

## FAMILYASSAY™ Test Request Form

### PART 1: CUSTOMER/PATIENT INFORMATION

**DONOR NO or CUSTOMER NAME:**

**DOB:**

**TESTED FOR INFECTIONS:**

**ADDRESS:**

**PHONE:**

**EMAIL:**

### PART 2: PAYMENT INFORMATION

**PAYERS NAME:**

**ADDRESS:**

**DATE:**

See General Terms and Conditions

### PART 3: CUSTOMER INFORMATION

**EACH CUSTOMER AGREES TO PROVIDE THE FOLLOWING CLINICAL SAMPLES:**

**CUSTOMER 1 -  CHEEK SWABS (5 CHEEK SWABS SHOULD BE PROVIDED) OR  BLOOD SAMPLE**

**CUSTOMER 2 -  CHEEK SWABS (5 CHEEK SWABS SHOULD BE PROVIDED) OR  BLOOD SAMPLE**

**COLLECTION DATE:**

**WE WILL SCREEN YOUR SAMPLES FOR GENETIC DISEASES THAT MAY BE INHERITABLE, BASED ON YOUR OWN FAMILY HISTORIES. PLEASE ANSWER THE FOLLOWING QUESTIONS:**

- 1. FROM YOUR KNOWLEDGE OF YOUR FAMILY HISTORY, WHAT ARE YOUR CONCERNS ABOUT DISEASES THAT MAY BE INHERITED BY YOUR CHILDREN?**
- 2. SOME DISEASES MAY OCCUR MORE OFTEN IN YOUR FAMILIES' COUNTRIES OF BIRTH – WHICH OF THESE DISEASES, IF ANY, ARE YOU CONCERNED MAY BE INHERITED BY YOUR CHILDREN?**

### PART 4: REPORTING INSTRUCTIONS

Test results will be sent to the Physician unless instructed otherwise by the Customer. Please indicate where additional copies (if any) should be sent:

EMAIL  FAX  HARD COPY **TO:**

### PART 5: CUSTOMER/PATIENT AUTHORIZATION

I request and authorise HEALI to undertake the tests specified on this Form. I confirm that I have read and understood the General Terms and Conditions attached to this Form and HEALI's Terms and Conditions of Trading.

I **DO/DO NOT** wish to be sent the results of my test (Please delete as appropriate).

I **DO/DO NOT** request that the test results be sent to my Physician (Please delete as appropriate).

**Signature of CUSTOMER:**

**Date:**

### PART 6: PHYSICIAN CONFIRMATION

I have advised my patient that this testing should be undertaken for medical reasons; I anticipate that it will predictive information which has not been obtained already.

**Signature of Ordering Physician:**

**Date:**

See General Terms and Conditions

HEALI Limited is a company registered in England, with number 08693232 and registered address at NR16 1LQ.

VAT Registration No. GB 175 8061 89.

Data Protection Registration No. ZA028767.

