

## PUBLIC OFFER

about signing the agency contract (the public offer of  
Limited Liability Company Nordavind-Dubna)

### 1 PREAMBLE

The present document is the official proposal (public Offer) of Limited Liability Company Nordavind-Dubna, hereinafter referred to as “The Administrator of service”, addressed to any person, hereinafter referred to as the “Customer” to sign the Agency contract, hereinafter referred to as the “Contract”, on the conditions stated below.

### 2 TERMS AND DEFINITIONS

In the present public offer the terms and definitions mentioned below are used both in the singular and plural, in the following meanings:

**2.1 The electronic service CardioCloud** – electronic service, which provides access of the Medical organization to medicobiological information placed by the Administrator of service at the request of the Customer and formation of the Doctor’s opinion.

**2.2 The Customer** — the person who applies to the Administrator of service for placing his medicobiological information on electronic service CardioCloud for the purpose of obtaining the the Doctor’s opinion.

**2.3 The Administrator of service** — Limited liability company Nordavind-Dubna which signs a contract with the Organization for working off the Customer’s medicobiological information and formation of the opinion at the request of the Customer and in his name, behalf and at his expense .

**2.4 The Medical organization** – the doctor (an individual businessman or the organization having the doctor in staff (cardiologists, doctors of functional diagnostics) who receives access to the electronic service CardioCloud in accordance with the specified procedure, conducts the research service of medicobiological information placed on the electronic service CardioCloud and also forms his opinion based on the results of this research.

**2.5 The Doctor** – the representative of the Medical organization having the diploma and the valid professional certificate with admission to work in the field of “cardiology” or “functional diagnostics”. The doctor receives access to the electronic service CardioCloud as an expert in accordance with the established procedure and forms his Opinion about the Customer’s heart activity basing on the results of the research of medicobiological information of the Customer in accordance with the established procedure.

**2.6 Opinion** – the Doctor’s conclusion about the Customer’s heart activity formed in the established form in a name of the medical organization based on the information sent by the Customer by means of the mobile application on the electronic service CardioCloud. The example of Opinion is given at the following URL: <https://cardio-cloud.ru/service/requestInfoPDF?id=359866&lang=en>.

**2.7 A mobile application** — ECG Dongle and ECG Audio software installed and working on the Customer’s mobile device (the mobile phone, the tablet) , intended for registration of

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medicobiological information by means of ECG Dongle, ECG Dongle Full and “Serdechko” devices and sending this information to electronic service CardioCloud through the Internet.

**2.8 Comments** – the information about the examined person which can be important for formation of the Doctor’s opinion. The minimum set of data is formed by filling the questionnaire by the Customer in the mobile application.

**2.9 The Customer’s Medicobiological information** – the graphic representation of the electric potentials difference resulting the person’s heart function and registered on the person’s body surface by means of the ECG Dongle, ECG Dongle Full and “Serdechko” devices, transferred by means of the mobile application according to the instruction, added by the Customer’s comments and sent to the Administrator of service by means of the mobile application through the Internet.

**2.10 The Agency contract** – the agency contract signed by the Customer and the Administrator of service in terms of the present Offer, in compliance with which the Administrator of service on behalf of the Customer and at his expense places the medicobiological information on electronic service CardioCloud on the conditions stipulated in the present Offer for the acceptance by the Organization; the Customer pays an agency fee for the performed actions.

**2.11 The Agency fee** – the money raised from the Customer while placing his medicobiological information on electronic service CardioCloud for the services rendered by the Administrator of service under the Agency contract.

**2.12 The Contract for conducting the research service** – the contract of rendering services, signed by the Customer and the Medical organization on the conditions specified in Appendix No. 1 to the present Offer, according to which the doctor researches the Customer's medicobiological information and forms the Opinion; the Customer pays for the research made under the Contract for rendering the service. The Contract for rendering the service of the research is the irrevocable offer of the Customer for the 24 (twenty-four) hour term immediately upon the receipt of the application to the electronic service CardioCloud.

