Shopper Terms & Conditions

By using the Site and participating as a Shopper, or disclosing to us any personal information:

- · you agree that you have read and understand the terms of this Agreement,
- · you accept and agree to be bound by the terms of this Agreement, and
- · you accept and agree to abide by all laws and regulations applicable to the subject matter of this Agreement

Authority & Domestic Use

By using our Site, you represent and agree that you are of legal age or older and are fully able and competent to enter into the terms, conditions, representations and warranties set forth in this Agreement. The Site is not intended or designed to attract users below legal age.

You agree that all product purchases made by you from this website will be for your domestic, personal consumption, and will not be resold or re-offered for sale or disposed of in any commercial manner.

You agree that this Agreement covers only the products purchased through, and transactions performed using the authorized and official website ("Website") and that the Company shall not be held responsible for product(s) and transaction(s) purchased and performed on any other unauthorized platform or portal.

Site Usage & Termination

You are required to establish an account on the Site in order to use certain features, such as making a purchase. You agree to provide accurate, true, complete and current information about yourself as prompted by the Site and to promptly update such information to maintain accurate, true, complete and current information. If you provide any inaccurate, false, incomplete or outdated information or we in our sole discretion suspect that such information is inaccurate, false, incomplete or out dated, we reserve the right to suspend or terminate your account and prohibit any and all current or future use of the Site or any portion thereof by you. During the registration process you will create a username and password.

You are responsible for the confidentiality of your account and password and are fully responsible for all activities that occur under your account or password. You agree to immediately notify us of any unauthorized use of your account or password or any other security breach and to ensure that you exit from your account at the end of each session.

You agree to be responsible for all charges resulting from the use of your account on the Site including charges resulting from unauthorized use of your account. We are not liable for any loss or damage resulting from your failure to comply with this section.

We reserve the right to terminate any account if your order is deemed fraudulent or credit card charges are disputed. You agree that we may terminate or suspend your access to all or part of the Site, with or without notice, for any conduct that we, in our sole discretion, believe is in violation of any part of this Agreement, laws or regulations or is harmful to another user or us or our affiliates. Links to or access from any third party websites or resources is not an endorsement of any information, product or service. We are not responsible for the content or performance of any third party websites. Use of any third party websites is at your own risk.

Products

This Website and the products offered through this Website are not intended to provide diagnosis, treatment or medical advice. Products, services, information and other content provided on the Website, including information that may be provided directly or by linking to third-party websites are provided for informational purposes only.

You should always consult with your healthcare professional prior to using any medication, nutritional, herbal or homeopathic product or before beginning any exercise or diet program or starting any treatment for a health issue.

Individuals are different and may react differently to different products. You should consult your physician about interactions between medications you are taking and nutritional supplements. Always check the product label or packaging prior to using any product. If there are discrepancies, customers should follow the information provided on the product label or packaging.

Payment

As a Shopper, you may purchase products offered by the Company through the Website and pay for your purchases using the payment method offered by the Company through the Website and using your password-protected account.

You agree that an order will only be placed upon payment in full (including shipping/freight charges) and that while the Company will take every reasonable measure to protect sensitive information (such as credit card number), we cannot guarantee the security of any information transmitted or disclosed to us online, and that you are responsible to monitor and notify the Company in writing and your credit card issuer should you notice any unauthorized transaction from our Website.

Shipping Options, Customs Tax and Duties

Orders will be shipped out based on the shipping method chosen by you when placing an order. You agree to be responsible for any and all taxes, customs or duties charged as a result of your purchase. You further agree that the Company is not liable for, nor will refund any such charges nor refund the cost of any products withheld by any Customs department. You are solely responsible for the compliance with your country's importation laws pertaining to purchases made from this website.

You also agree that the information pertaining to freight and shipping as well as customs tax and duties provided by the Company through the Website is for reference only, is subject to change(s) and may not be the most updated version. Always check and confirm the latest information your country's Customs website or any other appropriate channel for the latest and most accurate tax and duty information.

Shipping Turnaround

When you place an order, we will estimate delivery dates for you based on the availability of your items and the shipping options you choose. Please take note that the shipping turnaround times are only estimates, and that it is done from the date we ship your order and not the date we receive your order.

Return Policy

We do not accept returns based on change of mind, size, dislike of flavour or any other reasons. However, in the unlikely event that your order is damaged during transit, please contact us and we will discuss further options available. Examples of damaged items are broken glass, cracked plastic bottles, safety seal removed or torn off, and bottles leaking. Dented bottles or packages are most often not considered damaged goods because this does not affect the safety or potency of the product inside.

Termination

If you no longer wish to continue to be Shopper with us, kindly send us an email at customerservice@ecosway.com with your Shopper ID, Name and Contact Details. We will process your termination request in due course.

Privacy Policy

Your acceptance of the terms and conditions in this Agreement and your continued usage of the Website automatically signify your agreement to be bound by our Privacy Policy.

