



TERMS AND CONDITIONS

Version: 1.0

Effective Date: 03/01/2026

Last Updated: 03/01/2026

INTRODUCTION

These Terms and Conditions (the "Terms") govern your access to and use of the services offered by Chamber Cardio, Inc. ("Chamber"), including our website at <https://heartfirst.care> and related sites (collectively, the "Sites"), and other electronic means of service delivery such as video conferencing, chat, and phone (the foregoing, collectively, the "Services").

These Terms govern your entire relationship with Chamber, beginning with your first interaction with our site at heartfirst.care and continuing through any care coordination, health navigation, and wellness support services provided to you as part of a Chamber program. The full scope of Services may include, but is not limited to, access to our website(s), informational resources, health awareness tools, and ongoing program support delivered through electronic means such as video conferencing, chat, phone, and other communication channels.

By accessing or using the Services, you agree to be bound by these Terms, our Privacy Policy, and our HIPAA Notice of Privacy Practices, each of which are incorporated herein by reference. **IF YOU DO NOT AGREE TO BE BOUND BY THESE TERMS, YOU MAY NOT ACCESS OR USE THE SERVICES.**

Chamber and User are sometimes hereinafter collectively referred to as the "Parties" and individually as a "Party."

1. OUR SERVICES

1.1 Who Provides the Services

The Services are owned and provided by Chamber Cardio, Inc. ("we," "us," "our," or "Chamber"). Chamber provides care coordination, health navigation, and wellness support services. Chamber does not provide medical services, practice medicine, or any other licensed profession, and does not interfere with the practice of medicine or any licensed profession. The Services are not a substitute for professional medical advice, diagnosis, or treatment.



Your health care provider or health plan may have partnered with us to provide you with access to care coordination and health navigation support. Any independent licensed professionals or clinical providers engaged through or alongside the Services are independent professionals responsible for their own services and compliance with the requirements applicable to their respective licenses. Chamber is not responsible for any such professional's acts, omissions, or communications, including any medical advice, course of treatment, or diagnosis.

1.2 Who Can Use the Services

To use the Services, you must:

1. Be at least eighteen (18) years of age;
2. Accept these Terms; and
3. Provide truthful, accurate, and complete information.

The Services are intended solely for individuals who are 18 years of age or older. If you are under 18, please do not access or use the Services or submit any personal information through heartfirst.care.

Certain Services, including the heart health assessment, are accessible without creating an account and are available to any eligible visitor to heartfirst.care. Other Services, including ongoing care coordination and program support, may require additional enrollment or registration. Chamber has the right to accept or reject any applicant for the Services in their sole and complete discretion.

Subject to these Terms, Chamber grants you a personal, non-exclusive, non-transferable, non-sublicensable, revocable, limited license to use the Services for your own personal use only and not for any business or commercial purpose.

1.3 Nature of Services; No Medical Advice

The Services are intended for care coordination, health navigation, and personal wellness support only and do not constitute the practice of medicine, the provision of medical advice, clinical advice, or healthcare services. Content provided as part of the Services — including any results, outputs, or recommendations generated by the heart health assessment or other health awareness tools available through heartfirst.care — is for general informational and health awareness purposes only. Such content does not constitute a medical evaluation, clinical screening, or diagnosis, and is not a substitute for the advice of a licensed physician or other qualified healthcare provider.



Using the Services, including completing the heart health assessment, does not create a physician-patient, psychologist-patient, or other clinical relationship between you and Chamber.

You should consult a licensed physician or qualified healthcare provider in all matters relating to your health. Do not ignore or delay obtaining professional medical advice because of information accessed through the Services. You agree that you will not make any health or medical decision based in whole or in part on anything contained in or provided through the Services.

IN THE EVENT OF A MEDICAL EMERGENCY, CALL 911 OR CONTACT YOUR PRIMARY HEALTHCARE PROVIDER IMMEDIATELY.

IF YOU ARE IN THE UNITED STATES AND ARE HAVING THOUGHTS OF SUICIDE OR SELF-HARM, PLEASE CALL OR TEXT 988, THE SUICIDE AND CRISIS LIFELINE.

