

COMBINATION AGREEMENT

This agreement between the parties

Alu Rehab AS
Bedriftsvegen 23
4353 Klepp Stasjon
Norway

Decon Wheel AB
Södra Ekeryd 119
314 93 Hyltebruk
Sweden

regulates the manufacturers' liability under the Act (SFS 1993:584) on medical devices, the Medical Products Agency's regulations (LVFS 2003:11) on medical devices, and the Product Liability Act (SFS 1992:18) in case products from the respective contracting party are combined. The agreement is not applicable for specially adapted medical devices or self-produced medical devices.

§ 1 Extent

The agreement concerns the combination of the following products:

Alu Rehab AS - manufacturer of wheelchairs	Decon Wheel AB - manufacturer of drive units
Netti 4U	E-Drive
Netti I	E-Move
Netti II	E-Walk
Netti III	

§ 2 Responsibility

The product responsibility for each product is the product manufacturer's. Decon is supplying the required mounting brackets and the mounting description necessary for performing the combinations as part of their products.

The products are separately CE-marked devices according to the Council Directive 93/42 EEC concerning medical devices of class I, and registered each with the responsible authority.

Alu Rehab AS undertakes to announce product changes to Decon Wheel AB which may affect the assembly when combining products according to § 1.

Decon Wheel AB undertakes to announce product changes to Alu Rehab AS which may affect the assembly when combining products according to § 1.

§ 3 Responsibility for combinations

The parties jointly have the product responsibility for the combinations. The parties are jointly responsible for identifying possible limitations for use when combining the above listed products. Provided that the conditions in § 4 are met, the parties hereby declare that the combinations of the products also meet the requirements according to the standards.

Combination Agreement between Alu Rehab AS and Decon Wheel AB

§ 4 Implementations

The combinations covered by § 1 shall be performed in a professional manner by skilled staff according to the instructions and manuals provided for the combination and product information for each product.

§ 5 Disclaimer

The parties do not accept responsibility for combinations if assembly does not take place in accordance with § 3 and § 4.

§ 6 Disputes

Disputes that the parties cannot resolve together shall be settled by the Act (SFS 1999:116) on arbitration whereby the parties shall agree on the arbitrators.

§ 7 Validity

This agreement applies from this date and runs until further notice with a mutual notice period of 3 months. This agreement has been drawn up in two (2) copies of which the parties have taken each copy.

ALU REHAB AS

Kjetil Gausel 2019-05-29

Place and date

[Signature]

Signature

KJETIL GAUSEL - CEO

Printed name

DECON WHEEL AB

Hyltebruk 2019-05-29

Place and date

[Signature]

Signature

Benny Anderson

Printed name