**Terms & Conditions**

This page (together with our Privacy Policy tells you information about us and the legal terms and conditions (Terms) on which we sell any of the products (Products) listed on our website (our site) to you.

These Terms will apply to any contract between us for the sale of Products to you (Contract). Please read these Terms carefully and make sure that you understand them, before ordering any Products from our site. Please note that before placing an order you will be asked to agree to these Terms. If you refuse to accept these Terms, you will not be able to order any Products from our site.

We amend these Terms from time to time. Every time you wish to order Products, please check these Terms to ensure you understand the terms which will apply at that time. These Terms were most recently updated on [INSERT DATE] when we changed clauses [INSERT] and [INSERT].

**WHO WE ARE**

ALLWOMAN is a business registered in Ireland (Company Number: 557945) whose registered office is at Carrigal, Carrigtoher, Nenagh, Co. Tipperary. Registered VAT number is IE (number).

**1. Use of the Website**

1.1. By using this Website you confirm that all the information you provide when you place an order and/or register an account with ALLWOMAN is true and accurate and that you will keep this information up-to-date.

1.2. You agree that when using the Website and ordering the products that you will:  
•    only use this Website for lawful purposes;  
•    not use this Website in a way that may lead to the encouragement, procurement or carrying out of any criminal activity;  
•    not access or attempt to access the accounts of other users;  
•    not use this Website in a way that infringes the rights of anyone else or that restricts or inhibits anyone else's enjoyment of the Website;  
•    not breach the provisions of Section 10 of these Terms (usage of Intellectual Property);  
•    not knowingly or negligently introduce viruses, Trojans, worms or other harmful material onto the Website or Our servers;  
•    not penetrate or attempt to penetrate the Website security measures, or attack the Website servers via a denial-of-service attack or a distributed denial-of service attack.

1.3. ALLWOMAN has the right to remove any material or posting you make on the Website and reserve the right to suspend, restrict or terminate your access to the Website at Our sole discretion and at any time without notice to you if we have reasonable grounds to believe that you have breached any of the Terms.

1.4. ALLWOMAN has an unlimited right to take any appropriate action against you in order to defend Our rights or those of any other person.

***Your Information and Our Privacy Policy***

1.5. When you use the Website, place an order with ALLWOMAN, have your order delivered and/or where you have chosen to collect your products, your personal data may be processed and stored by ALLWOMAN.

1.6. For more information about how ALLWOMAN use your personal information and our security processes and policies, please read our Privacy Policy. Please note that when you agree to these Terms you shall also be deemed to have read and agreed to the Privacy Policy in its entirety.

**2. Terms and Conditions of Sale and Purchase**

***Product and service descriptions***

2.1. ALLWOMAN has taken reasonable precautions to try to ensure that prices quoted on the Website are correct and that all products have been described fairly. However, when ordering products through the Website, please note that:

•    the weights, measurements, sizes dimensions and capacities shown on the Website are approximate only;  
•    packaging may vary from that shown on the Website;  
•    whilst we try to display the colours of our products accurately on the Website, the actual colours you see will depend on your monitor and display settings and we cannot guarantee that your monitor's display of any colour will accurately reflect the colour of the products on delivery and/or receipt;  
•    whilst we ensure that all the products will correspond with their Website description, variations in both the manufacturing processes, monitor settings and computer hardware may affect the fabrics and designs of the products meaning products delivered may have slight differences in appearance to how displayed, albeit minor;  
•    all ALLWOMAN products are subject to availability, meaning we may not always be able to supply your order. We will inform you as soon as possible if the Product(s) You have ordered are not available and, if agreeable to you, we may offer you alternative Product(s) of equal or higher quality and of a similar value;  
•    orders will only be accepted if there are no material errors in the description of the Product(s) as advertised on this Website and on authorisation of your payment card; and  
•    the products, services and promotions which are offered on the Website may not be available in-store and vice-versa.

2.2. The purchase of certain products made available on the Website may be subject to age restrictions specified by law. We are not permitted by law to supply these products to individuals who do not satisfy these age requirements and, if you are underage, you must not attempt to order these products through the Website.

