

Terms and Conditions

1. Introduction

1.1 The website www.petriview.com is the official website of the legally represented limited partnership with the brand name «IATRIKI TOMI L.P.» and trade name «IATRIKI TOMI L.P» or «PETRIVIEW» (hereinafter referred to as The Company), based in Lagada of Thessaloniki, on the 2nd km Providential Road from Lagada to Kolhiko, tax registration number 999028285, email info@petriview.com and telephone number: 2310-930500 for Thessaloniki and 210-6613002 for headquarters in Athens, in Gerakas area, 5 Boiotias street . The object of Company is the production of Urine Test Strips. The aim of this website is to inform the public about the company's products. Information included in this website does not substitute the medical care and the Correct Laboratory Practice. If you have or suspect that you have a health problem, you should always consult a qualified health professional. For any questions, queries, or clarifications regarding these terms and conditions, or for any comments or complaints about the Website, users may contact the Company at the telephone number 2310-930500.

1.2. The following terms and conditions will apply to the use of this site. Any user who accesses the Site (hereinafter referred to as User Brief) is hereby endorsed and accepted without limitation the terms herein set forth, without any exception. If a user does not agree to these terms, then it is his responsibility to refrain from visiting and using the site.

2. General Terms

2.1. The Company reserves the right to modify, update or upgrade at any time and without prior notice to the user of the site (in whole or in part): a) part or all of these terms of use, b) part or all of the content of the site, and c) part or all of the interface, structure or configuration of the site, as well as its technical specifications. The user has the obligation to read the terms at regular intervals.

2.2. The Company is not responsible for and is not bound by electronic records made by mistake / omission in the course of common experience and is entitled to correct them whenever it realizes their existence. Also, reserves the right at any time, without cause and without prior notice to the user to cancel, suspend, or shut down the function of this website. The user of the website fully recognizes and accepts unconditionally all of the above only by navigating the site.

3. Copyright

3.1. All content of the site, including trade names, trademarks, images, graphics, photographs, drawings, texts, etc. are the intellectual property of the Company and are

protected by the relevant provisions of Greek Law, European Law and International Conventions.

3.2. Any copying, transferring, or derivative work based on the content contained on the site, as well as any misleading public opinion about the real owner and provider of the website, is expressly prohibited. Reproduction, reissue, uploading, announcement, dissemination or transmission or any other use of the website content in any way or mean for commercial or other purposes is permitted only with the prior written consent of the Company.

3.3 The names, images, logos and trademarks listed and described on the Company's website or products or services constitute the Company's assets, protected by applicable trademark and industrial and intellectual property laws. Their use of the site in no way grants them permission or right to use them by third parties..

3.4. Total or partial copying, distribution, transfer, processing, storage, reproduction, republishing, modification and any related action without the prior written consent of the Company is expressly prohibited. Otherwise, such actions will be deemed to constitute an infringement of the Company's intellectual / industrial property rights, which reserves the right to claim any positive and consequential damages and caused to it in accordance with the provisions of the applicable law.

4. User's Responsibility

4.1. The User agrees and undertakes to use the services, information and data of the website as provided by law and in accordance with the rules of good faith and trading ethics. Each user is using this website at its sole responsibility, and the content of the site cannot be construed as giving advice or prompting directly or indirectly to users to take any action.

Furthermore, the use of this site must be in accordance with the terms set forth in the "Netiquette Code of Conduct" solely for lawful purposes in a manner that does not impede its use by third parties and the user is obliged to use it in accordance with the law, the good manners and these terms and not to act or omit in a way that may cause harm or malfunction to it (website).

