content he uploaded - will be removed, and the company will be entitled, without prejudice to its other rights, to block him and prevent him from browsing the portal and consuming services through it. A surfer who has been removed by the company and/or denied entry will not be allowed to come back and surf even under a different username.

The surfer shall compensate and indemnify the company immediately upon receiving a demand to do so, for any damage and/or loss and/or loss and/or expense, of any kind and type, including legal expenses, which have been or will be caused to the company and/or any third party, and related directly or indirectly to the user's content that appears on the portal and any service therein, or related to the user's use of the portal and/or services, and this according to the company's first demand, and he fully, definitively, completely and irrevocably waives any claim or demand against the company in connection with said content, browsing the portal and using the aforementioned services.

Applicable law and jurisdiction

The laws of the State of Israel will apply to the terms and everything arising from them or involving them, the terms will be interpreted according to them, and any dispute or legal question in connection with them will be brought to a decision in the competent judicial court in Tel Aviv-Jaffa only. For any question or request concerning the use of the portal, you can contact the company on the creation page link.