

NORMATEC RENTAL FORM

Section 1: Patient Details + Delivery Address

SECTION I. PALIENT	Details + Delivery Address	
<u>Name:</u>		<u>D.O.B:</u>
<u>Address 1:</u>		
<u>Address 2:</u>		
<u>Town:</u>		Post Code:
<u>Phone:</u>		<u>Email:</u>
<u>Rental Duration:</u>		1 Month Rolling — Please contact within 5 working days of month end to CANCEL rental and arrange collection –1 Month is from the date you receive the system to same date the following month, for example May 26th to June 26th = 1 Month.
<u>Cost of Rental:</u>		£150 per month
Cost of Delivery & Collection		£30 one off fee – includes next day delivery and collection from requested address
<u>Description of Rental Products:</u>		NormaTec Pulse Unit + Attachments of Choice + NormaTec Carry Case (One attachment is included in the price, if you require more than one, there is an extra charge of £25 per month per attachment)
<u>Attachments required</u>		☐ Leg Attachments ☐ Hip Attachment ☐ Arm Attachments
<u>Requested Date of Delivery:</u> (Please be aware requested date isn't always available)		
Please Note: If the address for delivery/collection is different from the address supplied above, please notify the company in writing when submitting this form. Conditions may apply.		
Section 2: Monthly Payment Details		
All Monthly Payments are taken via Direct Debit. Please click the following link and fill in the information required: Go Cardless Direct Debit Mandate		
Section 3: Debit/Credit Card Details - This acts as our 'security deposit' (No money gets taken, unless any terms and conditions get broken!)		
Card Number:		
	_	Evniny Boto.
Start Date:		Expiry Date: Security Code:
Name on Card: Registered Address of Card (If different from above)		
Address 1:		
Address 2:		
Town:		Post Code:
Section 3: Patient Questionnaire:		
What is your primary use of the product?		
What sport are you mainly involved in?		
Have you used any of the products before?		
How did you hear about us?		
Please follow us on Instagram and Twitter: @RecoverFitUK		
I hereby accept the attached terms and conditions of rental and authorise Recover Fit Ltd to charge the above credit card for the full rental costs and any further costs agreed between both parties in writing in accordance with the terms.		
<u>Print Name:</u>		<u>Date:</u>
<u>Signature</u>		



RecoverFit - TERMS OF RENTAL

- Recover Fit Ltd, herein after the Company, hires Fitness and Recovery products on the following terms and conditions and will not accept or be bound by other conditions and will not accept or be bound by other conditions so far as they conflict with the following.
- The hirer, or the Medical Professional authorised to order product on their behalf, shall provide all necessary information outlined on the Application Form prior to the rental period commencing.
- 3. Payment in full for the agreed first month's rental period is required prior to delivery, unless otherwise agreed in writing by the Company prior to the rental period commencing. From then on the monthly payment will be charged automatically on the same date the following month that the hirer received the goods.
- 4. The period of hire commences from the time of delivery to the destination or clinic address specified on the order at the time of confirmation. Orders placed via telephone must me confirmed in writing via email or fax.
- 5. The Company is and shall remain the owner of the goods of all rental equipment.
- 6. RISK OF LOSS OR DAMAGE will be the responsibility of the hirer from the time of delivery, throughout the specified period of hire until collected for return to the Company. The hirer undertakes to fully insure all products for the hire period for replacement retail value. The hirer is responsible for any and all damages and repair costs that may arise from the use of the product during the rental period. If returned equipment appears damaged due to misuse, the Company will notify the hirer in writing immediately and it will be the hirer's responsibility to pay full repair costs of the equipment. If the equipment cannot be repaired, the hirer will be responsible for the retail replacement cost of the equipment damaged or missing.
- 7. The Company shall not be liable for any delay in delivery, provided that is uses all reasonable efforts to meet the delivery date.
- 8. All goods shall be delivered and collected using the Company's preferred courier. The Company shall be responsible for arranging delivery and collection and reserves the right to charge extra for any special delivery arrangements.
- 9. In the event delivery is delayed from the date specified on the order, the period of hire will be adjusted accordingly as will the date of collection of the hired products. No refund for early return will be made unless agreed in advance by the company.
- 10. In the event the hirer wishes to CANCEL the rental, notification of this must be made to the Company and confirmed in writing no less than 5 working days prior to the upcoming monthly renewal date.
- 11. If the hirer fails to make available for collection the rented products at the designated collection date shown on the rental agreement, a £50 pound charge will be applicable for late return if the hirer makes collection for return within the 48 hour period following.
- 12. If after 48 hours of the stated collection date the hirer has still failed to make available the products for collection, an additional and ongoing fee of £80 per seven (7) day period commencing on the original agreed date of collection will be applicable.
- 13. The supply and information given by the Company relating to the rented Fitness or Recovery product is in no way to be construed in any way as a substitute for professional medical advice. The Company advises all hirers to consult with a registered medical professional regarding the suitability, correct application and use of the product prior to using the product.
- 14. Liability In no event will the Company be liable to the hirer for any incident or injury, indirect or consequential damages however caused, whether by negligence or otherwise.
- 15. Indemnity The hirer agrees to indemnify and hold harmless the Company from and against all claims, damages and costs including legal expenses arising out of the hirer's use of the equipment. The hirer agrees to take full responsibility for the proper use and care of the equipment during the rental period so that it is returned in the same condition as when received.
- 16. No personal information supplied to the Company will be intentionally shared with any unauthorised third party without the express consent of the hirer. NO PAYMENT INFORMATION WILL BE SHARED WITH ANYONE.