**2.13 The par value of the medicobiological research** – the cost of the research of medicobiological information placed on the electronic service CardioCloud and specified for all customers.

**2.14 The Offer** – the present public Offer of LLC Nordavind-Dubna (PSRN 1115010000269, INN 5010042880, postal address: 141983, Moscow region, Dubna, Programmistov St., 4, office 371) about the conclusion of the Agency contract, published in the mobile application and at the following URL: <https://cardio-cloud.ru/service/files/CardioCloud-offer.html>.

**2.15 The payment code** – a special unique alphanumeric code which gives its owner the right to receive certain services in the mobile application. The payment code can be acquired for money in the form of an electronic code or a code on a scratch card.

**2.16 The promo code** – a special unique alphanumeric code that gives its owner the right to receive certain services in the mobile application or a discount to payment in the mobile application. The promo code can be received from the Administrator of service or during the promotion action. The promo code can be in the form of an electronic code or a code on a scratch card.

**2.17 The unique identifier of the doctor** – a five-digit number, appropriated to the doctor by the Administrator of service.

### 3 SUBJECT OF THE OFFER

3.1 The subject of the present Offer is:

3.1.1 Placing the medicobiological information by means of the mobile application on the electronic service CardioCloud in a name and at the expense of the Customer.

3.1.2 Signing the contract with the Medical organization based on the acceptance of the Contract in a name and at the expense of the Customer for receiving information service in terms, given in Appendix No. 1 to the present Offer.

3.2 Medicobiological information is accepted from the Customer by means of the mobile application placed in Google Play and AppStore markets.

3.3 The Administrator of service is the party under the contract that is responsible for quality of services within section 3.1.1 of the present Contract. The Administrator of service is not responsible for quality of rendering services within the Contract specified in section 3.1.2.

3.4 The Customer and the Medical organization are the parties under the Contract specified in section 3.1.2. The Administrator of service acts as the Customer's agent, which is specified in section 3.1.2 of the present Contract.

### 4 ACCEPTANCE OF THE PUBLIC OFFER, MOMENT OF SIGNING THE CONTRACT

4.1 The contract is considered to be signed in Moscow, Russia, in a simple written form immediately upon its acceptance by the Customer.

4.2 The Customer`s payment of par value of information service and agency fee according to section 8.2 of the present Offer is considered to be full and unconditional acceptance of the conditions of the present public Offer.

4.3 Acceptance in other terms, except stated in the present Offer and also partial acceptance, are not allowed.

4.4 The Administrator of service provides impossibility of the present Offer acceptance without the Customer`s confirmation the familiarization with the Offer conditions by pressing the button "Read and Understood" when the Customer pays the par value information service and agency fee.

### 5 OBLIGATIONS OF THE PARTIES

5.1 The Customer is obliged:

5.1.1 To read and acknowledge all conditions of the present Offer as well as Appendixes to the Offer and accept them when sending the medicobiological information by means of the mobile application.

5.1.2 To make a full payment of the par value of the medicobiological information and agency fee according to conditions of the present Offer before sending the medicobiological information.

5.1.3 To specify in comments of the Customer`s full and exact data for obtaining the most correct opinion, to form the medicobiological information in strict accordance with the instruction, to check correctness of taking the potentials difference resulting from the heart work

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registered on the surface of a body of the examined person by means of the ECG Dongle, ECG Dongle Full and “Serdechko” devices and the mobile application.

5.1.4 To check correctness of the entered data (e-mail, comments, the unique doctor`s identifier) before sending the medicobiological information on an independent basis.

5.1.5 To watch independently the course of processing the medicobiological information which status is displayed by means of the e-mail address on the Internet according to the reference sent to the e-mail address entered by the Customer when sending the medicobiological information.

5.1.6 To observe other duties provided by the present Offer and Appendixes to the Offer under the legislation of the Russian Federation.

5.2 The administrator of service is obliged:

5.2.1 To provide the 24-hour reception of the medicobiological information sent by means of the mobile application.

5.2.2 To place the received medicobiological information together with the proposal of the Customer to sign the Contract for conducting the research service on the electronic service CardioCloud for acceptance of the Contract in order to conduct the research service by the Medical organization.

