

END USER LICENSE AGREEMENT

This End User License Agreement (“Agreement” or “EULA”) is entered into by and between Global Tech Teams LLC., a corporation organized and existing under the laws of the State of Delaware, with its principal place of business at 5900 Balcones Dr, Ste 100-7286, Austin, TX 78731, United States (“Global Tech Teams,” “Licensor,” “we,” or “us”), and the individual or legal entity that accesses, installs, downloads, or otherwise uses the Software (“Customer,” “Licensee,” or “you”).

Global Tech Teams LLC. and Mindbrowser are affiliated entities under common ownership and control. Mindbrowser operates as the primary delivery, development, and customer engagement arm, and the Software may be marketed, supported, or serviced under the Mindbrowser brand. However, all licenses granted under this Agreement are provided by Global Tech Teams LLC.

This Agreement governs Customer’s access to and use of the connecthealth.ai software platform and related components made available through AWS Marketplace, including all executable code, object code, libraries, modules, updates, enhancements, documentation, and accompanying materials (collectively, the “Software”).

PLEASE READ THE TERMS AND CONDITIONS OF THIS AGREEMENT CAREFULLY BEFORE INSTALLING, ACCESSING, OR USING ANY SOFTWARE OR DOCUMENTATION FROM MINDBROWSER. BY INSTALLING, ACCESSING, OR USING ANY SOFTWARE OR DOCUMENTATION FROM MINDBROWSER, CUSTOMER HEREBY AGREES TO BE BOUND BY THIS AGREEMENT AND REPRESENTS THAT IT IS AUTHORIZED TO DO SO.

CUSTOMER AGREES TO BE BOUND BY THE TERMS OF THIS AGREEMENT BY EITHER (I) CLICKING A BOX INDICATING ACCEPTANCE, (II) ACCEPTING AN ORDER FORM THAT REFERENCES THIS AGREEMENT (WHETHER BY SIGNING THE ORDER FORM OR ISSUING A PURCHASE ORDER REFERENCING THE ORDER FORM), OR (III) USING THE SOFTWARE AND/OR RELATED SERVICES. IF THE INDIVIDUAL ACCEPTING THIS AGREEMENT IS ACCEPTING ON BEHALF OF A COMPANY OR OTHER LEGAL ENTITY, SUCH INDIVIDUAL REPRESENTS THAT THEY HAVE THE AUTHORITY TO BIND SUCH ENTITY AND ITS AFFILIATES TO THESE TERMS AND CONDITIONS, IN WHICH CASE THE TERM “CUSTOMER” SHALL REFER TO SUCH ENTITY AND ITS AFFILIATES. IF THE INDIVIDUAL ACCEPTING THIS AGREEMENT DOES NOT HAVE SUCH AUTHORITY, OR DOES NOT AGREE WITH THESE TERMS AND CONDITIONS, SUCH INDIVIDUAL MUST NOT ACCEPT THIS AGREEMENT AND MAY NOT USE THE SOFTWARE AND/OR RELATED SERVICES

1. DEFINITIONS

For purposes of this Agreement, the following terms shall have the meanings set forth below. Defined terms may be used in the singular or plural as the context requires.

- 1.1. **“Affiliate”** means any entity that directly or indirectly controls, is controlled by, or is under common control with a party, where “control” means ownership of more than fifty percent (50%) of the voting securities or equity interests. Control may also be established through the power to direct or cause the direction of the management and policies of such entity, whether through ownership, contract, or otherwise. An entity shall be deemed an Affiliate only for so long as such control exists.
- 1.2. **“Authorized Users”** means Customer’s employees, agents, or contractors who are expressly authorized by Customer to access and use the Software solely for Customer’s internal business purposes and strictly in accordance with this Agreement and the applicable License grant. Customer shall be fully responsible for all acts and omissions of Authorized Users, and any access to or use of the Software by an Authorized User shall be deemed access to or use by Customer.
- 1.3. **“AWS Marketplace”** means the Amazon Web Services online marketplace through which the Software is listed, licensed, billed, and distributed.
- 1.4. **“Documentation”** means the technical documentation, user manuals, specifications, functional descriptions, implementation guides, and usage instructions provided by Mindbrowser that describe the operation, features, and intended use of the Software.
- 1.5. **“Third-Party Services”** means any products, services, software, systems, platforms, models, tools, infrastructure, content, data sources, APIs, connectors, environments, or technology that are not provided by Mindbrowser and that Customer accesses, licenses, procures, enables, or uses in connection with the Software, including without limitation electronic health record systems, hospital systems, practice management systems, laboratories, pharmacies, clearinghouses, payers, artificial intelligence tools, large language models, cloud services, hosting environments, and third-party integration endpoints.
- 1.6. **“Third-Party Providers”** means the vendors, licensors, operators, providers, or other third parties that own, control, make available, or support any Third-Party Services.
- 1.7. **“Third-Party Access Credentials”** means any usernames, passwords, API keys, client IDs, client secrets, certificates, access tokens, refresh tokens, connection details, security credentials, authorizations, approvals, or other information required to access, authenticate to, or integrate with any Third-Party Services.
- 1.8. **“Intellectual Property Rights”** means all worldwide rights in copyrights, patents, trade secrets, trademarks, service marks, moral rights, and other proprietary or intellectual property rights. This includes all applications, registrations, renewals, extensions, and continuations thereof, as well as any rights to sue for past, present, or future infringement or misappropriation of such rights.
- 1.9. **“License”** means the non-exclusive, non-transferable right, without any right to sub-license, to install and use a Software (in object code form).

- 1.10. **“Private Offer”** means a customized commercial offer made by Mindbrowser through AWS Marketplace with pricing, duration, or usage terms that differ from standard public listings.
- 1.11. **“Subscription Term”** means the fixed duration during which Customer is authorized to use the Software, as specified in the applicable AWS Marketplace listing, order, or Private Offer.
- 1.12. **“Trial” or “Evaluation License”** means a limited, temporary license granted for evaluation, testing, or demonstration purposes only, and not for production use. The Trial is provided for non-production use only and may be subject to functional, time-based, or usage limitations as determined by Licensor, after which continued use requires a valid paid license.