**GENERAL TERMS AND CONDITIONS**

1. HEALI shall undertake the test(s) professionally and to the best of its abilities. However, the CUSTOMER acknowledges that HEALI cannot and will not guarantee that the Services will always be error-free. HEALI specifically disclaims any and all representations and warranties regarding its products and services, to the extent permitted by law, other than those expressly made in writing by HEALI, including the warranty literature for the product or service (if any). This disclaimer includes but is not limited to any representations or warranties as to the quality, reliability, fitness for purpose or any other feature of the products and/or services.
2. HEALI reserves the right to subcontract any part of the services to an appropriately qualified third party provider.
3. HEALI shall not be liable for any loss, damage or delay during shipping. HEALI shall be entitled to reject samples if, in HEALI's opinion, the quality of these samples is not sufficient. Samples with a delivery time longer than 7 days will be rejected.
4. The CUSTOMER agrees that a legally binding agreement that includes these General Conditions shall arise as soon as HEALI accepts the order by e-mail or written confirmation. The CUSTOMER's placement of such an order or other manifestation of assent by HEALI constitutes express acceptance of these General Conditions.
5. The CUSTOMER will provide HEALI with all data and other information required by HEALI and necessary for the delivery of the tests, products and/or services.
6. The CUSTOMER warrants that the information provided pursuant to HEALI is correct and complete, and that it is entitled to provide HEALI with such information for the delivery of the tests, products and/or service. The CUSTOMER shall indemnify, defend, and hold harmless HEALI against all claims by a third party or governmental entity, relating to or arising out of the provision of such information to HEALI, and shall pay any costs incurred by HEALI relating thereto, including but not limited to attorney's fees, defence costs, and any award of damages.
7. If any of the data provided is personal data or data otherwise protected by law, the CUSTOMER guarantees that with regard to such data, any and all applicable regulations and other legal requirements for the protection of privacy have been met and that HEALI is entitled to use and process personal such data. The CUSTOMER shall indemnify, defend, and hold harmless HEALI against any third party's claims relating to or arising out of any claim by a third party or governmental entity that appropriate privacy protections or legal requirements were not met and shall pay any costs incurred by HEALI relating thereto, including but not limited to attorney's fees, defence costs, and any award of damages. If and to the extent that the CUSTOMER provides HEALI with its own private, personal, sensitive, or protected data, the CUSTOMER herewith explicitly authorized HEALI to keep and to process such data as reasonably necessary to fulfil HEALI's obligation under the agreement or other legal act existing between the Parties. HEALI will take all reasonable steps necessary to comply with any and all applicable privacy regulations and laws.
8. Neither the CUSTOMER nor the PHYSICIAN shall give and make any warranty or representation on behalf of HEALI's Tests, Products and/or Services as to quality, reliability, fitness for purpose or any other feature of the Products and/or Services other than as explicitly set forth in writing by HEALI in the warranty literature applicable to the specific Product and/or Service (if any). If the CUSTOMER, the PHYSICIAN or their representatives, staff, affiliates, or associates alters or expands any existing warranty or extends any additional warranty, expressly or impliedly, the CUSTOMER shall indemnify, defend, and hold harmless HEALI for any and all claims by a third party or governmental entity relating to such additional warranty and shall pay any costs incurred by HEALI relating thereto, including but not limited to attorney's fees, defence costs, and any award of damages.
9. The CUSTOMER shall be solely liable for any claims arising out of or relating to the improper or faulty collection and/or handling of any sample(s), any errors in transmission of information or data to HEALI, or any illegal or tortious act committed by the CUSTOMER, the PHYSICIAN or their representatives, staff, affiliates, or associates or employees, agents or assigns. The CUSTOMER shall indemnify, defend, and hold harmless HEALI for any such claims by a third party or governmental entity and shall pay any costs incurred by HEALI relating thereto, including but not limited to attorney's fees, defence costs, and any award of damages.
10. The CUSTOMER, the PHYSICIAN and their representatives, staff, affiliates, and associates undertake to observe strict confidentiality with regard to all confidential information it receives from HEALI. They shall impose the aforementioned obligation on employees as well as on third parties who have been employed by them in connection with the agreement between the parties. The CUSTOMER, the PHYSICIAN and their representatives, staff, affiliates, and associates shall use the confidential information only for the purpose for which it has been provided.
11. Regardless of the nature of such information, the CUSTOMER agrees to take any and all reasonable measures to keep any information confidential if HEALI indicates such information to be confidential.
12. HEALI shall not be liable for any loss or damages, either direct or consequential, such as loss of business, profits, goodwill or similar, incurred by the CUSTOMER or by any third party, including any legal liability or damages. If HEALI is deemed liable despite this provision, any damages to be paid by HEALI to the CUSTOMER with respect to products or services provided under the agreement will, in any case, be limited to compensation of the direct damages and/or loss not to exceed the sum paid for the products or services provided under the order at issue.