5.2.3 To create conditions for access of the Medical organization to the Customer`s proposal to sign the Contract for conducting the research service on electronic service CardioCloud to ensure continuous and trouble-free functioning of the electronic service CardioCloud.

5.2.4 To provide access to the electronic service CardioCloud to doctors – representatives of the Medical organization, which provides appropriate evidencing qualification documents for the term not exceeding the validity period of the provided documents.

5.2.5 To publish information on the change of the present Offer, agency fee and par value of the medicobiological research service at the following URL: <https://cardio-cloud.ru/> beforehand (not less than five calendar days before it comes in force).

5.2.6 To inform the Customer on course of execution of the Agency contract by assignment of the status. The status is reflected on the URL according to the reference directed to the e-mail address entered by the Customer when sending the medicobiological information.

5.2.7 To provide the Customer with a promo code on carrying out one research of the medicobiological information in case the medicobiological information provided by the Customer is unsuitable for research.

## 6 TERM AND ORDER OF PERFORMANCE OF THE CONTRACT

6.1 The Administrator of service immediately places the obtained medicobiological information together with the Contract on carrying out medical research on the electronic service CardioCloud for the acceptance of the Contract on carrying out research by the Medical organization.

6.2 In case the Contract for conducting research service is not accepted by the Organization within 24 (twenty four) hours from the moment of its placement on the electronic service CardioCloud, the Administrator of service is considered to have performed the obligations under the Agency contract in full. The contract for conducting research service and the

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medicobiological information are removed from the electronic service CardioCloud , and the Customer is provided with 1 (one) free promo code.

## 7 CHOICE OF THE DOCTOR

7.1 If the unique identifier of the doctor is known to the Customer, he can send the medicobiological information for the research to this doctor by means of the mobile application.

7.2 If the identifier entered by the Customer in the field “Unique Identifier of the Doctor” does not correspond to any unique identifier of a doctor, the Administrator of service informs the Customer about an input error sending the information message in the mobile application.

7.3 In case the unique identifier entered by the Customer when sending medicobiological information belongs to a person who does not have access to the electronic service CardioCloud the Administrator of service sends the medicobiological information of the Customer to this person without placing it on the electronic service CardioCloud.

7.4 In case the unique identifier entered by the Customer sending medicobiological information, belongs to the doctor having access to the electronic service CardioCloud the Administrator of service immediately places the obtained information together with the Contract for conducting the research service on electronic service CardioCloud for the acceptance of the Contract for conducting the research service only by the doctor chosen by the Customer as the representative of the Medical organization for the 12 (twelve)-hour period.

7.5 If the Contract for conducting the research service is not accepted by the doctor chosen by the Customer as the representative of the Medical organization during 12 (twelve) hours from the moment of its placement on the electronic service CardioCloud the Administrator of service places the information received from the Customer on the electronic service CardioCloud according to the article 6 of the present Offer.

## 8 PRICES OF THE CONTRACT AND PAYMENT PROCEDURE

8.1 Contract price:

8.1.1 The par value of the research amounts 110 (one hundred ten) rubles 00 kopecks.

8.1.2 The Agency fee from which services of payment systems are paid amounts 280 (two hundred eighty) rubles 00 kopecks for ECG Dongle and “Serdechko” and 389 (three hundred eighty-nine) rubles 00 kopecks for ECG Dongle Full.

8.1.3 The price of the contract is equal to the par value of the research service and Agency fee and amounts 390 (three hundred ninety) rubles 00 kopecks for ECG Dongle and “Serdechko” and 499 (four hundred ninety-nine) rubles 00 kopecks for ECG Dongle Full.

8.1.4 If the Customer enters the unique identifier of the doctor, belonging to the person who does not have access to the electronic service CardioCloud , payment for sending the medicobiological information of the Customer to this person is not charged.