2. LICENSE GRANT AND SCOPE

- 2.1 **Grant of License:** Subject to Customer’s compliance with this Agreement and payment of all applicable fees through AWS Marketplace, Mindbrowser hereby grants Customer a limited, non-exclusive, non-transferable, non-sublicensable, revocable License to use the Software during the applicable Subscription Term solely for Customer’s internal business purposes.
- 2.2 **License Model:** The Software is licensed, not sold, to Customer on a subscription or term-based basis for the applicable Subscription Term. Subject to Customer’s compliance with this Agreement, Mindbrowser grants only the rights expressly stated herein, and all rights, title, and interest in and to the Software not expressly granted to Customer are reserved by Mindbrowser.
- 2.3 **Authorized Users:** Customer may permit its Authorized Users to access and use the Software solely on Customer’s behalf and strictly in accordance with this Agreement. Customer shall be fully responsible for all access to and use of the Software by Authorized Users and for their compliance with the terms of this Agreement, and any act or omission by an Authorized User shall be deemed an act or omission of Customer.
- 2.4 **Geographic Scope:** Customer’s right to access and use the Software is limited to the geographic scope expressly permitted under the applicable License granted pursuant to this Agreement, including any geographic restrictions specified in the applicable order, subscription plan, or AWS Marketplace listing. Customer shall not access, deploy, distribute, or otherwise use the Software outside the permitted geographic scope or in any manner that exceeds or circumvents such geographic limitations. Customer is solely responsible for ensuring that its use of the Software complies with all applicable local, national, and international laws and regulations, including export control, trade

compliance, and economic sanctions laws, and any unauthorized use outside the permissible geographic scope shall constitute a material breach of this Agreement.

3. LICENSE RESTRICTIONS

Except as expressly permitted under this Agreement, the applicable license grant, the Documentation, and any applicable order form, subscription plan, or AWS Marketplace listing, Customer shall not, and shall not permit any Authorized User or third party to, directly or indirectly:

- a. Access, copy, reproduce, use, or deploy the Software in any manner or for any purpose other than as expressly permitted under this Agreement and within the scope of the License purchased;
- b. Use, deploy, or allow access to the Software in excess of the licensed scope, including exceeding the permitted number of Authorized Users, servers, instances, usage metrics, geographic scope, or Subscription Term for which Customer has paid the applicable fees;
- c. Sell, resell, rent, lease, lend, sublicense, assign, distribute, transfer, publish, disclose, or otherwise make the Software, Documentation, license keys, activation credentials, or any functionality thereof available to any third party;
- d. Use the Software as part of, or in connection with, any application service provider, managed service, hosting service, outsourcing, service bureau, time-sharing, or other commercial service offering designed primarily to provide the functionality of the Software to third parties, except as expressly authorized in writing by Mindbrowser;
- e. Reverse engineer, decompile, disassemble, decode, or otherwise attempt to derive or access the source code, underlying structure, ideas, algorithms, or know-how of the Software, except to the limited extent expressly permitted by applicable law notwithstanding this restriction;
- f. Modify, adapt, enhance, translate, tamper with, or create derivative works of the Software or Documentation, or merge or combine any portion thereof with or into any other software, application, or documentation;
- g. Use the Software or Documentation, or any information derived therefrom, to design, develop, test, market, or support any product or service that competes with or is substantially similar to the Software, including any effort to replicate its functional attributes, features, visual expressions, or user experience;
- h. Copy, embed, emulate, clone, replicate, or incorporate any elements of the Software into other applications, platforms, or systems, whether for internal or external use;
- i. Bypass, disable, circumvent, interfere with, or otherwise undermine any technical limitations, license controls, access restrictions, usage monitoring, security mechanisms, or other protective measures implemented by Mindbrowser to safeguard the Software;

- j. Alter, obscure, or remove any proprietary notices, trademarks, copyright notices, or other intellectual property markings contained in or associated with the Software or Documentation;
- k. Publicly disclose, publish, or communicate the results of any benchmarking, performance testing, or comparative evaluation of the Software without Mindbrowser's prior written consent;
- l. Introduce, transmit, upload, download, or otherwise make available any viruses, worms, Trojan horses, time bombs, malware, or other harmful or disruptive code, files, programs, or repetitive requests designed to interrupt, degrade, destroy, or impair the functionality, performance, or security of the Software or related systems;
- m. Use the Software for any unlawful, illegal, or unauthorized purpose, or in violation of any applicable law, regulation, industry standard, or third-party rights, including data protection, privacy, export control, and trade compliance laws;
- n. Export, re-export, transfer, or make available the Software in violation of applicable export control or sanctions laws, or use or distribute the Software to any person or entity located in an embargoed jurisdiction or listed on any applicable denied-party or restricted-party list;
- o. Engage in any act or omission that could reasonably be expected to bring Mindbrowser or its licensors or suppliers into disrepute or cause material harm to their business interests, goodwill, or reputation;
- p. Permit or assist any third party to modify, circumvent, deactivate, degrade, or defeat any software-based or hardware-based protection mechanisms implemented by Mindbrowser in connection with the Software;
- q. Share, disclose, or otherwise allow unauthorized access to License credentials, activation keys, user accounts, or authentication mechanisms associated with the Software.
- r. Represent, imply, or permit any third party to believe that Mindbrowser is responsible for procuring, licensing, paying for, or maintaining any Third-Party Services, Third-Party Access Credentials, or related third-party contracts, approvals, or permissions, except as expressly stated in a separate written agreement signed by Mindbrowser.

Any use of the Software that is not expressly authorized under this Agreement, the applicable Documentation, or the relevant order document is strictly prohibited and shall constitute a **material breach** of this Agreement, entitling Mindbrowser to exercise all available legal and contractual remedies.