***Age restrictions on purchase***

2.3. If you order a Product to which a minimum age requirement applies, by ordering that Product you confirm that you (and, if different, the recipient of the Product) are of the required age necessary to buy that Product. If we reasonably believe that you are not legally entitled to order a Product, We reserve the right to cancel your order.

**3. Your Order**

***Opening an Account and Placing an Order***

3.1. When placing an order with us you can choose to place your order via the guest checkout or by opening an account with us.

3.2. When opening an account you will have to provide us with certain compulsory personal information. Please see our Privacy Policy for more information on how your personal information will be used.

3.3. When you register an account we may provide you with and/or ask you to use passwords or other means to allow you to access certain areas of the Website and/or to maintain your account security, such as in the My Account section of the Website. It is your responsibility to maintain the confidentiality of your password and account information.

3.4. When you order products through the Website via our guest checkout you will still need to provide us with certain compulsory personal information in order for us to process your order. Please see our Privacy Policy for to see how your personal information will be used and stored.

3.5. If you have any problems whilst processing your order please Contact Us.

***Acceptance of Your order***

3.6. Please note that all orders submitted by you are an offer to purchase and are subject to acceptance by us.

3.7. We may choose, in our sole discretion, not to accept your order for any reason without liability to you. Examples of when we may not accept your order include, but are not limited to:-

1.    If products are shown on the Website but are not available or are incorrectly priced or otherwise incorrectly described;  
2.    If ALLWOMAN are unable to obtain authorisation of your payment;  
3.    Incorrect/inaccurate delivery address details being entered; or  
4.    If shipping restrictions apply to particular products.  
   
3.8. Before you submit your order, you have the opportunity to review and confirm all the products you are ordering in order to check the total price of your order and see the items in your shopping basket. This will allow you to correct any input error and will show you any applicable discounts to the products prior to submission.

3.9. You will be asked to input your delivery details before confirming your order. Once you have confirmed your order you will then be asked to input your payment details. These are explained in more detail below at Section 4.

3.10. Please note - completion of the online checkout process does not constitute our acceptance of your order. Our acceptance of your order will take place only when we take payment shortly before shipment or before the commencement of your ordered services.

3.11. When you have supplied us with your email address after entering your payment details, you will receive an email notification to confirm that ALLWOMAN has received your order (“Acknowledgment email”). This Acknowledgment email does not constitute our acceptance of your order. This Acknowledgement email will contain an order number, details of the products you have ordered from ALLWOMAN and details of delivery.

3.12. If ALLWOMAN cannot supply you with the products you have ordered, We will not process your order but instead will inform you of this in writing (including e-mail) and, if you have already paid for the products, we will give you a full refund, as soon as reasonably possible, being no more than 30 days from the date on which Your order was cancelled.

**4. Payment**

4.1.We use **Stripe** to process online payments:Stripe has been audited by a PCI-certified auditor and is certified to [PCI Service Provider Level 1](http://www.visa.com/splisting/searchGrsp.do?companyNameCriteria=stripe). This is the most stringent level of certification available in the payments industry. To accomplish this, they make use of best-in-class security tools and practices to maintain a high level of security at Stripe. Click [here](https://stripe.com/help/security) for further details on Stripe's security.

4.2. During the checkout process, you will be asked to enter and complete your payment details. All compulsory fields will be marked and must be completed. You will not be able to complete your order until these details have been entered.

4.3. Please note that ALLWOMAN may collect and store your payment information, using an encrypted secure payment mechanism. This information will only be used in accordance with the Privacy Policy.

4.4. You confirm that all payments made by you will be from your own credit/debit card.

4.5. All credit/debit card payments are subject to authorisation by your card issuer. If your card issuer refuses to authorise payment ALLWOMAN will not accept your order and will not be liable for any delay or non-delivery of your Product(s). ALLWOMAN will take payment when we accept your order shortly before shipping or, where you have chosen to collect your products, when you place the order over the phone. This payment will include both the sum payable for the products ordered and, where applicable, the sum owing for the delivery of your products.

4.6. If there is an error and your payment is not received by ALLWOMAN but you still receive or already have received the products you ordered, you must immediately pay for these products or return the products to ALLWOMAN at the address provided in accordance with ALLWOMAN’s reasonable return instructions and in the same condition that you received them at your own expense. If you do not do this within 30 days of the date we notify you of the cancellation of your order, we may collect (or arrange for collection of) the products at your expense.