8.1.5 If the Customer enters the unique identifier of the doctor having access to the electronic service CardioCloud, the amount of the Agency fee and par value for the research service can be changed. The final amount of the Agency fee and the par value of the research service is specified

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in the mobile application before sending medicobiological information to the electronic service CardioCloud.

8.2 Sending medicobiological information to the electronic service CardioCloud is carried out only after full payment of the Agency fee and the par value of the medicobiological information research service. The sum of the par value of the research service is transferred to the Administrator of service for completing the assignment of the Agency contract.

8.3 Payment of the Agency fee and the par value of the medicobiological information research service is made at the same time in any of the following ways:

8.3.1 By means of purchase through the mobile application.

8.3.2. By means of entering the operating payment code. The order of receiving and using payment codes is established by section 9 of the present Offer.

8.3.3 By means of entering the operating promo code .The order of receiving and using promo codes is established by section 10 of the present Offer.

8.4 The Customer is recognized to have properly fulfilled the duties on payment Agency fee and par value of research of medicobiological information at the moment of obtaining the notice of payment by the Administrator of service from the payment service provider or at the moment of receiving the entered operating promo code by the Administrator of service.

8.5 In case the medicobiological information sent by means of the mobile phone is considered inappropriate for conducting the research service, the research is given the status of “Information is unsuitable for research”, and the Customer is provided with 1 (One) free promo code.

## 9 ORDER OF RECEIVING AND USE OF PAYMENT CODES

9.1 The electronic promo code can be acquired from the Administrator of service according to section 6.2 of the present Offer of during a promotion. The conditions of the promotion are specified when providing a promo code.

9.2 Period of the promo code validity and conditions of its return are specified when receiving and using the promo code.

9.3 Entering 1 (one) promo code into the relevant field is equated to full payment of the Agency fee and the par value of 1 (One) research service of medicobiological information.

9.4 The payment code is considered invalid in any of the following cases:

9.5.1 After its expiration.

9.5.2 After its use.

## 10 PROCEDURE OF RECEIVING AND USING PROMO CODES

10.1 Refunds by the Service Administrator are made for promotional codes provided by the Administrator of service according to section 6.2 of the present Offer.

10.2 Promo codes received free of charge during promotions are not subject to refund.

10.3 Refunds are made by the Service Administrator on the basis of an application submitted by the Customer to the Administrator of service with the following data: the Customer's first and last name, patronymic name (if any), payment method and payment details, full bank account details or postal address.

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10.4 The application for a refund can be submitted in the following ways:

10.4.1 In a written form by a Customer personally or by a person acting on the basis of a power of attorney to the central office of the Administrator of service at the address: Moscow region, Dubna, Programmistov st, 4, office 371 on weekdays from 9 am to 6 pm.

10.4.1 In a written form by sending to the postal address: 141983, Moscow region, Dubna, Programmistov st, 4, office 371.

10.4.2 By filling out the feedback form at the URL: <https://cardio-cloud.ru/>.

10.5 Refund is made after verification of the validity of the electronic promo code specified in the application.

10.6 Refunds is made by the Administrator of service in the amount of the Agency fee and the par value of the medicobiological information research service on the date the Customer receives the promo code for which the refund is made.

10.7 Refund can be made only to the person who paid directly for the services for which the promo code was provided.

10.8 Refund is made in one of the following ways:

10.8.1 To the bank card with which the payment was made - in case of payment by bank card.

10.8.2 To the account in other bank payment systems and other non-cash means of payment (Yandex.Money, WebMoney, etc.) from which the payment was made - in case of payment by the appropriate method.

## 11 CONFIDENTIALITY AND PERSONAL DATA

11.1 Processing of the personal data provided by the Customer is carried out in compliance with the principles and rules under the legislation of the Russian Federation.

11.2 Whereas processing of the personal data provided by the Customer is carried out for performance of the Agency contract which party is the subject of personal data, the subject`s written personal data processing consent is not required according to subsection 5 of section 1 of Article 6 of the Federal law of 7/27/2006 No. 152-FZ "About Personal Data".