4. TRIALS AND EVALUATION LICENSES

- 4.1 **Trial Grant:** If Customer accesses the Software under a Trial or Evaluation License, Mindbrowser grants Customer a temporary, limited, non-exclusive, non-transferable, and revocable license solely for the purpose of evaluating the functionality of the Software and conducting internal testing. This Trial License is strictly limited to non-production use and

may only be used in accordance with the terms of this Agreement, the applicable Documentation, and any specific restrictions or limitations identified in the order or trial registration. The Trial License is granted solely for the period specified by Mindbrowser and expires automatically at the end of such period unless extended in writing by Mindbrowser. Customer acknowledges that this Trial License does not convey any ownership rights, and all rights, title, and interest in the Software remain with Mindbrowser.

- 4.2 **Restrictions on Trial Use:** Customer may not use the Trial Software in any production environment. Customer shall not use the Trial Software for performance benchmarking, competitive analysis, or commercial gain. The Trial may include functional, time-based, or usage restrictions as determined by Mindbrowser, and Customer must comply with all such limitations. Unauthorized use outside the intended scope of the Trial constitutes a material breach of this Agreement. Customer remains responsible for all acts of its personnel and Authorized Users who access or use the Trial Software.
- 4.3 **No Support or Warranty:** The Trial Software is provided on an “AS IS” and “AS AVAILABLE” basis, without any warranties, guarantees, service levels, or commitments of any kind, whether express, implied, or statutory. Mindbrowser expressly disclaims all warranties of merchantability, fitness for a particular purpose, non-infringement, and uninterrupted or error-free operation of the Trial Software. Mindbrowser is not obligated to provide technical support, updates, maintenance, or remedies for issues encountered during the Trial. Customer assumes all risks associated with access to and use of the Trial Software, including potential loss of data or system performance impacts.
- 4.4 **Modification or Termination:** The Trial License will automatically terminate at the end of the specified trial period. Additionally, in the event of any breach of this Agreement by Customer, the Trial License will terminate immediately without notice. Upon termination or expiration of the Trial, Customer must immediately cease all use of the Trial Software and delete or destroy any copies in its possession or control. Mindbrowser shall have no liability for any consequences arising from the modification, suspension, or termination of the Trial.

5. DOCUMENTATION AND FUNCTIONALITY

- 5.1 **Documentation Controls:** Customer acknowledges that the Documentation defines the functional scope of the Software, and Customer agrees to use the Software in a manner consistent with the Documentation.
- 5.2 **No Guaranteed Features:** Except as expressly stated in this Agreement, Mindbrowser does not guarantee that any specific features, integrations, connectors, Third-Party Services, or functionalities will be maintained or available indefinitely. Customer acknowledges that availability, access, connectivity, interoperability, and continued operation of any integration with Third-Party Services depend on the applicable

Third-Party Providers and Customer's ongoing rights, credentials, licenses, approvals, and contractual arrangements with such Third-Party Providers.

6. SUPPORT AND MAINTENANCE

6.1 Support: Support will be included for the entire subscription term of the Software. Such support covers standard product usage, platform issues, and resolution of defects or errors in the Software, and will be provided in accordance with the service levels specified in the Private Offer. Support is limited to assisting Customer and Authorized Users in using the Software as intended and does not include: (i) procurement of access to Third-Party Services; (ii) negotiation, execution, or maintenance of any contracts, licenses, subscriptions, consents, approvals, or business arrangements with Third-Party Providers; (iii) obtaining or maintaining Third-Party Access Credentials; or (iv) support for modifications, custom integrations, or third-party systems unless explicitly agreed in writing by Mindbrowser.

Additional services, including but not limited to 24x7 or premium support, dedicated support resources, and custom implementations, integrations, or enhancements, are not included in basic support and shall be offered separately. Any such additional services will be governed by separate commercial terms, support addendums, or agreements executed between Customer and Mindbrowser. Customer acknowledges that Mindbrowser is not obligated to provide any support beyond the scope described in this section unless expressly agreed in writing.

6.2 Updates, Enhancements, and Version Support Policy: Mindbrowser may, at its discretion, provide updates, patches, bug fixes, security fixes, or enhancements to the Software (collectively, "Updates"). All Updates, whether provided through AWS Marketplace or otherwise made available for download or implementation, are considered part of the Software and are subject to this Agreement. Mindbrowser is not obligated to provide any Updates and may modify, suspend, discontinue, or change the timing or availability of Updates or enhancements at any time.

6.3 Customer Deployment Responsibility (AWS Marketplace Server/Container Products): Customer acknowledges that for AWS Marketplace Server Products and/or Container Products, Updates are generally not applied automatically and may require Customer action to deploy, install, upgrade, patch, redeploy, replace AMIs/images, upgrade container images, update Helm charts or manifests, modify infrastructure configuration, or otherwise implement the Update in Customer's AWS account and environment. Customer is solely responsible for timely implementation of Updates in its environment.

6.4 Supported Versions: Unless expressly agreed in writing (including via a Private Offer), Mindbrowser will provide Support only for (i) the then-current generally available version of the Software and (ii) up to the prior two (2) major versions (collectively, "Supported Versions"). Any Software version older than the Supported Versions is deemed an "Unsupported Version." Mindbrowser has no obligation to provide Support, fixes, workarounds, error corrections, or security patches for any Unsupported Version. Any

assistance provided for an Unsupported Version, if any, may be offered solely at Mindbowser's discretion and may be subject to additional fees under separate commercial terms.

6.5 Mandatory Security Updates: Customer agrees to deploy and implement all critical Updates and security patches within thirty (30) days of the earlier of (a) the date the Update is made available to Customer (including via AWS Marketplace listing, product version release, container image update, AMI update, documentation, or other distribution mechanism), or (b) the date Mindbowser provides notice of such Update (including via AWS Marketplace notices). Failure to timely deploy or implement such Updates may result in suspension of Support, suspension of access to the Software, or both, and Mindbowser shall have no responsibility or liability for any issues, vulnerabilities, outages, or damages arising from Customer's failure to deploy or implement Updates.