4.2 The user is obliged not to use the site for: 1. sending, publishing, e-mailing or transmitting in any other way any content that is illegal for any reason, illegally infringes and damages the Company or any third party or breaches the confidentiality or the privacy of any person's information, 2. sending, publishing, e-mailing or otherwise transmitting any content that infringes morality, social values, infertility, etc, 3. send, publish, e-mail, or otherwise transmit any content for which users are not permitted to transmit in accordance with applicable law or conventions (such as internal information, proprietary and confidential information acquired or disclosed as part of employment relationship or covered by confidentiality agreements), 4. send, publish, e-mail or otherwise transmit any content that infringes any patent, trademark,

trade secret, copyright or other proprietary rights of third parties of any kind, 5. send, publish, e-mail or otherwise transmit of any software that contains software viruses or any other codes, files, or programs designed to interrupt, cause harm, damage, or disruptive equipment any computer software or hardware; 6. willful or unintentional infringement of applicable law or regulations; 7. harassment of any third party in any manner, 8. collecting or storing personal data about other users.

5. Limitation of Liability

5.1. The Company is not responsible for any damages that may be caused to users of the website.

5.2 The Company is not liable for any damage (positive, or consequential such as indicative and not limiting, loss of profits, data, lost profits, monetary satisfaction etc.) suffered by the user of the site or third party for any reason related to the operation or use of the services, pages, options and contents of this website or/and the inability to provide services or/and information made available by it and / or any unauthorized third party interference with products and / or services and / or information made available through it. The above causes include possible errors or omissions in the electronic registration of the information provided (product features etc.), as well as errors, omissions or technical reasons of any nature that affect or suspend the operation of the site for a reasonable period of time.

5.3. The Company bears no responsibility in cases of malfunction of the site or in general failure due to accidental events or force majeure events or causes caused by third party liability.

5.4. The Company shall take all appropriate measures to ensure that access to the website is as continuous and uninterrupted as possible. However, it reserves the right to discontinue the site for performing system maintenance work without prior notice to the user.

6. Links to other websites

6.1. The website of www.petriview.com may contain references to websites, for the content and services of which the Company bears no responsibility, nor does it guarantee their continued and safe accessibility. Consequently, for any problem that may arise during the visit / use of such websites, the user must refer directly to the respective websites, which also bear the sole responsibility for remedying the problem.

6.2. The Company does not in any way accept or endorse the content or services of the web pages and pages to which it refers nor does it link in any way. Any problems

that may arise when visiting such websites are the sole responsibility of the respective administrator / owner of that website.

7. Privacy Policy

7.1. This section indicates the Privacy Policy under which you, the visitor of the website can use or associate with this site ("Website"), which belongs to Iatriki Tomi L.P.

7.2. The Company respects the privacy of the user and seeks to protect his personal information for the purpose of better service. It is responsible for the personal data it collects, maintains and processes. 'Processing' means the acquisition, recording, storage, organization and modification of personal data. This information can be used for the sole detection, communication, or detection of a single person, or may be used with other sources to individually identify an individual. Personal Information may be in any medium or format, including electronic or electronic files, as well as paper-based files, for example: name, email, and mail address.

Read this Privacy Policy before using this website or submit personal information to us. By completing and submitting your Personal Information, you consent to the collection, use and general processing of the Personal Information for the purposes described above. These terms may be amended if it is necessary. For this reason it is useful to check this page regularly. If you need your consent again as a result of the modifications, you will receive an update. If you do not accept this Privacy Policy, please do not use this website.

Users should, however, be aware that sending confidential information by email is not the safest way to communicate, as it always entails the risk of third parties reading this information.

8. Privacy of Personal Data

8.1. The Company has created this website for the sole purpose of informing and serving the public. It is expressly stated that the Company follows and applies European and National Data Protection legislation as it applies.

8.2. This Privacy of Personal Data Statement and the attached Terms and Conditions of Use of this web site describe the method of collecting data from the website www.petriview.com, the processing and use of such data by the Company and its terms and conditions of use of this website. This Privacy Statement refers solely to the personal data that the user provides with his consent to the Company during the communication with the Company through this web site. The data collected and processed by the Company does not belong to the specific categories of personal data related to racial, ethnic origin, political beliefs, religious or philosophical beliefs,

membership in trade unions, nor is about the processing of genetic data, biometric data, data related to health, sex life of the person or sexual orientation.