4.7. ALLWOMAN reserve the right to charge you for any and all damage to (or other adverse interference with) any products that are the subject of an unpaid order where the damage is a result of your actions or your failure to take reasonable care of the products.

**5. Pricing**

5.1. ALLWOMAN use all reasonable efforts to ensure that all pricing information on the Website is correct and up-to-date. If an error occurs and a Product is mispriced, ALLWOMAN can refuse your order, as set out above at Section 3.7. ALLWOMAN is not obliged to supply or deliver any products which are incorrectly priced, as long as payment has not been received from you and has not been processed.

5.2. All Product prices are displayed in Euros and are inclusive of the current rate of any applicable VAT, unless expressly indicated otherwise, and do not include the additional cost of any delivery.

5.3. The total cost for the Delivery Service will be itemised and identified on the payment screen and in Your Acknowledgment and Delivery emails.

5.4. Occasionally specific products displayed on the Website will be subject to certain promotions and/or discounts. Promotions and discounts are subject to additional terms and conditions. To avoid confusion and to understand our promotions and/or discounts, We suggest that you always read the additional terms and conditions when applicable on the relevant Product page.

5.5. ALLWOMAN may vary the prices for their products, as listed on the Website at any time and without any notice to you. You will not be charged, nor will price change be applied retrospectively to products already ordered by you and for which ALLWOMAN has already received payment.

**6. Delivery**

6.1. Please note that these Terms do not affect your statutory rights as a consumer. For more information on your statutory rights, contact your local trading standards authority or the equivalent consumer advice body.

6.2. If you have any questions, complaints or comments relating to the delivery of the products, or these Terms, please contact ALLWOMAN. Details found on our Contact page.

6.3. Orders will be sent to the delivery address that you have provided in your online order form. ALLWOMAN cannot be held responsible if that delivery address is incorrect or incomplete.

6.4. You may have the option to select delivery to a variety of addresses and to an address that is different from your billing address. Please note that ALLWOMAN does not deliver to PO boxes and that there are restrictions on the locations to which ALLWOMAN can deliver products purchased from our Website.

6.5. Due to customs, legal, regulatory and certain practical restrictions applicable to orders placed, some of the products may not be available for delivery to certain destinations. ALLWOMAN reserves the right to define what can and cannot be delivered to which destination. Details of the locations to which ALLWOMAN can deliver to, along with details of delivery charges and timescales can be found here. Prices and timescales may vary depending on the types of products ordered, delivery service selected and your delivery address.

6.6. Please note that products ordered through this Website cannot be collected in store.

6.7. These Terms will apply regardless of how you choose for your products to be delivered.

***Delays***

6.8. Occasionally, the supply of your Product(s) may be delayed or prevented for reasons beyond ALLWOMAN’s control – for example, supplier material shortages, import delays or higher than anticipated demand. Where this is the case, we will make every effort to keep you informed but shall be under no liability to you for such delay or failure where payment has not been taken.

***Free Delivery on Orders more than €60***

6.9. In certain circumstances ALLWOMAN will pay for delivery of your products. There will be no delivery charges for orders valuing more than €60. This offer may only be available at certain times.

6.10. You will be notified when such offer is operating on the homepage of the Website or when you are placing your order. Further details of the rules governing the offer will be provided on ALLWOMAN’s Special Offers page, which will be updated regularly.

**7. Cancellation and Returns**

 7.1. If you are an EU consumer, under the EU Directive 97/7/EC on protection of consumers in respect of distance contracts (“Directive”) as implemented in your country, you are entitled to cancel your contract with us as follows, regardless of whether the Product is damaged or incorrectly supplied:-

7.1.1. Your right to cancel products: You can cancel your order anytime within seven working days after the day on which you received the products.

7.1.2. Your right to cancel services: You can cancel your order within seven working days from the date on which we begin the provision of services to you.

7.2. During the above cancellation period, you have a duty to take reasonable care of the products and retain possession of them.

7.3. All order cancellation requests under the Directive must be sent to us by email (or contact us if you do not have email) and, as the date of your notice is deemed to be the date on which you send your notice to us, please keep some record of this.