6.6 Third-Party Services and Customer Procurement Responsibilities: Customer acknowledges that use of the Software may require or depend upon access to Third-Party Services. Customer is solely responsible, at its own cost and expense, for obtaining, maintaining, and complying with all licenses, subscriptions, contracts, consents, permissions, approvals, sandbox access, production access, onboarding requirements, and other rights necessary to use or integrate with any Third-Party Services. This includes, without limitation, all required arrangements with EHR vendors, hospital systems, health systems, provider organizations, practices, clearinghouses, payers, laboratories, pharmacies, artificial intelligence model providers, cloud providers, and any other Third-Party Providers.

Customer is solely responsible for obtaining and maintaining all Third-Party Access Credentials and for ensuring that such credentials remain valid, sufficient, and authorized for Customer's intended use. Mindbowser does not provide, resell, include, guarantee, or procure any Third-Party Services, Third-Party Access Credentials, or related rights unless expressly stated in a separate written agreement signed by Mindbowser.

Mindbowser shall have no responsibility or liability for any delay, failure, limitation, inaccessibility, suspension, termination, denial, revocation, pricing change, policy change, technical restriction, compatibility issue, or other act or omission of any Third-Party Provider or Third-Party Service.

7. FEES, BILLING, AND PAYMENTS

7.1 AWS Marketplace Governance: All pricing, billing, invoicing, payment processing, subscription renewals, refunds, and applicable taxes in connection with the Software are governed exclusively by the terms, policies, and procedures of AWS Marketplace. Customer is responsible for complying with all applicable AWS Marketplace requirements and for maintaining an active AWS Marketplace account in good standing in order to access and use the Software.

- 7.2 **No Direct Payment Obligations:** Customer acknowledges and agrees that Mindbowser does not directly invoice, charge, or collect any fees for the Software under this Agreement. All payments and related obligations are handled solely through AWS Marketplace in accordance with its billing and payment policies. Customer's use of the Software is conditioned upon timely and proper payment through AWS Marketplace, as required by AWS Marketplace terms.
- 7.3 **Third-Party Fees and Charges:** Customer is solely responsible for all fees, charges, costs, expenses, and pricing associated with any Third-Party Services used in connection with the Software, whether incurred directly by Customer or through a Third-Party Provider. This includes, without limitation, fees and charges relating to EHR vendors, hospital systems, clearinghouses, payers, laboratories, pharmacies, artificial intelligence tools or models, large language models, cloud infrastructure, hosting, storage, compute, networking, message volume, data access, API usage, implementation, onboarding, certification, maintenance, support, and any other third-party products or services.

Unless expressly stated in a written agreement signed by Mindbowser, no fees paid to Mindbowser or through AWS Marketplace include any fees or charges imposed by any Third-Party Provider. Mindbowser is not responsible for, and shall have no liability arising from, any Third-Party Provider pricing, billing, invoicing, suspension, termination, overage, usage-based charges, or other commercial terms.

8. OWNERSHIP AND INTELLECTUAL PROPERTY RIGHTS

- 8.1 **Mindbowser Ownership:** Mindbowser retains and shall exclusively own all right, title, and interest, including all Intellectual Property Rights, in and to the Software, the Documentation, and any updates, enhancements, modifications, corrections, derivative works, or improvements thereto, regardless of whether such improvements are suggested, requested, or funded by Customer.
- 8.2 **Reservation of Rights:** Except for the limited license expressly granted under this Agreement, no rights, licenses, or interests are granted to Customer by implication, estoppel, or otherwise. All rights not expressly granted are reserved by Mindbowser.
- 8.3 **Feedback:** If Customer provides any suggestions, feedback, enhancement requests, or recommendations regarding the Software ("Feedback"), Customer hereby grants Mindbowser a perpetual, irrevocable, worldwide, royalty-free right to use, incorporate, modify, and commercialize such Feedback without restriction or obligation.
- 8.4 **Third-Party Components:** The Software may include, interoperate with, connect to, or depend on Third-Party Services, including third-party software and open-source components. All such Third-Party Services are subject to the applicable terms, conditions,

licenses, policies, technical limitations, and commercial requirements of the relevant Third-Party Providers, which shall govern solely with respect to those Third-Party Services. Customer is solely responsible for obtaining and maintaining all rights, licenses, subscriptions, permissions, contracts, and access necessary for use of such Third-Party Services.

9. CUSTOMER DATA AND DATA RIGHTS

9.1 Customer Data Ownership: As between the parties, Customer retains all right, title, and interest in and to all data, information, records, and content submitted to, processed by, or generated through the Software (“Customer Data”). Mindbrowser does not claim any ownership rights in Customer Data. All rights not expressly granted to Mindbrowser for purposes of providing the Software or performing its obligations under this Agreement remain exclusively with Customer.

9.2 Data Responsibility: Customer is solely responsible for the accuracy, quality, completeness, and legality of all Customer Data. Customer must obtain and maintain all necessary consents, authorizations, permissions, approvals, licenses, and contractual rights from data subjects, providers, hospitals, health systems, practices, clearinghouses, payers, vendors, Third-Party Providers, and regulatory authorities to collect, access, receive, use, disclose, transmit, process, and store Customer Data through or in connection with the Software and any Third-Party Services. Customer is also solely responsible for ensuring that the collection, use, storage, disclosure, transmission, and processing of Customer Data complies with all applicable laws, regulations, contracts, platform rules, and third-party rights. Mindbrowser is not responsible for verifying the legality, sufficiency, or correctness of any Customer Data, permissions, approvals, licenses, contracts, or access rights obtained by Customer.

Unless expressly agreed in writing, Mindbrowser does not host, store, or control Customer Data and disclaims any responsibility for Customer’s cloud configuration, storage practices, AWS infrastructure settings, or other technical or operational choices related to Customer Data. Customer acknowledges that it is responsible for implementing appropriate security, backup, and access controls for Customer Data. Mindbrowser’s role is limited to providing the Software functionality and related services as described in this Agreement.

9.3 Aggregated and Anonymized Data: Mindbrowser may collect and use aggregated, de-identified, or anonymized usage data, metrics, and insights derived from Customer’s use of the Software for purposes such as analytics, benchmarking, product improvement, and business intelligence. Such data shall be used in a manner consistent with applicable privacy laws. Customer agrees that Mindbrowser may continue to collect and use such aggregated data even after termination of the Agreement, without any obligation to provide notice or compensation.