## 12 RESPONSIBILITY

12.1 In case of failure to properly perform the obligations for the Offer, the Parties carry responsibility according to the legislation of the Russian Federation and conditions of the present Offer.

12.2 Responsibility of the Administrator of service in the relations with the Customer is limited to liability under the Agency contract and exists within the limits established by the present Offer:

12.2.1 In case of failure to provide access for the Medical organizations to electronic service CardioCloud.

12.2.2 In case of failure to provide continuous and a 24-hour operation of the electronic service CardioCloud.

12.3 The Administrator of service is not responsible for full or partial interruptions of rendering services by the Administrator of service if they are connected with replacement of the

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equipment, the software or carrying out other works caused by necessary maintenance of working capacity and development of technical means of the Administrator of service, on condition of preliminary informing customers placing relevant information in the mobile application and/or at the following URL: <https://cardio-cloud.ru/>.

12.4 The Administrator of service is not responsible for untimely receiving the status of the course of processing of the medicobiological information on the electronic service CardioCloud and other push-notices as their receipt is carried out only in case the Customer has access to the Internet.

### 13 LIABILITY RESTRICTION

13.1 The Administrator of service is not responsible for discrepancy of rendering (rendered) services provided by the Medical organization to the Customer's expectations and (or) his personal judgment. Advice and recommendations provided to the Customer including third parties cannot be considered as guarantees and entail no obligations for the Administrator of service.

13.2 The customer confirms and agrees that the Administrator of service is not responsible for quality as well as for other consumer and other properties (qualities) of the medicobiological information research service to the Customer as he does not represent the party to the Contract for conducting the research service.

13.3 The Customer confirms and agrees that the Administrator of service does not sign any contracts on behalf of the Customer with the persons who have no access to the electronic service CardioCloud as doctors, and is not responsible for contracts between the Customer and these persons.

### 14 FORCE MAJEURE CIRCUMSTANCES

14.1 The parties are exempted from responsibility for partial or full failure to perform their obligations under the present Offer in case this failure emerged from force majeure circumstances: fire, flood, earthquake, military operations, illegal acts of the third parties, provided that the given circumstances have directly influenced the fulfillment of the present Contract terms as well as acts of public authorities, local government and actions (inaction) of contractors of the Administrator of service, complicating appropriate performance of the contracts signed on the terms of the present Offer without disproportionate losses. In this case the term of fulfilling the obligations will be prolonged for the duration period of the specified circumstances.

14.2 The following force majeure circumstances are also recognized: electric power failure by power supplying organizations, lack of contact with satellites, lack of Internet access, other technical malfunctions, in case their emergence and elimination do not depend on the Administrator of service.

### 15 VALIDITY PERIOD AND ALTERATION OF THE OFFER

15.1 The Offer comes into force from the moment of its placement at the following URL: <https://cardio-cloud.ru/service/files/CardioCloud-offer.html>.

15.2 The Administrator of service has the right to change the conditions of the Offer and/or withdraw it at any time before its acceptance by the Customer.



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15.3 In case the Administrator of service makes amendments to the Offer, they come into force from the moment of placing the changed text of the Offer in compliance with section 16.1 unless other terms are determined additionally in the text of the Offer.

#### 16 FINAL PROVISIONS

16.1 In all other respects not specified by the present Offer, the Parties rely upon the provisions of the legislation of the Russian Federation. It is the only legislation applicable to the relations between the Parties within the present Offer as well as with other Contracts.

16.2 The Russian text of the present Offer is the only authentic text. In case of any divergences between the Russian text and its translation into any other foreign language the text in Russian shall prevail.

to the public Offer of Limited liability company Nordavind-Dubna  
about signing the agency contract

## OFFER

about conducting the research service

### 1 PREAMBLE

The present document is irrevocable official proposal (Offer) of the Customer, applied to medical organizations for signing the Contract for conducting the research service of medicobiological information of the Customer, hereinafter referred to as the “Contract”, on the conditions stated below.