7.4. If you wish to cancel (or are considering cancelling) a Product you have ordered, please be aware that cancellation rights of EU consumers under the Directive do not apply to certain products and services (for example, made to measure orders, bespoke products, flowers, plants, food, gifts or personalised items).

7.5. Please note that if you receive the Product(s) before cancellation, you must return the Product(s) to ALLWOMAN at your own cost to the address.

7.6. You should check all products you receive against your parcel summary to confirm that you have received everything you ordered. If the products you receive are damaged or incorrect then you must note the details of any damage or error in supply on the parcel summary and you must inform us (by post, phone or e-mail only) of any damage or error within a reasonable period of time.

7.7. You must return any cancelled products to ALLWOMAN as soon as reasonably possible after informing us that: (i) the products are damaged; (ii) have been incorrectly supplied or (iii) You are cancelling your order under the Directive.

7.8. If you choose to return any products to ALLWOMAN, we will not be responsible for any loss or damage that occurs in transit and, for this reason we recommend that you use a recorded delivery service. If returned products are lost or damaged in transit, we reserve the right to charge and reclaim from you amounts related to such loss or damage.

7.9. Where you choose not to return in store returns should be processed by your local post office such as An Post. For all returns we recommend you obtain a receipt of proof of postage as if your products do not reach us, we may ask for proof that they were sent to us.

7.10. Please note that we will not accept the return of any damaged or incorrectly supplied products where you fail to notify us of this within a reasonable period of time. In the case of damaged or incorrectly supplied products, we may offer you a replacement Product(s).

7.11. You must not use and/or wear any products you wish to cancel and return and, where possible, products should be returned in or with their original packaging.

7.12. Paragraphs within this Section 7 are not intended to be a full statement of all your rights under the Directive. For further information about your statutory rights, contact your local trading standards authority or local consumer advice centre.

7.13. For further details about how to exercise your cancellation rights, please see the Returns and Refunds section of the Website.

**8. Refund Policy under the Directive**

8.1. ALLWOMAN will give you a refund where you cancel or return a cancelled Product under the Directive. All such refunds will be processed in accordance with your legal rights and ALLWOMAN will refund you within 30 days from the date on which we receive the cancellation of your order.

8.2. If the products have already been delivered to you, you must return the products to ALLWOMAN as soon as possible at the specified and we suggest you obtain proof of your postage. Where you only return part of your order, we will refund the cost of the products only but not your delivery charge.

8.3. Any refunds made by us will be made to the method of payment provided when you placed your order and will be subject to our right to withhold amounts for products which are found damaged on return.

**9. General Website Terms**

***Accuracy of content***

9.1. To the extent permitted by applicable law, ALLWOMAN disclaims all representations and warranties, express or implied, that content or information displayed in or on this Website is accurate, complete, up-to-date and/or does not infringe the rights of any third party.

***Damage to your computer or other device***

9.2. ALLWOMAN uses reasonable efforts to ensure that this Website is free from viruses and other malicious or harmful content. However, we cannot guarantee that your use of this Website (including any content on it or any website accessible from it) will not cause damage to your computer or other device. It is your responsibility to ensure that you have the right equipment (including antivirus software) to use this Website safely and to screen out anything that may damage or harm your computer or other device. Except where required by applicable law, ALLWOMAN shall not be liable to any person for any loss or damage they suffer as a result of viruses or other malicious or harmful content that they access from or via this Website.

***Links to other websites***

9.3. ALLWOMAN have placed links on this Website to other websites we think you may want to visit. We do not have control over the content of these websites nor do we vet these websites. You agree, should you access a linked website from this Website, that we are not responsible for the content of these websites, including any advertising or products made available to you through such sites. Furthermore, ALLWOMAN will not be responsible for any offence, damage or loss caused by or connected to your use of such websites except where required by applicable law.

***Use of this Website from outside your country***

9.4. Except where otherwise specified on this Website, the materials on this Website are displayed solely for the purposes of promoting ALLWOMAN products available in your country.

9.5. ALLWOMAN will only accept orders through this Website from customers ordering from within the domain territory. If you attempt to access this Website other than from the geographical location of the Website’s domain, you shall be responsible for compliance with local laws if and to the extent local laws are applicable.