10. HEALTHCARE AND REGULATORY COMPLIANCE

- 10.1 **No Medical Advice:** The Software is designed to support healthcare information workflows and operational processes but is not intended to provide medical advice, clinical diagnosis, treatment recommendations, or clinical decision-making. Customer acknowledges and agrees that all clinical, diagnostic, and treatment decisions are the sole responsibility of appropriately qualified healthcare professionals. Mindbrowser is not responsible for any decisions or actions taken based on the Software's outputs or analysis. Furthermore, Customer acknowledges that any artificial intelligence or machine learning features ("AI Features") may produce outputs that are inaccurate, incomplete, or fabricated ("Hallucinations"). Customer is solely responsible for verifying the accuracy and appropriateness of all AI-generated outputs before relying on them for clinical or business purposes.
- 10.2 **HIPAA and Similar Laws:** Customer is solely responsible for determining whether its use of the Software is subject to HIPAA, HITECH, or any similar healthcare privacy, security, or data protection laws and for ensuring full compliance with such laws. Customer must implement all necessary administrative, technical, and physical safeguards to protect protected health information or other sensitive data processed through the Software. Mindbrowser does not provide compliance assurances or certifications unless expressly agreed in writing.

If Customer accesses, integrates, or uses any Third-Party Services in connection with or through the Software, including without limitation artificial intelligence tools, large language models (LLMs), external data processing services, electronic health record systems, hospital systems, health systems, practice management systems, clearinghouses, payers, laboratories, pharmacies, cloud providers, or other third-party platforms, Customer is solely and fully responsible for ensuring that such use complies with all applicable data protection, privacy, security, healthcare, and regulatory requirements, as well as all applicable contractual and platform requirements imposed by the relevant Third-Party Providers.

This includes, without limitation, conducting appropriate due diligence and obtaining and maintaining all required licenses, subscriptions, permissions, approvals, credentials, contracts, business associate agreements (BAAs), data processing agreements (DPAs), participation agreements, trading partner agreements, implementation documentation, sandbox access, production access, and other required arrangements with such Third-Party Providers.

Customer is solely responsible for obtaining and maintaining all Third-Party Access Credentials required for such integrations or services.

Mindbrowser shall have no responsibility or liability for:

- (i) obtaining or maintaining any licenses, credentials, permissions, contracts, or other arrangements with any Third-Party Providers;
- (ii) any Customer Data processed, transmitted, stored, or otherwise handled by any Third-Party Services; or
- (iii) any refusal, limitation, suspension, termination, delay, policy change, pricing change, technical restriction, or other action taken by any Third-Party Provider that affects Customer's ability to access or use such Third-Party Services.

10.3 **Business Associate Agreement:** To the extent required by law, any obligations related to protected health information ("PHI") shall be governed by a separate, mutually executed Business Associate Agreement ("BAA"). Nothing in this Agreement shall be construed to imply or create a BAA unless explicitly executed in writing by both parties. Customer acknowledges that Mindbrowser's handling of PHI is subject only to the terms of any executed BAA.

10.4 **Regulatory Use Disclaimer:** Customer acknowledges that, unless expressly stated in writing, the Software is not certified, approved, cleared, or otherwise recognized as a regulated medical device, in vitro diagnostic device, or other regulated healthcare product. The Software should not be relied upon as a substitute for professional judgment, clinical evaluation, or regulatory compliance. Mindbrowser disclaims any liability arising from use of the Software in any context requiring regulatory approval.

10.5 **Third-Party Integrations and External Access.**

Customer acknowledges that the Software may facilitate interoperability or connectivity with Third-Party Services, but Mindbrowser does not control and is not responsible for the availability, legality, commercial terms, onboarding requirements, technical specifications, approval processes, credentialing requirements, or continued access to such Third-Party Services. Customer is solely responsible for obtaining and maintaining, at its own expense, all Third-Party Access Credentials and all required licenses, subscriptions, contracts, consents, approvals, and other rights necessary for use of or integration with Third-Party Services, including without limitation arrangements with hospitals, health systems, provider organizations, EHR vendors, clearinghouses, payers, laboratories, pharmacies, and artificial intelligence or cloud providers.

For clarity, unless expressly agreed otherwise in a separate written agreement signed by Mindbrowser, Mindbrowser is not responsible for obtaining or maintaining any hospital connectivity, payer connectivity, clearinghouse connectivity, EHR access, API enablement, production approvals, sandbox credentials, vendor onboarding, or third-party commercial arrangements on Customer's behalf.

11. **SECURITY AND ACCESS CONTROLS**

11.1 **Customer Security Responsibilities:** Customer is solely responsible for implementing and maintaining appropriate administrative, technical, and physical safeguards to protect

Customer Data, access credentials, and any systems used to access the Software. This includes, without limitation, firewalls, encryption, authentication controls, backup procedures, and monitoring systems. Customer must ensure that all personnel and Authorized Users comply with these security requirements.

- 11.2 **Access Credentials:** Customer shall ensure that all usernames, passwords, API keys, client IDs, client secrets, certificates, access tokens, refresh tokens, and other access credentials for the Software and any Third-Party Services are kept confidential and are not shared with unauthorized individuals. Customer is fully responsible for obtaining, securing, maintaining, rotating, and using all such credentials and for all activities conducted under its accounts, including actions of Authorized Users. Customer must immediately notify Mindbrowser of any suspected unauthorized access or credential compromise affecting the Software.
- 11.3 **No Absolute Security Guarantee:** Customer acknowledges that no system, platform, or software can be entirely secure and that Mindbrowser does not warrant or guarantee that the Software will be free from security vulnerabilities, unauthorized access, breaches, or other security incidents. Customer agrees to implement and maintain its own security measures and to assume responsibility for any consequences arising from security incidents affecting its environment, accounts, or Customer Data.

