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Without prejudice to any other rights or remedies in law or in equity Customer shall be liable to Company for all direct damages incurred by Company resulting from Purchase's failure to comply with this License Agreement as well as negligent or willful misconduct directly resulting in damage to Company's network or Company. Specifically, Customer shall compensate Company for damage caused to Company's network by introduction of a virus, including, but not limited to, workstation reimaging, forensic analysis, containment activities, employee or contractor time, repair or replacement of hardware or software directly attributable to the virus introduction. Customer shall also compensate Company for any direct damages caused by Customer's misuse of Company's intellectual property, or use of licensed property for which Customer was not provided a license or sublicense to use.

6. <u>Termination</u>

Without prejudice to any other rights or remedies in law or in equity, Company may terminate this License Agreement immediately if Customer fails to comply with any of its terms and conditions. In the event of such termination, Customer must, within ten (10) business days of receiving notice of termination

from Company, cease all use of the Licensed Software and Use. Use destroy all copies thereof, return any and all information representing Company IPR and Confidential Information and delete any such information held by Customer in electronic form. The following Sections shall survive termination: 2, 3, 5, and 8.

Customer's Account

Customer is solely responsible for any actions performed under Customer's username and password. Keeping Customer's password safe is Customer's sole responsibility. If Customer has any reasons to suspect that Customer's password was discovered by any third party or that there was an unauthorized access to Customer's account, Customer will immediately notify Company and modify Customer's login and password details. Customer shall also provide notice to Company of any representative who is terminated by Customer or no longer permitted to access Customer's account on Customer's behalf within 24 hours of such change or determination.

The Licensed Software is intended for use by users at least eighteen (18) years old. Customer hereby declares that Customer and all the users of the Licensed Software on Customer's behalf are eighteen (18) years old or older and undertake to monitor Customer's account to ensure that no minor under that age has access to the Licensed Software. This License Agreement does not guarantee access to Customer's account, but defines the terms under which Company may provide such access. Company reserves the right to deny access to Customer's account to any individual for any reason, including non-compliance with Company's policy or procedures or this License Agreement. Customer shall ensure no representative shall access any resource for which access is not authorized by Company or which is not necessary for Customer to receive Company's services.

Customer is solely responsible for acquiring and maintaining all of the hardware, software, equipment, and services necessary to access and make use of the Product, including without limitation paying all fees and other costs related to internet access, server or cloud account subscription and maintenance. Customer shall specifically be responsible for: (a) acquiring, providing, configuring, installing, maintaining, and troubleshooting all equipment, hardware, software, and services required to maintain Customer's account connectivity at Customer's facility; (b) maintaining Customer's internet connectivity to facilitate the transfer of electronic information; (c) reporting problems with Customer's account to Company in a timely manner; (d) assisting Company in the management of Customer's account and this Agreement; (e) providing Company an early warning of any organizational, functional, or technical change that might affect Customer's ability to fulfill Customer's obligations described in this Agreement; (f) assisting Company in resolution of account incidents. (g) the cost and support in acquiring, providing, configuring, installing, maintaining, and troubleshooting all equipment, including switches, hubs, and routers, necessary to access Customer's account.

Company shall not be responsible for providing any technology to Customer necessary for Customer to set up Customer's account except that which is expressly set forth in this License Agreement.

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- Customer represents and warrants that: (a) Customer has, and will have at all times, all permits and consents in connection with the Licensed Software as required to fulfill Customer's obligations; (b) Customer and Customer's use of the Licensed Software will comply with all applicable laws; (c) Customer is not located in, under the control of, or a national or resident of any of the countries or entities referred to in Section 2.3.14(a) above and/or any country or entity that is subject to an Israel or U.S. Government embargo, or that has been designated by the Israel or U.S. Government as a "terrorist supporting" country and are not listed on any Israel or U.S. Government list of prohibited or restricted parties.
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CloudPAT Terms Of Use

- Use of CloudPAT will enable the Customer to provide access to the relevant physicians to the results of the sleep study for a specific patient. CloudPAT utilizes a secured HIPAA compliance format for encrypting and sending data files. It is Customer's obligation to ensure that transfer of any patient records and/or results is performed in accordance with applicable law and ensuring patient confidentiality.
- 9.2. Customer shall not assign or transfer or grant any other third-party access to CloudPAT except as permitted herein.
- Company shall only be obligated to store any Clinical Data using CloudPAT for up to seven (7) years as of the applicable test date. Upon termination of this License Agreement, Company shall be entitled to transfer Clinical Data to Customer and upon such transfer, Company shall be entitled to destroy or delete Clinical Data without any liability to Customer or the patient or any third party. Notwithstanding the above, the parties may agree in writing on a different retention period of Clinical Data.
- It is Customer's sole responsibility to maintain sufficient and proper records of all results of the sleep study in accordance with the laws and regulations applicable to Customer.
- All rights and title to CloudPAT and any and all derivative works and/or modifications thereof, as well as any documentation, trademarks, and any patentable information contained therein or embodied thereby, shall remain solely with Company.
- 9.6. Customer who provides patient education videos will obtain consent and authorization from participants and physicians, to distribute such videos to all assigned patients via SleePATh® before providing them to Company. Customer acknowledges that provided videos will be available for general patient education unless specifically disabled by that patient's physician.