



TERMS AND CONDITIONS

Last updated on and effective as of May 31, 2023.

Welcome to our Terms and Conditions!

Our Website located at https://wemedoo.com/ is in the ownership of Wemedoo AG, with the registered seat at Sumpfstrasse 24, 6312 Steinhausen, Switzerland, UID: CHE-290.176.074 VAT Number: CHE-290.176.074 MWST (hereinafter: Company, we, us or Wemedoo).

The following Terms and Conditions, together with our Privacy Policy and Cookie Policy, constitute a legally binding Agreement applicable to you as a user, once you access or use our Website.

These Terms and Conditions apply only to the use of the Wemedoo Website. The use of Wemedoo products is governed by separate policies and not by the Agreement.

In case you do not agree with any content below, please stop using our Website immediately.

For more information on how we process your personal data, please see our Privacy Policy and Cookie Policy.

- 1. Defined terms
- 2. Intellectual property
- 3. Our name and logo
- 4. Third-party Websites
- 5. Disclaimer
- 6. Modifications of Website and Terms and Conditions
- 7. Severability and entire agreement
- 8. Applicable law and Dispute resolution
- 9. Reach out to us



1. Defined terms

In the Agreement, the listed terms will have the following meaning:

Term	Meaning
Agreement	Agreement regarding the use of Website, applicable to you, that includes these Terms and Conditions, Privacy Policy, and Cookie Policy.
Cookie Policy	A document explaining what cookies and similar technologies are, what type of cookies we use, and how you can manage them. Cookie Policy is an integral part of Privacy Policy and Terms and Conditions, and you can read more about it here.
Privacy Policy	A document explaining how we collect, share, and use your personal data, as well as how you can exercise the rights you have as a data subject. Privacy Policy is available on our Website and you can visit it by clicking here.
Third-Party Website	External website - any website referred to or accessed through Website, which is owned by another legal or natural person.
Website	The website owned by Wemedoo, located at https://wemedoo.com/.
we/us/our/Wemedoo Wemedoo Clinical Information Specialists	Wemedoo AG, with the registered seat at Sumpfstrasse 24, 6312 Steinhausen, Switzerland, UID: CHE-290.176.074 VAT Number: CHE- 290.176.074 MWST
you/your	Any person who has access to or uses our Website.

Terms and Conditions_Wemedoo



2. Intellectual property

Website and its entire content, which includes text, graphics, logos, button icons, images, audio clips, etc., is owned and protected by us, or a third party who licensed us the right to use such content.

Unless we explicitly declare otherwise in our Terms and Conditions or Privacy Policy, all the materials on Website are protected by intellectual property rights (copyrights, trademarks, etc.). It is strictly forbidden to use, copy, or download any materials from our Website, entirely or partially, without our explicit previous consent.

Any unauthorized use, without our permission, shall be deemed an infringement of intellectual property rights, and we shall take all legal remedies to protect our intellectual property rights immediately upon the knowledge of such infringement.

We reserve any and all intellectual property rights not expressly granted in these Terms and Conditions or Privacy Policy.

3. Our name and logo

We are the sole owner of our logo and we reserve the right to prohibit its use by any third party.

Our name and logo may not be used without our prior written consent unless such use is explicitly permitted by our Terms and Conditions and Privacy Policy.

4. Third-Party Websites

Our Website may contain links to Third-Party Websites. Third-Party Websites have their own terms of use and privacy policies, which may differ significantly from those applicable to our Website. We have no control over Third-Party Websites and we do not carry any responsibility neither for the availability of those websites nor for the terms of use and privacy policies applicable to their visitors and users.

We do not carry responsibility for any information originating from another service provider accessed through the link on our Website.

The fact that the links to Third-Party Websites are placed on our Website does not in any way imply that we recommend or approve services or products offered through such websites.



5. Disclaimer

Any information and other content included or otherwise made available through our Website are provided on an "as is" and "as available" basis, free of charge and for informational purposes only.

We attempt to ensure that all the information provided is correct at the time of publication. However, such information shall not be relied upon and we do not guarantee its accuracy, timeliness, completeness, performance, or fitness for a particular purpose. We do not accept any liability for any error, omission, inaccuracy, or any other damages arising from the use of the information and other content available on our Website.

We do not guarantee that the Website or any information and content on it will be uninterrupted or error-free or that any existing irregularities will be rectified. Any liability resulting from or related to the information used and the Website content, or any links contained on our Website, is excluded.

In case you require advice or services on a specific matter, you may contact us directly by email, at: info@wemedoo.com or via Contact form.

6. Modifications of Website and Terms and Conditions

Wemedoo reserves the right to update our Website from time to time without notifying you. The changes may include amending the content, discontinuing, or withdrawing any part of the Website. Therefore, in those situations, our Website may be temporarily unavailable for use.

Please review our Terms and Conditions occasionally. Any changes shall enter into force upon their publishing on our Website. The current version of our Terms and Conditions can be reviewed by clicking on the "Terms and Conditions" button located at the footer of our Website. If you continue with the use of the Website once any such change is made, it shall be deemed that you have accepted such changes.

In case you disagree with any of the changes of the Agreement, please stop using this Website immediately.



7. Severability and entire agreement

Severability

If any provision of the Agreement is found to be invalid by any court having competent jurisdiction, that shall not affect the validity of the remaining provisions of the Agreement, which shall remain in full force and effect.

In case any provision of this Agreement violates any mandatory rule of the applicable law, resulting in such a provision being void, such provision shall be deemed to have been amended, in that particular respect in which it is void so that it is compliant with the law. Such amendments shall retain as much of their original meaning as possible, and their extent shall be limited to the minimum necessary to make the Agreement valid.

Entire agreement

This Agreement, including all the eventual amendments, represents the entire agreement between you and Wemedoo with respect to the subject matter hereof, and it shall supersede all prior written or oral understandings and agreements between you and Wemedoo.

In case of a disagreement between the provisions of this Agreement and any understanding, statement, representation, information, the content available on our Website, or other data contained in any other material and correspondence between you and Wemedoo, this Agreement shall prevail.

8. Applicable law and Dispute resolution

This Agreement and any matter or dispute arising out of or related to the subject matter of the Agreement shall be governed, construed, and enforced in accordance with the laws of Switzerland, excluding the conflict of laws rules.

Any dispute arising out of this Agreement shall be settled by the competent court at the seat of the owner of the Website.

9. Reach out to us

In case you have a question regarding our Website, please contact us via our general contact email address: <u>info@wemedoo.com</u> or via <u>Contact form</u>.

Click here to download a copy of our Terms and Conditions.