12. CONFIDENTIALITY

“Confidential Information” means any non-public information disclosed by one party (“Disclosing Party”) to the other party (“Receiving Party”) that is designated as confidential or that, by its nature, should reasonably be understood to be confidential, including, without limitation, technical data, business plans, strategies, financial information, trade secrets, software, product designs, and customer or patient information. The Receiving Party agrees to protect the Disclosing Party’s Confidential Information using at least the same degree of care that it uses to protect its own confidential information, but no less than reasonable care, and to use such information solely for purposes of performing its obligations or exercising its rights under this Agreement. Disclosure of Confidential Information is permitted only to employees, contractors, or agents with a legitimate need to know and who are bound by confidentiality obligations at least as restrictive as those in this Agreement. Confidential Information does not include information that is publicly available, independently developed without reference to the Disclosing Party’s Confidential Information, or rightfully obtained from a third party without restriction. Notwithstanding the foregoing, the Receiving Party may disclose Confidential Information if required by law, regulation, or valid court, governmental, or regulatory order, provided that, where permitted, reasonable prior notice is given to the Disclosing Party and disclosure is limited to the minimum necessary to comply with the applicable legal obligation.

Publicity Clause:

Company may identify Customer as a client and use Customer's name, logo, and a high-level description of the services provided in Company's marketing materials, including case studies, website content, and sales collateral. Customer may opt out of such use at any time by providing written notice to Company, and Company will promptly cease any future use. Company will not disclose any confidential information or protected health information in connection with such use.

13. WARRANTIES AND REPRESENTATIONS

13.1 **Authority:** Each party represents and warrants that it has the full legal authority, capacity, and right to enter into this Agreement, to perform its obligations hereunder, and to grant the rights and Licenses set forth in this Agreement. Customer acknowledges that Mindbrowser is relying on this representation in providing the Software and related services.

13.2 **Limited Software Warranty:** During the Subscription Term (excluding any Trial or Evaluation License period), Mindbrowser warrants that the Software will materially conform to the functionality described in the Documentation when used strictly in accordance with this Agreement, the Documentation, and any applicable order or license terms. This limited warranty applies only to properly licensed and authorized use of the Software and does not extend to any other products, services, or configurations not provided or approved by Mindbrowser.

13.3 **Warranty Exclusions:** The limited warranty expressly excludes any issues, errors, or failures resulting from: misuse, improper installation, unauthorized modification, adaptation, or combination of the Software with third-party products, systems, platforms, or services not expressly approved by Mindbrowser; Customer's failure to obtain, maintain, or properly configure any required licenses, subscriptions, access credentials, permissions, approvals, contracts, or other rights relating to any Third-Party Services; Customer's or third-party failure to maintain an appropriate technical environment, security configuration, or AWS infrastructure; improper data, incorrect usage, or actions inconsistent with the Documentation; or any other cause outside Mindbrowser's reasonable control.

For clarity, the limited warranty does not apply to any failure, defect, vulnerability, outage, or nonconformance caused by or attributable to Customer's failure to deploy or implement Updates within the timelines specified in this Agreement, Customer's use of any Unsupported Version, or Customer's failure to monitor or act upon AWS Marketplace notices or communications.

13.4 **Disclaimer of Warranties:** Except for the limited warranty expressly set forth above, the Software is provided "AS IS" and "AS AVAILABLE," and Mindbrowser disclaims all other warranties, whether express, implied, statutory, or arising by course of performance, usage, or trade, including, without limitation, warranties of merchantability, fitness for a

particular purpose, non-infringement, uninterrupted operation, or error-free performance. Customer acknowledges that Mindbrowser does not guarantee the Software will meet all Customer requirements, operate without interruption, or be free of defects or security vulnerabilities.

14. INDEMNIFICATION

14.1 Indemnification by Mindbrowser: Mindbrowser shall indemnify, defend, and hold Customer harmless from any third-party claims, actions, or proceedings alleging that the unmodified Software, as provided by Mindbrowser and used in accordance with this Agreement, infringes or misappropriates any valid third party intellectual property rights. Mindbrowser's obligation is conditioned upon Customer promptly notifying Mindbrowser in writing of any such claim, granting Mindbrowser sole control of the defense and settlement of the claim, and providing reasonable cooperation and assistance at Mindbrowser's expense. Mindbrowser may, at its option, (i) obtain the right for Customer to continue using the Software, (ii) replace or modify the Software to make it non-infringing without materially reducing functionality, or (iii) if neither option is commercially feasible, terminate the Software License and refund any prepaid fees for the affected Software, in accordance with the applicable procedures under the AWS Marketplace and Private Offer, as applicable.

14.2 Exclusions.

The indemnity set forth hereinabove does **not** apply to any claim arising from or relating to:

- a. Customer's misuse, alteration, modification, or adaptation of the Software;
- b. Use of the Software in combination with products, services, or software not provided or approved by Mindbrowser;
- c. Customer's failure to implement updates, patches, or fixes provided by Mindbrowser that could have prevented the alleged infringement;
- d. Customer's violation of this Agreement, applicable laws, or third-party rights in connection with its use of the Software; or
- e. any other circumstance outside Mindbrowser's reasonable control.

14.3 Indemnification by Customer: Customer shall indemnify, defend, and hold Mindbrowser and its affiliates, officers, directors, employees, and agents harmless from any claims, damages, losses, liabilities, costs, or expenses (including reasonable attorneys' fees) arising out of or relating to: (i) Customer Data, including its accuracy, legality, or compliance with applicable law; (ii) Customer's unauthorized or unlawful use of the Software; (iii) Customer's breach of this Agreement; (iv) Customer's failure to obtain or maintain any required licenses, subscriptions, approvals, permissions, contracts, credentials, or other rights relating to any Third-Party Services; or (v) infringement or misappropriation of any third-party rights caused by Customer's use of the Software or any combination with Third-Party Services.

14.4 **Indemnification Procedure:** A party seeking indemnification (“Indemnified Party”) must promptly notify the other party (“Indemnifying Party”) in writing of any claim, suit, or proceeding for which indemnification is sought. The Indemnifying Party shall have sole control over the defense and settlement of the claim, provided that no settlement may impose obligations or admit liability on the Indemnified Party without its prior written consent, which shall not be unreasonably withheld. The Indemnified Party shall cooperate reasonably, at the Indemnifying Party’s expense, in the defense of the claim and may participate in the defense with its own counsel at its own expense.