**10. Intellectual Property**

 10.1. You agree that all intellectual property rights (including, but not limited to, database rights, copyright, trademarks and any other intellectual property rights) in all material or content (including, but not limited to, logos, graphics, photographs, animations, videos, text, data compilation, audio and/or visual clips, music, software and any combination of the foregoing) supplied or made available on this Website is owned or licensed by ALLWOMAN and is protected by applicable copyright laws and treaties throughout the world. You are only permitted to use these materials/content as expressly authorised by us or our licensors.

10.2. You may use, download and print content on the Website solely for your own personal use or personal non-commercial use. Other than for your own personal use or internal business purposes, you may not without ALLWOMAN’s prior written consent:

•    copy, reproduce, use or otherwise deal with any content on the Website;  
•    modify, distribute or re-post any content on the Website for any purpose;  
•    reproduce, crawl, frame, link to or deep-link into this Website on or from any other website; or  
•    use the content of the Website for any commercial exploitation whatsoever.

10.3. Except as set out at Sections 10.1 and 10.2 above, You agree not to (and agree not to assist or facilitate any third party to) copy, reproduce, transmit, publish, display, distribute, commercially exploit, tamper with or create derivative works of such material and content.

10.4. The “ALLWOMAN” trade mark as well as all trade marks, whether they are figurative or not, and all other marks, trade names, service marks, brand names, business names, illustrations, images, logos which appear on our products, Website, accessories or packaging, whether registered or not (the "Trade Marks"), are and remain the exclusive property ALLWOMAN and/or its partners and/or licensors and are proprietary marks protected by applicable copyright laws and treaties throughout the world and may not be reproduced or otherwise without express permission.

***Ownership of rights and user content***

10.5. If you acquire any copyright or other intellectual property rights in the Website (whether by operation of law or otherwise), then you agree to assign those rights to ALLWOMAN (including any rights you may have in user generated content that you submit through the Website) on a worldwide basis absolutely to the fullest extent permitted by law. You will also unconditionally and irrevocably waive any and all moral rights you acquire in or to the Website, if applicable in your jurisdiction.

10.6. You further agree to execute all such documents and do all such acts and things as we may reasonably require in order to assign any such rights to ALLWOMAN and to waive any moral rights you acquire in or to the Website, if applicable in your jurisdiction.

10.7. Any material that you upload to this Website will be considered non-confidential and non-proprietary and ALLWOMAN have the right to use, copy, distribute and disclose to third parties any such material for any purpose. ALLWOMAN also has the right to disclose your identity to any third party who is claiming that any material posted or uploaded by you to our site constitutes a violation of their intellectual property rights or of their right to privacy.

10.8. ALLWOMAN will not be responsible, or liable to you or any third party, for the content or accuracy of any materials posted by you or any other user of this Website and you hereby agree to be responsible to ALLWOMAN for and indemnify ALLWOMAN and keep ALLWOMAN indemnified against all costs, damages, expenses, losses and liabilities incurred and/or suffered by ALLWOMAN as a result of any claim in respect of your use of the Website.

10.9. ALLWOMAN has the right to remove any material or posting you make on the Website at ALLWOMANs’ sole discretion.

**11. Promotion Codes and Gift Cards**

 11.1. In certain circumstances ALLWOMAN will provide you with an online promotion code for a discount on products. We may display the promotion code on ALLWOMAN’s Special Offers page, via email or press marketing. When using a promotion code, please check the applicable terms and conditions.

11.2. Gift cards and gift vouchers are territory specific meaning that generally gift cards can only be used in the country of their purchase and are not redeemable in other international stores, please see your gift card terms and conditions for details.

**12. Liability**

 12.1. Nothing in these Terms shall exclude or limit the ALLWOMAN’ liability for personal injury or death caused by their negligence or for fraud or fraudulent misrepresentation. In addition, these Terms shall not limit or exclude any other liability that is not permitted to be limited or excluded by applicable law.

12.2. You have certain rights as a consumer, including legal rights relating to faulty or incorrectly described products. For further information about your legal rights in your country, contact your local trading standards department or equivalent consumer advice body. Nothing in these Terms will affect these legal rights and, in particular, ALLWOMAN will perform its obligations under these Terms with reasonable care and skill.