### 2 TERMS AND DEFINITIONS

In the present public offer the terms and definitions mentioned below are used both in the singular and plural, in the following meanings:

**2.1 The electronic service CardioCloud** – electronic service, which provides access of the Medical organization to medicobiological information placed by the Administrator of service at the request of the Customer and formation of the Doctor`s opinion.

**2.2 The Customer** — the person who applies to the Administrator of service for placing his medicobiological information on electronic service CardioCloud for the purpose of obtaining the the Doctor`s opinion.

**2.3 The Administrator of service** — Limited liability company Nordavind-Dubna which signs a contract with the Organization for working off the Customer`s medicobiological information and formation of the opinion at the request of the Customer and in his name, behalf and at his expense .

**2.4 The Medical organization** – the doctor (an individual businessman or the organization having the doctor in staff (cardiologists, doctors of functional diagnostics) who receives access to the electronic service CardioCloud in accordance with the specified procedure, conducts the research service of medicobiological information placed on the electronic service CardioCloud and also forms his opinion based on the results of this research.

**2.5 The Doctor** – the representative of the Medical organization having the diploma and the valid professional certificate with admission to work in the field of “cardiology” or “functional diagnostics”. The doctor receives access to the electronic service CardioCloud as an expert in accordance with the established procedure and forms his Opinion about the Customer`s heart activity basing on the results of the research of medicobiological information of the Customer in accordance with the established procedure.

**2.6 Opinion** – the Doctor`s conclusion about the Customer`s heart activity formed in the established form in a name of the medical organization based on the information sent by the Customer by means of the mobile application on the electronic service CardioCloud. The example of Opinion is given at the following URL: <https://cardio-cloud.ru/service/requestInfoPDF?id=359866&lang=en>.

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**2.7 A mobile application** — ECG Dongle and ECG Audio software installed and working on the Customer`s mobile device (the mobile phone, the tablet) , intended for registration of medicobiological information by means of ECG Dongle, ECG Dongle Full and “Serdechko” devices and sending this information to electronic service CardioCloud through the Internet.

**2.8 Comments** – the information about the examined person which can be important for formation of the Doctor`s opinion. The minimum set of data is formed by filling the questionnaire by the Customer in the mobile application.

**2.9 The Customer`s Medicobiological information** – the graphic representation of the electric potentials difference resulting the person`s heart function and registered on the person`s body surface by means of the ECG Dongle, ECG Dongle Full and “Serdechko” devices, transferred by means of the mobile application according to the instruction, added by the Customer`s comments and sent to the Administrator of service by means of the mobile application through the Internet.

**2.10 The Agency contract** – the agency contract signed by the Customer and the Administrator of service in terms of the present Offer, in compliance with which the Administrator of service on behalf of the Customer and at his expense places the medicobiological information on electronic service CardioCloud on the conditions stipulated in the present Offer for the acceptance by the Organization; the Customer pays an agency fee for the performed actions.

**2.11 The Agency fee** – the money raised from the Customer while placing his medicobiological information on electronic service CardioCloud for the services rendered by the Administrator of service under the Agency contract.

**2.12 The Contract for conducting the research service** – the contract of rendering services, signed by the Customer and the Medical organization on the conditions specified in Appendix No. 1 to the present Offer, according to which the doctor researches the Customer's medicobiological information and forms the Opinion; the Customer pays for the research made under the Contract for rendering the service. The Contract for rendering the service of the research is the irrevocable offer of the Customer for the 24 (twenty-four) hour term immediately upon the receipt of the application to the electronic service CardioCloud.

**2.13 The par value of the medicobiological research** – the cost of the research of medicobiological information placed on the electronic service CardioCloud and specified for all customers.

**2.14 The Offer** – the present Offer of the Customer on the conclusion of the contact on the conducting of the research service, posted on the electronic service CardioCloud together with the medicobiological information of the Customer. This Offer is irrevocable for a period of 24 (twenty-four) hours from the date of receipt of the application on the electronic service CardioCloud.

**2.15 The unique identifier of the doctor** – a five-digit code number, appropriated to the doctor by the Administrator of service.