15. LIMITATION OF LIABILITY

15.1 **EXCLUSION OF CERTAIN DAMAGES:** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL MINDBROWSER BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES, INCLUDING WITHOUT LIMITATION DAMAGES FOR LOST PROFITS, LOST REVENUE, LOSS OF BUSINESS, LOSS OF DATA, BUSINESS INTERRUPTION, OR COSTS OF SUBSTITUTE TECHNOLOGY OR SERVICES, EVEN IF MINDBROWSER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

15.2 **AGGREGATE LIABILITY CAP:** TO THE MAXIMUM EXTENT PERMITTED BY LAW, MINDBROWSER’S TOTAL CUMULATIVE LIABILITY ARISING OUT OF OR RELATED TO THIS AGREEMENT OR THE SOFTWARE, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE, SHALL NOT EXCEED THE TOTAL FEES ACTUALLY PAID BY CUSTOMER FOR THE SOFTWARE THROUGH AWS MARKETPLACE DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO THE CLAIM.

15.3 **Basis of the Bargain:** Customer acknowledges that the limitations of liability set forth in this Agreement reflect a reasonable allocation of risk, form an essential basis of the bargain between the parties, and apply notwithstanding the failure of any limited remedy.

15.4 **Jurisdictional Limitations:** Some jurisdictions do not allow the exclusion or limitation of certain damages; in such jurisdictions, the above limitations shall apply to the maximum extent permitted by law.

15.5 **Update and Notice Responsibility:** Without limiting the foregoing, Mindbrowser shall have no liability for any claims, damages, losses, security incidents, data loss, outages, service interruptions, regulatory exposure, or costs arising from or related to (i) Customer’s failure to deploy, implement, or timely apply Updates, patches, security fixes, or configuration changes made available by Mindbrowser, AWS Marketplace, or otherwise communicated to Customer; (ii) Customer’s use of any Unsupported Version; or (iii) Customer’s failure to monitor, review, or act upon AWS Marketplace notices or

communications (including notices delivered to the email address associated with Customer's AWS Marketplace account).

- 15.6 **Third-Party Services Limitation:** Without limiting the foregoing, Mindbrowser shall have no liability for any unavailability, incompatibility, delay, interruption, failure, data issue, workflow disruption, rejection, denial of access, or other loss or damage arising from or related to any Third-Party Services, Third-Party Providers, or Third-Party Access Credentials, including any modification, suspension, termination, restriction, pricing change, policy change, technical change, API change, or interoperability change made by any Third-Party Provider.

16. TERM AND TERMINATION

- 16.1 **Term:** This Agreement shall commence upon Customer's acceptance and shall continue for the duration of the applicable Subscription Term, unless earlier terminated in accordance with this Agreement.

- 16.2 **Termination for Cause:** Mindbrowser may terminate this Agreement immediately if Customer materially breaches any provision of this Agreement that relates to data security, Customer Data, compliance with applicable laws, or Confidential Information. For other material breaches, Mindbrowser may terminate this Agreement if Customer fails to cure the breach within seven (7) days of receiving written notice, or immediately if the breach is incapable of cure. Termination under this Section shall be without prejudice to any other rights or remedies available to Mindbrowser at law or in equity.

- 16.3 **Suspension of Access:** Mindbrowser may, at its sole discretion, suspend or restrict Customer's access to the Software immediately if required by applicable law, regulation, or order of any governmental or regulatory authority. Additionally, Mindbrowser may suspend access if Customer's use of the Software poses a risk to the security, integrity, or stability of the Software, the underlying AWS infrastructure, or any systems used by Mindbrowser or other customers. Suspension may also occur if Customer materially violates any License restrictions or other obligations under this Agreement. During any period of suspension, Customer shall remain responsible for all fees and obligations under this Agreement, and Mindbrowser shall not be liable for any damages or losses resulting from such suspension.

- 16.4 **Effect of Termination:** Upon termination or expiration of this Agreement:

- All licenses and rights granted to Customer under this Agreement shall immediately terminate, and Customer shall have no further rights to access or use the Software.
- Customers shall promptly cease all use of the Software and, where applicable, return or securely delete all copies of the Software, Documentation, and any confidential Information provided by Mindbrowser.

- **Customer Removal of AWS Resources:** Customer is solely responsible for terminating, deleting, or deprovisioning all AWS resources associated with the Software (including CloudFormation stacks, EC2 instances, and load balancers) upon termination of this Agreement. Customer acknowledges that failure to remove such resources may result in continued AWS infrastructure charges, for which Licensor shall have no liability.
- **Retention of Compliance Data:** Customer acknowledges that certain cloud resources (including S3 buckets, KMS keys, and log groups) may be configured with deletion protection or retention policies to preserve audit trails for compliance purposes ('Retained Resources'). Upon termination, ownership and responsibility for such Retained Resources remain solely with the Customer. Customer is responsible for managing, archiving, and deleting Retained Resources in accordance with its own data retention policies. Licensor shall have no liability for storage fees, security, or data management of Retained Resources following termination.

Notwithstanding the termination or expiration of this Agreement, all provisions that by their nature or express terms are intended to survive—such as ownership, confidentiality, data security, indemnification, warranties, limitations of liability, and governing law, shall survive and remain in full force and effect.

16.5 **No Refund Outside AWS Policies:** Any refunds shall be governed exclusively by AWS Marketplace policies.

17. AWS MARKETPLACE TERMS AND PRECEDENCE

17.1 **Marketplace Governance:** Customer acknowledges that the Software is licensed via AWS Marketplace, and that AWS Marketplace terms shall govern ordering, billing, invoicing, payments and refunds.

17.2 **No Conflict Intended:** This Agreement is intended to align with, and not conflict with, AWS Marketplace terms. In the event of a direct conflict regarding billing or payment matters, AWS Marketplace terms shall control.