12.3. Any products ALLWOMAN supplies to you will be of satisfactory quality and if the Product is not of satisfactory quality, you can contact ALLWOMAN for a repair or replacement or, where this is not possible, for a refund.

12.4. ALLWOMAN is only responsible for losses that are a natural, foreseeable consequence of our breach of these Terms. We will not be liable to you if we are prevented or delayed from complying with our obligations under these Terms by anything you (or anyone acting on your behalf) does or fails to do or due to events which are beyond our reasonable control.

12.5. You must follow any advice we give you to keep products supplied to you safe (including any instructions or product manuals provided with the products). We cannot accept liability for damage to products we have supplied which is caused by your failure to follow this advice.

12.6. In any event, ALLWOMAN will not be liable, arising out of or in connection with these Terms for any:

2.6.1. losses related to any business of yours including (without limitation) lost data, lost profits, lost revenues or business interruption;  
12.6.2. loss of goodwill or reputation; or  
12.6.3. special or indirect losses suffered by you arising out of or in connection with these Terms; or  
12.6.4. any other intangible consecutive and non-consecutive damages.

12.7. ALLWOMAN will not be liable for any breach by you of the applicable laws of the country in which you are resident, order the Product from or the country you request delivery of the Product to. You must comply with all applicable laws and regulations of the country from which you are ordering the products and for where the products are destined. It is your responsibility to determine whether there are any restrictions on what products you can order through the Website.

12.8. The aggregate liability of ALLWOMAN under these Terms shall not exceed 100% of the price of the Product(s) you have ordered from ALLWOMAN plus the cost of delivery of such Product(s) to you.

***Exclusions of liability***

12.9. ALLWOMAN excludes all representations, warranties, conditions and terms (whether express or implied by statute, common law or otherwise) to the fullest extent permitted by law. ALLWOMAN accepts no liability for any losses or damages which are not reasonably foreseeable arising out of or in connection with these Terms or your use of the Website.

12.10. Except to the extent required by applicable law, ALLWOMAN shall not be liable to any person for any loss or damage which may arise from the use of or reliance on any content or information displayed in or on the Website.

12.11. ALLWOMAN will not be responsible for any charge issued by your card issuer or bank, as a result of ALLWOMAN processing your credit/debit card payment in accordance with your order.

12.12. These exclusions shall be governed by and construed in accordance with law. If any provision of these disclaimers and exclusions shall be unlawful, void or for any reason unenforceable then that provision shall be deemed severable and shall not affect the validity and enforceability of the remaining provisions.

**13. Assignment**

 13.1. You may not assign or sub-contract or otherwise any of your rights or obligations under these Terms to any third party without the written consent of ALLWOMAN.

13.2. ALLWOMAN may assign, transfer, novate or sub-contract any of its rights and obligations under these Terms to any company within the ALLWOMAN Group or any other third party at its discretion, provided that Your rights under these Terms are not affected.

14. **Third party rights**

Only you and the ALLWOMAN Group shall be entitled to enforce these Terms. No third party shall be entitled to enforce any of these Terms.

15. **Waiver**

No relaxation or delay by ALLWOMAN in exercising any right or remedy under these Terms shall operate as waiver of that right or remedy or shall affect its ability to subsequently exercise that right or remedy. Any waiver must be agreed with you and the relevant party in writing.

16. **Severance**

If any of these Terms are found to be illegal, invalid or unenforceable by any court of competent jurisdiction, the rest of these Terms shall remain in full force and effect.

17. **Jurisdiction**

These Terms, all transactions and any matters arising out of your use of the Website (including any contract entered between you and ALLWOMAN through the Website) shall be governed by Irish law and subject to the non-exclusive jurisdiction of the courts of Ireland.

18. **Entire Agreement**

18.1. These Terms and any documents expressly referred to in them constitute the entire agreement between ALLWOMAN and you and supersede any and all prior arrangements, terms, conditions, warranties and/or representations between ALLWOMAN and you, relating to the subject matter of any contract, to the fullest extent permitted by law, whether oral, written or otherwise.