2. PRIVACY AND HIPAA

2.1 Privacy Policy and HIPAA Notice

Our Privacy Policy is located [here](#). Our HIPAA Notice of Privacy Practices is located [here](#). Both are incorporated into these Terms by reference. By using the Services, you consent to our collection, use, and disclosure of your information, including Protected Health Information ("PHI") as defined under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"), consistent with our Privacy Policy, our HIPAA Notice of Privacy Practices, and applicable law.

2.2 Security of Communications

When you use email, SMS, or other electronic communications as a way to communicate with Chamber, you acknowledge that such messages may contain sensitive information, including PHI. Electronic communications may not always be a fully secure method of communication and information transmitted electronically may be at risk of interception by unauthorized third parties. Please review our Privacy Policy and HIPAA Notice of Privacy Practices for more information about how we protect your information.

2.3 Device Security

You are responsible for safeguarding and securing your devices and any associated credentials (such as usernames and passwords). If you leave your device unattended or if it is lost or stolen, your information may be accessible to others. We strongly



recommend that you do not use the Services on public computers or store your account password through your web browser or other software.

2.4 Compliance with Applicable Laws and Industry Standards

Chamber is committed to operating the Services in compliance with applicable federal and state laws and industry standards, including but not limited to:

Health Information Privacy. Chamber complies with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and its implementing regulations with respect to the collection, use, and disclosure of Protected Health Information. Our practices are described in detail in our HIPAA Notice of Privacy Practices, available [here](#).

Electronic Communications. Chamber's SMS and telephone communications programs are operated in compliance with the Telephone Consumer Protection Act (TCPA) and applicable Federal Communications Commission (FCC) regulations, including rules governing consent, opt-out processing, and message frequency. Chamber honors all opt-out requests made through any reasonable means within 10 business days of receipt.

Wireless Industry Standards. Chamber's SMS messaging programs adhere to the guidelines established by the Cellular Telecommunications Industry Association (CTIA), including requirements related to message content, sender identification, opt-in and opt-out practices, and carrier registration through applicable 10-digit long code (10DLC) programs.

State Privacy Laws. To the extent applicable, Chamber complies with state privacy and consumer protection laws governing the collection, use, and disclosure of personal information, including health-related information. As Chamber expands its Services into additional states, we are committed to maintaining compliance with the privacy requirements of each jurisdiction in which we operate.

Artificial Intelligence. To the extent Chamber employs artificial intelligence functionality as part of the Services, such functionality is developed, tested, and monitored in accordance with applicable federal and state guidance on the use of AI in healthcare settings, including guidance issued by the Department of Health and Human Services and other relevant regulatory bodies.

Chamber regularly reviews its compliance practices and updates them as laws, regulations, and industry standards evolve. However, compliance with the standards listed above does not constitute a warranty or guarantee regarding the Services, which are provided on an "as is" basis as described in Section 11 of these Terms.



3. USER INFORMATION

The Services do not require you to create or maintain a user account. However, certain portions of the Services — including the heart health assessment — require you to provide personal information about yourself in order for Chamber to deliver the Services to you.

You warrant that all information you submit — whether through the heart health assessment or in the course of using the Services — is, and will remain, truthful, current, complete, and accurate. You are responsible for ensuring the information you provide is up to date and for notifying Chamber of any material changes to your information by contacting us at security@chambercardio.com. We are not responsible for any issues arising from inaccurate, incomplete, or outdated information you provide.

Because the Services do not involve user accounts or persistent login credentials, you are responsible for safeguarding any personal information you submit through the Services. Chamber will handle all information you provide in accordance with our Privacy Policy and HIPAA Notice of Privacy Practices.

4. USER CONTENT

"User Content" means any and all information and content that you submit to the Services. You are solely responsible for your User Content and assume all risks associated with its use, including any reliance on its accuracy and completeness. We are not obligated to back up any User Content, and your User Content may be deleted at any time without prior notice. You are solely responsible for creating and maintaining your own backup copies of your User Content.

You hereby grant to us an irrevocable, nonexclusive, royalty-free, worldwide license to use, copy, reproduce, modify, distribute, and otherwise use your User Content, in whole or in part, in any manner or medium, solely for the purpose of providing the Services to you. You hereby irrevocably waive any claims and assertions of moral rights or attribution with respect to your User Content.