### 3 SUBJECT OF THE OFFER

**3.1** The Administrator of service, acting on behalf and at the expense of the Customer on the basis of the Agency contract concluded with the Customer, instructs, and the Medical organization undertakes for a fee to conduct a research service of the Customer's biomedical

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information placed on the electronic service CardioCloud and form an opinion based on the results of the research.

#### 4 ACCEPTANCE OF THE PUBLIC OFFER, MOMENT OF SIGNING THE CONTRACT

4.1 The contract is considered to be signed in Moscow, Russia, in a simple written form immediately upon its acceptance by the Customer.

4.2 Pressing the button “Research the application” performed by the doctor on his personal account on the electronic service CardioCloud is considered to be full and absolute acceptance of conditions of the present Offer on behalf of the Medical organization.

4.3 Acceptance in other terms, except stated in the present Offer and also partial acceptance are not allowed.

4.4 In case the Customer enters the unique identifier, belonging to the doctor having access to the electronic service Cardiocloud, the acceptance of the Offer can be made only by this doctor within 12 (twelve) hours from the moment of its reception to the electronic service CardioCloud. During this term the Offer cannot be withdrawn (is considered irrevocable).

4.5 In case the Customer has not entered the unique identifier of the doctor or if the acceptance of the Offer is not made by the doctor chosen by the Customer as the representative of the Medical organization within 12 (twelve) hours from the moment of its placement on the electronic service CardioCloud, the acceptance of the Offer can be made by any Medical organization during 24 (twenty four) hours from the moment of its reception to the electronic service CardioCloud. During this term the Offer cannot be withdrawn (is considered irrevocable).

#### 5 PRICES OF THE CONTRACT AND PAYMENT PROCEDURE

5.1 The cost of the present Contract represents the par value of medicobiological research which amounts 110 (one hundred ten) rubles 00 kopecks.

5.2 According to the present Contract payment for medicobiological research is made by the Administrator of service at the request of the Customer, in his name and at his expense.

5.3 The Customer transfers money for performance of the service assigned to the Administrator before sending his medicobiological information to the electronic service CardioCloud.

5.4 Fee for the Medical organization service is paid only in case the medicobiological information can be recognized as appropriate for research.

#### 6 OBLIGATIONS OF THE PARTIES

6.1 The customer is obliged:

6.1.1 To enter full and exact data in the Customer`s comments.

6.1.2 To form the medicobiological information in exact compliance with the instruction, to check the correctness of the potentials difference resulting from the heart function registered on the examined person`s body surface by means of the ECG Dongle, ECG Dongle Full and “Serdechko” devices and the mobile application.

6.1.3 To provide fee for the Medical organization service, having paid to the Administrator of service the par value of the research by monetary means or having entered the valid promo code.

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6.2 The Medical organization is obliged:

6.2.1 To conduct the research based on the medicobiological information provided by the Customer and form their opinion in accordance with the specified form.

6.2.2 To recognize the medicobiological information as inappropriate for research if it is inappropriate for recognition and analysis and in case of distortion.

## 7 RESPONSIBILITY

7.1 The customer is responsible for providing full and reliable medicobiological information for the research.

7.2 In case of unreliable or incomplete medicobiological information provided by the Customer, the Doctor`s opinion formed on its basis may not reflect his real heart function.

7.3 The medical organization is not responsible for untimely obtaining the formed opinion on the Customer's device (the mobile phone, the tablet) as its reception is carried out only in case of installing the mobile application and access to the Internet.

## 8 RESPONSIBILITY LIABILITY

8.1 The Customer confirms and agrees that the opinion based on the research of the Customer`s medicobiological information is not considered the medical certificate and cannot replace medical examination, also the Customer cannot be referred to any medicines and procedures by the results of the opinion.

## 9 FINAL PROVISIONS

9.1 In all other respects not specified by the present Offer, the Parties rely upon the provisions of the legislation of the Russian Federation. It is the only legislation applicable to the relations between the Parties within the present Offer.

9.2 The Russian text of the present Contract is the only authentic text. In case of any divergences between the Russian text and the translation into any other foreign language the text in Russian should prevail.