18. AUDIT AND COMPLIANCE VERIFICATION

Upon providing reasonable prior notice and during normal business hours, Mindbrowser may audit Customer's use of the Software solely to verify compliance with the terms of this Agreement, including the number of Authorized Users, geographic scope, and License restrictions. Such audits may include review of records, logs, or other documentation reasonably necessary to confirm proper use of the Software. Audits shall be conducted in a manner designed to minimize disruption to Customer's normal business operations and shall not unreasonably interfere with Customer's systems or workflows. If an audit reveals

non-compliance, Customer shall promptly remediate such non-compliance and reimburse Mindbowser for reasonable audit costs where material violations are found.

19. EXPORT CONTROL AND SANCTIONS

Customer acknowledges that the Software may be subject to U.S. export control and sanctions laws and agrees to comply with all applicable export regulations. Customer represents that it is not located in, controlled by, or acting on behalf of any restricted or sanctioned entity. Customer shall not use or export the Software for prohibited end uses, including nuclear, missile, or chemical/biological weapons applications.

20. FORCE MAJEURE

Neither party shall be liable for any failure or delay in performing its obligations under this Agreement to the extent such failure or delay is caused by events beyond its reasonable control, including, without limitation, acts of God, natural disasters, fire, flood, earthquake, pandemic, strikes, labor disputes, civil unrest, acts of terrorism, governmental actions, or failures of third-party or internet infrastructure (each, a "Force Majeure Event"). The affected party shall promptly notify the other party in writing of the occurrence of a Force Majeure Event and use commercially reasonable efforts to mitigate its effects. Notwithstanding the foregoing, Customer's obligation to pay fees due under this Agreement shall continue in full and shall not be suspended, delayed, or excused for any reason, including a Force Majeure Event.

21. ASSIGNMENT

Customer may not assign or transfer this Agreement without Mindbowser's prior written consent. Mindbowser may assign this Agreement without restriction.

22. GOVERNING LAW AND VENUE

This Agreement shall be governed by the laws of the State of Delaware, without regard to conflict of law principles. Any legal action shall be brought exclusively in the state or federal courts located in Delaware.

23. NOTICES

Notices shall be in writing and deemed given when delivered by recognized courier or electronic mail to the addresses on record.

AWS Marketplace Notices: Customer acknowledges that notices, announcements, deprecation warnings, end-of-support notices, security advisories, and update notifications may be delivered through AWS Marketplace (including through AWS Marketplace communications and to the email address associated with Customer's AWS Marketplace account). Customer is solely responsible for maintaining accurate and current contact information in AWS Marketplace and for monitoring and reviewing such notices.

Deemed Delivery: Any notice or communication delivered via AWS Marketplace, or sent by Mindbrowser to the Customer email address on record with AWS Marketplace or otherwise provided by Customer for notices, will be deemed received on the date it is sent, regardless of whether Customer actually reads it.

24. ENTIRE AGREEMENT AND AMENDMENTS

This Agreement constitutes the entire agreement between the parties regarding the Software and supersedes all prior agreements. Mindbrowser may update this Agreement for future Subscription Terms by providing notice through AWS Marketplace or the Software interface.

25. SURVIVAL

Any provisions of this Agreement which by their nature should survive termination or expiration shall survive, including without limitation provisions relating to ownership and intellectual property rights, confidentiality, disclaimers of warranties, limitations of liability, indemnification obligations, governing law, audit rights, and compliance obligations.

26. SEVERABILITY

If any provision of this Agreement is held to be invalid, illegal, or unenforceable by a court of competent jurisdiction, such provision shall be enforced to the maximum extent permissible, and the remaining provisions shall remain in full force and effect.

27. WAIVER

The failure of either party to enforce any right or provision of this Agreement shall not constitute a waiver of such right or provision unless expressly stated in writing. Any waiver granted shall be limited to the specific instance and shall not constitute a continuing waiver.

28. RELATIONSHIP OF THE PARTIES

The parties are independent contractors, and nothing in this Agreement shall be deemed to create any partnership, joint venture, agency, or fiduciary relationship. Neither party has authority to bind the other or incur obligations on the other's behalf.

29. COMPLIANCE WITH LAWS

Each party shall comply with all applicable laws, rules, and regulations in connection with its performance under this Agreement. Customer represents that it shall not use the Software in violation of anti-bribery or anti-corruption laws. Customer shall not permit access to the Software by any individual or entity prohibited under applicable export or sanctions laws. Upon request, Customer shall certify compliance with export control obligations.

30. INTERPRETATION AND CONSTRUCTION

- The headings and titles in this Agreement are for convenience only and shall not affect the interpretation of any provision.
- This Agreement shall not be construed against the drafter, and each party has participated in the negotiation and drafting of this Agreement.
- The word "including" means "including without limitation" and shall not limit the generality of any preceding words.
- Words in the singular include the plural and vice versa, as the context requires.
- References to a person include individuals, corporations, partnerships, limited liability companies, associations, governments, and other legal entities.
- References to any law, statute, regulation, or rule shall include all amendments, modifications, or replacements of such law, statute, regulation, or rule from time to time in effect.
- References to time shall be to the local time where Mindbowser's principal office is located, unless otherwise expressly stated.
- All monetary amounts are in U.S. dollars unless otherwise specified.
- References to this Agreement include all Exhibits, Schedules, and other documents expressly incorporated by reference.

31. ELECTRONIC ACCEPTANCE

Customer agrees that acceptance of this Agreement by electronic means, including clicking an acceptance button or using the Software, constitutes a valid and binding agreement.

32. MODIFICATIONS AND FUTURE VERSIONS

Mindbowser may revise this Agreement from time to time. Updated versions shall apply prospectively to future Subscription Terms. Material changes will be communicated through AWS Marketplace or the Software interface.

33. ENTIRE AGREEMENT CONFIRMATION

Customer acknowledges that this Agreement, together with any applicable AWS Marketplace listing or Private Offer, constitutes the complete and exclusive statement of the agreement between the parties regarding the Software.

ACCEPTANCE

BY INSTALLING, ACCESSING, OR USING THE SOFTWARE, CUSTOMER ACKNOWLEDGES THAT IT HAS READ AND UNDERSTANDS THIS AGREEMENT AND AGREES TO BE BOUND BY ITS TERMS.