If you provide us with any feedback or suggestions regarding the Services, you hereby assign to us all rights in such feedback, and we shall have the right to use and fully exploit such feedback in any manner we deem appropriate. We will treat any feedback you provide as non-confidential and non-proprietary.

5. ACCEPTABLE USE POLICY



You agree not to use the Services to collect, upload, transmit, display, or distribute any content that: (i) violates any third-party right or any intellectual property or proprietary right; (ii) is unlawful, harassing, abusive, tortious, threatening, harmful, invasive of another's privacy, vulgar, defamatory, false, intentionally misleading, pornographic, obscene, or promotes racism, bigotry, hatred, or physical harm of any kind; (iii) is harmful to minors; or (iv) violates any applicable law, regulation, or third-party restriction.

You further agree that you will not: (a) impersonate any person or entity; (b) reverse engineer, decompile, or disassemble any software or components of the Services; (c) send unsolicited advertising, spam, or chain letters through the Services; (d) introduce viruses, worms, or other harmful code into the Services; (e) use bots, crawlers, scrapers, or data mining tools to extract data from the Services; (f) harvest or collect information about other users without their consent; (g) use the Services in any manner that exceeds the scope of use granted herein; or (h) assist or permit any third party to do anything prohibited by these Terms.

You further agree to refrain from abusive, obscene, or inappropriate language or conduct when communicating with Chamber personnel, affiliates, or agents.

We reserve the right to investigate and take appropriate action against you if you violate the Acceptable Use Policy, including removing or modifying your User Content, terminating your Account, and/or reporting you to law enforcement authorities.

6. USE OF ARTIFICIAL INTELLIGENCE

As part of the Services, you may interact with virtual assistants or other content generated partially or entirely by artificial intelligence ("AI") functionality. Chamber strives to employ AI functionality in a safe and compliant manner, with appropriate testing, controls, and ongoing human oversight. AI functionality processes your information consistent with our Privacy Policy and HIPAA Notice of Privacy Practices. AI-generated outputs inform — but do not independently determine — care coordination activities, and do not constitute clinical recommendations or diagnoses.

7. INTELLECTUAL PROPERTY

7.1 Ownership

All intellectual property rights, including copyrights, patents, trademarks, and trade secrets in the Services and their content are owned by Chamber or respective third-party owners and are protected by U.S. and international laws. These Terms and



access to the Services do not grant you any rights, title, or interest in or to any intellectual property rights, except for the limited access rights expressly stated herein. Any unauthorized use of the Services terminates the licenses granted herein.

7.2 License to Access

Chamber hereby grants you a non-transferable, non-exclusive, revocable, limited license to access the Services solely for your personal, non-commercial use and only as permitted under these Terms. You shall not sell, rent, lease, transfer, assign, reproduce, distribute, host, commercially exploit, frame, or make derivative works of the Services or any portion thereof.

7.3 Copyright / DMCA

Chamber respects the intellectual property rights of others. If you believe in good faith that materials appearing on the Sites infringe your copyright, you (or your agent) may send us a written notice requesting that the material be removed. Notices must comply with the Digital Millennium Copyright Act (17 U.S.C. § 512(c)) and must be sent to:

Chamber Cardio, Inc., 853 New Jersey Ave SE, STE 200, Washington, DC 20003 Attn: Legal Department | Email: security@chambercardio.com

Please note that, pursuant to 17 U.S.C. § 512(f), any misrepresentation of material fact in a written notification subjects the complaining party to liability for damages, costs, and attorneys' fees incurred by us.

8. COMMUNICATIONS

8.1 How We Communicate with You

As part of providing the Services, we may send you appointment reminders, care coordination updates, program information, service announcements, notices, administrative messages, or other service-related communications ("Communications"). Your contact information used for these Communications may be information you provided directly to Chamber, or information furnished to Chamber on your behalf by a covered entity such as your health plan or health care provider ("Covered Entity"). Where your contact information was furnished by a Covered Entity, such disclosure was made in accordance with that Covered Entity's Notice of Privacy Practices and applicable law, including HIPAA, and Chamber will use that information solely to contact you in connection with the Services for which you have been enrolled or referred.