Marketing & Advertising Policy

You agree to only use company-produced websites and materials for marketing and advertising purposes. You agree not to use our name, logos, trademarks or copy in any websites, blogs, marketing materials made by you without explicit permission from the company.

Trademarks and Copyrights

The Company reserves all rights on, and does not allow the use of its trade names, trademarks, service names, service marks, product names, product marks, URLs, website addresses, logo, designs or symbols (except with prior written permission) by any person or entities.

Proprietary Rights

The information, data, photographs, graphs, software, videos, text, typefaces, graphics, designs, music, sound and other materials (collectively "Intellectual Property") are protected by copyrights, patents, trademarks, trade secrets or other proprietary rights and that these rights are valid and protected in all forms for technologies existing now or hereafter developed.

You are not allowed to remove or mirror any material contained on the Website on any other server(s). You agree that you shall not modify, remove, delete, augment, add to, publish, transmit, participate in the transfer or sale of, create derivative works from, distribute, perform, display or in any way exploit any of the Intellectual Property, in whole or in part.

Modification and Revision

The terms of use contained in this Agreement and any Shopper Program may change periodically and may be revised at any time and from time to time at our sole discretion by updating this posting. You are advised to visit this page from time to time to review the current terms of use because they are binding on you. Your continued use of the Website means that you accept any changes or modifications to this Agreement. If any modification is unacceptable to you, your only recourse is to terminate this Agreement.

Disclaimer of Warranties

Shoppers and visitors to the Website and other third party websites linked to its site shall visit or use these sites solely at their own risk. The Company does not warrant that the service provided will be accessible at all times, uninterrupted or error-free. There may be delays, omissions, interruptions and inaccuracies in the contents, dissemination of news, information and other materials. The Company shall not be responsible for either the availability or the contents of other third party websites that may be linked to it.

Although we will take reasonable steps to prevent viruses and other destructive elements to our Website, it does not guarantee or warrant that its site is free from any destructive elements including but not limited to computer viruses, hackers, or other technical sabotage. The Company also does not warrant that any contents downloaded from its site and other third party sites linked to it will be error-free.

The Company shall not be responsible and/or liable for any damage that may be caused to your computer attributable to such download from its site or third party sites linked to it.

PLEASE NOTE THE FOLLOWING IMPORTANT DISCLAIMERS OF WARRANTIES:

THE INFORMATION, MATERIALS AND SERVICES CONTAINED IN ALL OUR SITES, INCLUDING BUT NOT LIMITED TO GRAPHICS, LINKS AND OTHER ITEMS, ARE BEING PROVIDED TO YOU ON THE BASIS OF "AS IS AND WHERE IS" AND "AS AVAILABLE," WITHOUT ANY WARRANTY OR GUARANTEE. WE DO NOT WARRANT OR GUARANTEE THE ACCURACY, ADEQUACY, OR COMPLETENESS OF THE INFORMATION OR MATERIALS, AND EXPRESSLY DISCLAIM LIABILITY FOR ERRORS AND/OR OMISSIONS IN THE INFORMATION AND MATERIALS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, WE DISCLAIM ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, AND FITNESS FOR A PARTICULAR PURPOSE.

LIMITATION OF LIABILITY

IN NO EVENT SHALL THE COMPANY BE LIABLE FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION DIRECT OR INDIRECT, SPECIAL, INCIDENTAL, COMPENSATORY, EXEMPLARY, OR CONSEQUENTIAL DAMAGES, LOSSES OR EXPENSES, INCLUDING WITHOUT LIMITATION LOST OR MISDIRECTED ORDERS, LOST PROFITS, LOST REGISTRATION, LOST GOODWILL, OR LOST OR STOLEN PROGRAMS OR OTHER DATA, HOWEVER CAUSED AND UNDER ANY THEORY OF LIABILITY ARISING OUT OF OR IN CONNECTION WITH (1) USE OF THE COMPANY'S SITES, OR THE INABILITY TO USE SUCH SITES BY ANY PARTY; OR (2) ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, INTERRUPTION, DEFECT, DELAYED OPERATION OR TRANSMISSION; OR (3) LINE OR SYSTEM FAILURE OR THE INTRODUCTION OF A VIRUS, OR OTHER TECHNICAL SABOTAGE, EVEN IF THE COMPANY, ITS EMPLOYEES OR REPRESENTATIVES THEREOF, ARE ADVISED OF THE POSSIBILITY OR LIKELIHOOD OF SUCH DAMAGES, LOSSES OR EXPENSES.

Shoppers hereby acknowledge that the aforesaid Disclaimer shall apply to all web content, merchandise and programs available at this site.

Where certain jurisdictions do not allow the exclusion or limitation of such liability, the liability, if any, in such jurisdictions, shall be excluded or limited to the extent permitted by law.