8.3. Personal Data Processor has been designated the limited partnership «IATRICKI TOMI L.P.» represented by Mr. Vasileios Kakavelos and Data Protection Officer for this website has been designated Mr. Migos Christos while the receivers or/and processors will be salesmen and technicians for registering orders or taking promotions on behalf of «Petriview». The contact with the Personal Data Processing Officer is possible by phone at 2310930500 or by email at info@petriview.com, or by letter to Customer Service, at the 2nd km Lagada - Kolchiko, PC. 57200, PO. 371, LAGKADAS, THESSALONIKI, customer service account.

8.4. The information given voluntarily by the users of the mentioned website is used by the Company in order for the users of the website to have direct and meaningful contact with the company, to be informed of promotional offers, to provide answers to specific questions and requests that they ask. The information that the Company collects and processes through the website are meant to measure its traffic number, determine users' requirements, help improve benefits and facilitate transactions with the Company.

8.5. When filling out any form on the Company's website, the user is required to fill in compulsory the name and email address. Furthermore, additional information may be requested to better serve the user. The Company makes use of the information provided by the user in order to communicate with him, to resolve any queries and to provide him with complete information on the Company's products.

8.6. Promotional and informational messages. The user of this website may, if he wishes, be informed of new information upon request on the website, as well as of any other offers, by sending promotional information by telephone, e-mail, or by mail. The user who wishes so may request that such messages be stopped. He is also given the opportunity to receive brochures at his email address if he expressly wishes to provide this service.

8.7. Using the website automatically means that we collect some non-personal information such as the computer's protocol (IP) address, the date and time of access to the site, the sections it is browsing, the products it chooses to display. These details do not reflect the personal information of the person accessing and browsing the site and therefore the user remains anonymous. The purpose of this recording is to ascertain the preferences of users and to improve the Company's benefits.

8.8. The Company does not distribute to any other organization or affiliate that is not affiliated with the Company any e-mail addresses or any other information concerning its users and customers. Any necessary transfers of data collected by users are always carried out with the maximum possible security and with the commitment not to violate our Privacy for Personal Data Policy.

9. Cookies

9.1. Like most websites, it also uses cookies so that Petriview has access to certain information whenever a user browses its website. Some cookies are absolutely necessary to allow the user to move around the website and use its features. Without them, it would not be possible to determine the number of unique users of this site or to use certain features, such as automatic linking to site services.

9.2. Cookies are alphanumeric files that are transferred to the hard drive of users' computers of a website and serve to maintain the statistics necessary to provide services such as those listed above, as well as to determine popular websites or for marketing reasons and user access to the website.

9.3. Cookies help the user to maintain the settings he made on the website or the information he entered in order to make the use of the site more effective.

9.4. Cookies do not pose any risks to the user's computer of the website. If someone user does not wish to collect cookies, he can set up his Internet browser to delete existing cookies on his hard drive and choose to either automatically reject all new cookies or to be asked whenever a cookie is to be installed on the computer's hard drive if he wants to reject it or accept it. However, users should be aware that the choice of rejecting cookies will make it difficult or impossible to use parts and services of this site.

10. Other Terms

10.1. Any provision of the above terms that is contrary to the law or is invalidated by a court order ceases automatically and is removed of this text, without affecting the validity of the remaining terms.

10.2. Any concession, granting a deadline or non-application of one or more of these Terms by the Company in no way constitutes and may not be construed as a waiver, provisional or definitive, partial or total, of any right or claim comes from them, or by the law.

11. Acceptance of Privacy Protection Procedures of the website

Any user who accesses this website accepts and consents to this Privacy of Personal Data Statement, as well as to all the terms and conditions of use of the website that are announced through it.