You agree that we may send you Communications through electronic means including but not limited to: (1) email to the address provided by you or on your behalf; (2) SMS



text message to the mobile number provided by you or on your behalf; (3) push notifications on your device; (4) through the Sites; or (5) direct mail to the physical address provided by you or on your behalf. The delivery of any Communications from us is effective when sent, regardless of whether you read it.

You are responsible for any internet or mobile charges you may incur while using the Services, including data charges. You may withdraw your consent to receive Communications at any time by contacting us at outreach@chambercardio.com or by terminating your Account, where applicable. Withdrawal of consent will not affect the lawfulness of any Communications sent prior to withdrawal.

8.2 Consent to Calling and Texting

By providing your phone number to Chamber, or by having your phone number provided to Chamber on your behalf by a Covered Entity, you consent to receiving Communications from Chamber at that phone number. Such Communications may be sent via autodialer, prerecorded voice, or text message (SMS), even if the number provided is a mobile phone number. **Consent to receive such Communications is not a condition of receiving the Services.**

SMS message frequency varies. You may opt out of receiving SMS messages at any time by replying "STOP" to any message, or by contacting us at outreach@chambercardio.com through any other reasonable means that clearly expresses your desire to stop receiving messages. Chamber will honor all opt-out requests within 10 business days. Note that opting out of SMS messages may limit our ability to provide timely care coordination communications. Certain non-marketing informational messages related to your care may continue until your opt-out is fully processed.

For assistance, text "HELP" or contact us at outreach@chambercardio.com Message and data rates may apply. Chamber and your wireless carrier are not liable for delayed or undelivered messages.

9. TERM AND TERMINATION

These Terms will remain in full force and effect while you use the Services. We reserve the right to terminate your access to the Services at any time, with or without cause, by providing you with notice through the email address or phone number we have on file.

We may terminate your Account or access to the Services if we, in our sole discretion:

(a) determine that you have violated these Terms;



- (b) determine that your conduct or use of the Services violates applicable law or is harmful to our interests or any other user;
- (c) receive requests by law enforcement or other government agencies;
- (d) discontinue or materially change the Services;
- (e) determine that your eligibility for the Services has ended, including but not limited to circumstances where the health plan, health care provider, or other Covered Entity that referred you to or enrolled you in the Services has terminated or suspended its relationship with Chamber, has determined that you are no longer eligible for the program, or has notified Chamber that you are no longer covered under an applicable plan or program;
- (f) determine that you no longer meet the eligibility criteria for the program in which you are enrolled, including as a result of a change in your insurance coverage, health plan membership, or geographic location; or
- (g) experience unexpected technical issues beyond our reasonable control.

Where feasible and permitted by applicable law, Chamber will provide you with reasonable advance notice of termination resulting from subsections (e) or (f) above, and will make reasonable efforts to connect you with your health care provider or health plan to assist with continuity of care. However, Chamber is not responsible for arranging or providing ongoing care coordination or clinical services following termination, and termination of the Services does not create any obligation on Chamber's part to continue providing care navigation or support.

Termination will not limit any of our other rights or remedies. Any provisions that by their nature should survive termination shall survive, including without limitation the provisions regarding intellectual property, disclaimers, limitation of liability, indemnification, and dispute resolution.

10. FORCE MAJEURE

Chamber will not be deemed in breach or liable for any failure to perform under these Terms due to any event or occurrence beyond our reasonable control, including without limitation acts of God, epidemic or pandemic, terrorism, war, failure of public networks, natural disaster, civil disorder, strikes, embargoes, or other disasters.

11. DISCLAIMER OF WARRANTIES



TO THE FULLEST EXTENT PERMITTED BY LAW, THE SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. CHAMBER EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, TITLE, OPERABILITY, ACCURACY OF DATA, AND SYSTEM INTEGRATION. CHAMBER DOES NOT WARRANT THAT THE SERVICES WILL MEET YOUR REQUIREMENTS OR THAT THE PROVISION OF THE SERVICES WILL BE ERROR-FREE.