18.2. In agreeing to these Terms, (and the documents referred to herein), ALLWOMAN and you warrant that none of the parties are relying on any statement, representation, assurance or warranty of any person (whether a party to that contract or not) other than as expressly set out in these Terms.

18.3. ALLWOMAN and you agree that the only rights and remedies available to the parties arising out of or in connection with your use of the products, the Delivery Service and/or Website shall be for breach of contract as provided in these Terms.

19. **Changes to these Terms**

19.1. ALLWOMAN reserve the right, at their sole discretion, to change, modify, add or delete any part of these Terms at any time without further notice to you. Any changes to the Terms will be posted on the Website by ALLWOMAN and the date at the top of these Terms will be amended to show when these Terms were last revised.

19.2. ALLWOMAN recommend that you revisit these Terms regularly to keep informed of the current Terms that apply to your use of the Website and the delivery of your products.

19.3. Your continued access and use of the Website after any changes or updates constitutes your acceptance of the new Terms. It is your responsibility to regularly check the Website and determine if there have been any changes to these Terms.

19.4.Please note that these Terms do not affect your statutory rights as a consumer. For more information on your statutory rights, contact your local trading standards office or equivalent consumer advice body.

**20. Invoicing**

 Where ALLWOMAN elects, or is required by applicable law to issue or make available an invoice, ALLWOMAN reserves the right to issue or make available electronic invoices and you agree to such form of invoicing.

**21. Additional Terms & Conditions – Guidelines for Product Reviews and Question & Answer**

 By accessing, browsing, using, registering or contributing to the ALLWOMAN website and any other area of our website where you can post submissions or reviews or ask questions you confirm that you have read, understood and agree to the following terms. If you do not agree to these terms in their entirety, you must not use this website.

**22. Booking Slots**

The time given will be considered, but can not always be guaranteed, as other booking may already have been taken for that day and that time, but we will endeavour to work with you to get a time that suits both Therapist and client.

**Ownership of Submissions**

Other than personal data which is subject to our Privacy Policy all comments, blogs, feedback, suggestions, questions, ideas, artwork, images, product or marketing ideas and any other submissions disclosed, submitted or offered to ALLWOMAN on or through the website or otherwise disclosed, submitted or offered by you (collectively, “Submissions”) shall become and remain the property of ALLWOMAN once submitted. You must comply with the content standards set out in these terms. You warrant that you own or have the right to use any Submissions and that your Submissions will comply with these standards and guidelines.

**Social networking sites**

These terms also govern any Submissions you make on any ALLWOMAN related third party website or page such as our Facebook page, Twitter, YouTube or social networking site.

**Intellectual Property Rights**

A disclosure, submission or offer of any Submissions and your agreement to these terms and conditions shall constitute an assignment to ALLWOMAN of any intellectual property rights. Whenever you make use of a feature that allows you to upload material to our site, including questions, or to make contact with other users of our site or to make Submissions on any ALLWOMAN related third party website or page, you must comply with the content standards set out below and these terms. All rights, including copyright on ALLWOMAN pages are owned by or licensed to ALLWOMAN. Any use of any ALLWOMAN social networking pages or their contents, including copying or storing them in whole or in part, other than for your own personal, non-commercial use is prohibited without the permission of ALLWOMAN. All worldwide rights reserved.

**Confidentiality**

Any material you upload to our website will be considered non-confidential and non-proprietary, and we have the right to use, copy, distribute and disclose to third parties any material in the Submissions for any purpose. We also have the right to disclose your identity to any third party who is claiming that any material posted or uploaded by you to our site or any ALLWOMAN related third party social networking site constitutes a violation of their intellectual property rights, or of their right to privacy. We will not be responsible, or liable to any third party, for the content or accuracy of any materials posted by you or any other user of our website. We have the right to remove any Submissions you make on our website if, in our opinion, such Submission does not comply with the content standards set out below.

**23. Contact Us Details**

 If you have any questions, complaints or comments relating to the products, the delivery of the products, the Website or these Terms please contact us on the details below:  
Email : sales@allwoman.ie  
Phone:   
For queries contact Customer Service at:  ALLWOMAN, Carrigal, Carrigtoher, Nenagh, Co. Tipperary, Ireland.