12. LIMITATION OF LIABILITY

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, CHAMBER, ITS SHAREHOLDERS, OFFICERS, EMPLOYEES, DIRECTORS, PARENTS, SUBSIDIARIES, AFFILIATES, AGENTS, AND LICENSORS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOSS OF REVENUES, PROFITS, GOODWILL, USE, DATA, OR OTHER INTANGIBLE LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OF THE SERVICES, REGARDLESS OF WHETHER SUCH DAMAGES ARE BASED ON CONTRACT, TORT, WARRANTY, STATUTE, OR OTHERWISE, AND WHETHER OR NOT CHAMBER WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

TO THE FULLEST EXTENT PERMITTED BY LAW, CHAMBER'S TOTAL CUMULATIVE LIABILITY TO YOU FOR ANY AND ALL CLAIMS ARISING OUT OF OR RELATED TO THESE TERMS OR THE SERVICES SHALL NOT EXCEED THE GREATER OF: (A) THE TOTAL AMOUNT PAID BY YOU TO CHAMBER FOR THE SERVICES IN THE TWELVE (12) MONTHS PRECEDING THE CLAIM; OR (B) ONE HUNDRED DOLLARS (\$100). BECAUSE THE SERVICES ARE PROVIDED TO YOU AT NO DIRECT CHARGE, THE LIABILITY CAP IN MOST CASES WILL BE \$100. NOTWITHSTANDING THE FOREGOING, NOTHING IN THESE TERMS LIMITS CHAMBER'S LIABILITY FOR DAMAGES ARISING FROM ITS GROSS NEGLIGENCE, WILLFUL MISCONDUCT, OR FRAUD, OR FOR ANY LIABILITY THAT CANNOT BE LIMITED UNDER APPLICABLE LAW, INCLUDING LIABILITY ARISING FROM VIOLATIONS OF APPLICABLE PRIVACY LAW OR HIPAA.

YOUR SOLE REMEDY FOR DISSATISFACTION WITH THE SERVICES IS TO STOP USING THE SERVICES.

13. INDEMNIFICATION

To the fullest extent permitted by law, you agree to defend, indemnify, and hold harmless Chamber, its parents, subsidiaries, affiliates, officers, employees, agents, partners, and licensors (collectively, the "Chamber Parties") from any losses, costs, liabilities, and expenses (including reasonable attorneys' fees) arising out of or related to: (a) your violation of these Terms; (b) your User Content; (c) your violation of any rights of another party; (d) your violation of any applicable laws, rules, or regulations; or (e) your fraud, negligence, or willful misconduct. Chamber reserves the right, at its own cost, to assume exclusive defense and control of any matter otherwise subject to indemnification by you.

14. DISPUTE RESOLUTION AND ARBITRATION

14.1 Informal Resolution

If a dispute arises between you and Chamber, our goal is to resolve it. Before either party seeks arbitration, the party must first send a written Notice of Dispute to the other party describing the nature and basis of the claim and the requested relief. A Notice to Chamber should be sent to: Chamber Cardio, Inc., 853 New Jersey Ave SE, STE 200, Washington, DC 20003, Attn: Legal Department, with a copy to security@chambercardio.com. After the Notice is received, the parties will attempt to resolve the dispute informally. If the dispute is not resolved within thirty (30) days, either party may begin an arbitration proceeding.

14.2 Binding Arbitration

If a dispute is not resolved informally or in small claims court, it shall be resolved by final and binding arbitration, except for: (1) claims in small claims court; (2) claims for infringement or misuse of intellectual property rights, which may be brought in a court of law in the State of Delaware; and (3) emergency equitable relief to maintain the status quo pending arbitration.

Arbitration shall be conducted by the American Arbitration Association ("AAA") under its Consumer Arbitration Rules, available at adr.org or by calling 1-800-778-7879. The arbitration shall be conducted by a single, neutral arbitrator. The arbitration shall be governed by the laws of the State of Delaware, consistent with the Federal Arbitration Act. Any arbitration hearing will be held in Washington, D.C. unless the parties agree otherwise. The award of the arbitrator is final and binding upon the parties.

14.3 Class Action Waiver



All claims and disputes must be arbitrated or litigated on an individual basis. Claims of more than one customer or user cannot be arbitrated or litigated jointly or consolidated with those of any other customer or user. YOU AND CHAMBER EACH WAIVE THE RIGHT TO A JURY TRIAL AND THE RIGHT TO PARTICIPATE IN CLASS ACTION LITIGATION.

14.4 Confidentiality

All aspects of the arbitration proceeding shall be strictly confidential, unless otherwise required by law.

14.5 Severability

If any part of this Arbitration Agreement is found to be invalid or unenforceable, that specific part shall be severed and the remainder shall continue in full force and effect.

14.6 Survival

This Dispute Resolution and Arbitration Agreement survives any termination of your relationship with Chamber.

15. GOVERNING LAW

These Terms, your use of the Services, and any action related thereto shall be governed by and construed in accordance with the laws of the State of Delaware, consistent with the Federal Arbitration Act, without regard to conflict of law provisions. The United Nations Convention on Contracts for the International Sale of Goods does not apply to these Terms.

16. MODIFICATION OF TERMS

We reserve the right to amend these Terms at any time. If we make material changes that affect your rights, we will notify you by sending an email to the last email address you provided and/or by posting notice on our Site. Any changes will be effective thirty (30) calendar days following notice. Continued use of the Services following notice of changes constitutes your acceptance of the revised Terms. If you disagree with any changes, you should terminate your use of the Services.

Changes to the Arbitration and Class Action Waiver section will also be effective thirty (30) days after notice is posted or sent to you.

17. GEOGRAPHICAL RESTRICTIONS AND LEGAL COMPLIANCE

Geographic Scope. The Services are intended for use in the United States of America only. Chamber makes no representation that the Services are appropriate or available for use in all states and territories within the United States. If you access the Services from outside the United States, you do so at your own risk and are solely responsible for compliance with local laws and regulations.

User Legal Compliance. By accessing or using the Services, you represent and warrant that your use of the Services complies with all applicable federal, state, and local laws, regulations, and ordinances. You are solely responsible for determining whether your use of the Services is lawful in your jurisdiction and for ensuring that your use does not violate any laws applicable to you, including but not limited to laws governing:

- the collection, use, and disclosure of personal or health-related information;
- telehealth and remote care coordination services;
- electronic communications and consumer protection; and
- the rights of minors with respect to healthcare decisions and data privacy.

Jurisdictional Variations. Laws governing healthcare, privacy, and electronic communications vary significantly by state. Chamber does not represent or warrant that the Services, or your use thereof, comply with the laws of any particular state beyond those expressly addressed in these Terms. As Chamber expands its Services into additional states and markets, applicable legal requirements may change. Chamber will use reasonable efforts to update these Terms to reflect material changes in applicable law, but users are encouraged to consult with qualified legal counsel regarding any jurisdiction-specific requirements that may apply to their use of the Services.

Export Compliance. You agree not to export, re-export, or transfer, directly or indirectly, any U.S. technical data acquired from Chamber in violation of applicable U.S. export laws or regulations. By using the Services, you represent that you are not located in, under the control of, or a national or resident of any country subject to U.S. government embargo or sanctions.

18. MISCELLANEOUS

Assignment. You may not assign, subcontract, delegate, or otherwise transfer your rights or obligations under these Terms without Chamber's prior written consent.



Chamber may assign its rights and obligations under these Terms without your consent in connection with a merger, acquisition, or sale of assets.

Waiver. Any failure or delay by Chamber to exercise or enforce any right under these Terms shall not constitute a waiver of such right. Waivers must be in writing and signed by Chamber to be effective.

Severability. If any portion of these Terms is held invalid or unenforceable, that portion will be construed to reflect the original intent of the parties as nearly as possible, and the remaining portions will remain in full force and effect.

Independent Contractor. No joint venture, partnership, employment, or agency relationship exists between you and Chamber as a result of these Terms or use of the Services.

Entire Agreement. These Terms, together with any amendments and any additional agreements or consents you have entered into with us in connection with the Services, constitute the entire agreement between you and Chamber concerning the Services.

19. CONTACT US

For questions or concerns about these Terms, please contact us:

Chamber Cardio, Inc. 853 New Jersey Ave SE, STE 200 Washington, DC 20003

Email: security@chambercardio.com or outreach@chambercardio.com