

LICENSE AGREEMENT FOR VISIONDATWEB SERVICE SUBSCRIBER " CLINICAL RECORDS
MANAGEMENT AND POINT OF SALE APPLICATION "

LICENSE AGREEMENT

Before using the product, read this agreement carefully. The use of this product indicates that you have read this license agreement and accept its terms. This is a License Agreement for VisionDatWeb's Final Subscriber is a binding agreement between you, whether a natural or legal person, who will be referred to as You or Licensee and the company VisionDat, hereinafter referred to as "VisionDat," with respect to the Software Product, Partners, printed materials and electronic documentation. By installing, copying, downloading, or having any access, you are obligated to comply with the terms of this agreement. In the event that you do not agree to these terms do not install, do not access or use the Product VisionDat software.

Property:

The foregoing license grants you a limited license for the use of the application. VisionDat and its suppliers shall retain the rights, title and interests, including copyright and intellectual property rights, in and to the Software and any copies thereof. Other rights not specifically set forth in this Agreement, including federal and international copyright rights, shall be reserved to VisionDat.

VisionDatWeb Product License:

The VisionDatWeb Product is protected by international copyright laws and treaties, as well as by other intellectual property laws and treaties. Ownership and copyrights with respect to the VisionDatWeb product including but not limited to images, photographs, animations, video, audio, music, text and subprograms incorporated into the VisionDatWeb product, accompanying printed materials and any copy thereof are owned Of VisionDat.

Ownership and intellectual property rights corresponding to content that is not part of the software product, but which may be accessed through the use thereof, are the property of the respective owners of the content and may be protected by copyright laws and treaties Of author and intellectual property. Third-party trademarks, as well as their trademarks, product names and logos are trademarks or registered trademarks of their respective owners. It is prohibited to remove or alter the notices, legends, symbols or labels of trademarks, brands, product names and logos included in the Software

This License allows you to install the VisionDatWeb service on the computers or computers of the Subscriber. The subscriber is the owner of the database that is obtained through the Service License granted by VisionDatWeb. The Subscriber also manages the system and performs the renewal of the service through the renewal of the service payment at www.visiondatweb.com

The subscriber can have different accounts that he can manage with location in different addresses. In this case each managed location is a different account. The user is each of the individuals who are authorized to access VisionDatWeb in a specific location, There are levels of permission to access the VisionDatWeb service that only the subscriber defines for each user.

VisionDatWeb is a service that acquires to organize and to keep in electronic format its clinical files. However, records can be printed and stored in a physical file After being signed by the specialist who so requires. The electronic capture of the data allows you to quickly access the clinical file of patients or clients, the preparation of reports and statistics and a large number of administrative activities.

The VisionDatWeb service works by accepting this License of Use and the Terms of Service and downloading the system in the number of computers that it requires depending on the contracted service. Through a subscription and through a monthly payment you acquire the right to use VisionDatWeb.

Updates that are made in the VisionDatWeb application over time do not modify or alter the conditions expressed in this License Agreement. Updates will be made periodically via the Internet and will be synchronized automatically through the central server of www.visiondatweb.com

Property Rights

You agree that VisionDat, or its licensors, is the owner of all rights, titles and interests associated with the Services, including all intellectual property rights that act upon them, regardless of whether the foregoing Rights are registered or not and where they exist. You further acknowledge that the Services may contain information deemed to be confidential by VisionDat and you agree not to disclose such information without prior written consent to VisionDatWeb.

Unless you otherwise agree in writing with VisionDat, none of the provisions of the Terms gives you the right to use VisionDat's names and trademarks, service marks, logos, domain names, or other distinctive brand features.

If you are granted the explicit right to use any of these trademark features through a written and independent agreement between you and VisionDat, you agree that the use of those features will comply with the agreement in question , With any of the applicable provisions of the Terms and the guidelines for use of the VisionDat brand elements, which may be modified periodically. These

guidelines can be consulted online through the address www.visiondatweb.com or an associated site that the company VisionDat provides for this purpose.

Description of Limitations:

This software product is licensed and not sold. You are not granted a license to perform any of the following actions:

- 1) You may not sell, license or distribute copies of the graphic elements and all those linked to the software program structure independently or as part of any collection, product or service.
- 2) You will not be able to use the software to develop any application that has the same main function as VisionDatWeb.
- 3) You may not transfer any of your rights granted under this License Agreement or the Terms of Use.
- 4) You agree not to reproduce, duplicate, copy, sell, market or resell the Services for any purpose. You may not sublicense, lend, lease with purchase option the software or copy of written materials accompanying VisionDatWeb.
- 5) You may not copy the printed materials accompanying the software product.
- 6) You may not use the VisionDatWeb product incorporating data that you do not back up or backup.
- 7) You may not reverse engineer, decompile or disassemble the software product.
- 8) The Software Product is licensed as a single product. Its component parts can not be separated for use on more than one computer or PC.
- 9) This Agreement does not grant you any rights in connection with any VisionDatWeb trademark or service mark.
- 10) You may not rent, lease, lend or provide commercial hosting services to third parties with the VisionDatWeb Product.
- 11) You hereby agree that you are solely responsible and that VisionDat disclaims all liability to you or any third party for any breach of any of your obligations under the Terms, as well as any consequences, including any Loss or damage that may cause to VisionDat, derived from such non-compliance.
- 12) You must indemnify, defend and defend VisionDat against any claim or legal action (including attorneys' fees) arising out of or resulting from the use or distribution of any of the modified "CLINICAL RECORDS AND POINT OF SALE" APPLICATION , Altered or omitted with intent by the software licensee.

Anticopy Protection Technology:

The Software Product may include Anticopy protection technology to prevent unauthorized copies of the Software Product or require the original support for the use of the software product on your computer or PC. It is illegal to make unauthorized copies of the Software Product or circumvent the anti-copy protection technology included in the Software Product. The Software Product is licensed as a single product. Its component parts can not be separated for use in more than one device, unless expressly permitted by this Agreement.

Verifying Use of VisionDat Software:

By this License agreement, you agree that VisionDat may verify your use of this application to determine compliance with the terms and conditions set forth in this Agreement. In the event that such verification reveals that your use of the Software does not comply with the terms set forth in this Agreement, you must reimburse VisionDat for all expenses related to such verification, as well as to bear other responsibilities arising from such breach.

Updates and Technical Assistance:

VisionDat is not obliged to provide technical or other assistance for the software product, however, it makes available the online support through the Internet page www.visiondatweb.com where you can obtain several recommendations for the best operation of the product.

The use of the Technical Assistance Services will be governed by the rules and policies described in the user manual, the "on-screen" documentation and / or other materials provided by VisionDat. Any supplementary software code that is provided to You as part of the Technical Support Services will be considered part of the Software Product and will be subject to the terms and conditions of this Agreement. You acknowledge and agree that VisionDat may use the technical information you provide as part of the Technical Support Services for product development and support will not use that technical information in a way that personally identifies you.

Exclusion of Guarantees

You expressly acknowledge and acknowledge that the use of the service is performed under your own responsibility and that the service is provided "as is" and depending on your "availability". VisionDat expressly disclaims any warranty in relation to the software product, except as indicated

in this agreement. You assume all risk arising from the use or performance of the software product.

VisionDatWeb expresses that the Software, when used with hardware that complies with the recommended configuration, will operate in compliance and that the media or media on which such Software is provided are free from defects in materials and workmanship while being used in a normal manner, without However, VisionDatWeb does not guarantee that the software does not present errors or that it works without interruption.

VisionDat, its subsidiaries and affiliates, and its licensors do not guarantee that:

- A) Your use of the services is tailored to your specific needs.
- B) The services are provided on an uninterrupted, accurate, secure or error-free basis.
- C) The information obtained as a result of the use of the services is accurate or reliable.
- D) Correct the defects of operation and operation of any software that is provided as part of the services.

Any material downloaded or obtained by any other means through the use of the services is at your own risk and you will be solely responsible for any damage to your computer system or any other device, as well as loss of data , Which may result from the discharge of said material.

In no event shall VisionDat or its suppliers be liable for any damages whatsoever, including without limitation, damages for loss of profits, business interruption, loss of business information, clinical or other files, or any other pecuniary loss , Which may arise from the use or impossibility of using this product. They will not be liable to you or any third party for any indirect, secondary, punitive, coverage or emergent damages (including, but not limited to, damages for the inability to use the equipment or access to data, loss of business or profits, interruption of activity Professional, commercial or similar), arising out of the use or inability to use the VisionDatWeb application.

Based on the foregoing, your exclusive remedy is the suspension of the VisionDatWeb service with a description of the problem. As long as the nonconformity of the product with respect to the foregoing warranty is informed in writing to VisionDat. This condition excludes VisionDat from the refund of any pecuniary payments that may have been made during the time of use and management of VisionDatWeb.

VisionDat will not be liable in any way in case the Software has been altered in any way, or that the media or media has been damaged due to improper use, accidents, abuse, modification or incorrect application thereof, or in case That the problem is because the Software was not used in accordance with the recommended hardware configuration specifications. Any improper use, accident, abuse, modification or incorrect application of the Software, as detailed above, exempts you from any present and future liability to the VisionDat Company. Likewise, any other warranties, expressed or implied, including, but not limited to, the accompanying written materials and the accompanying hardware (if any) are hereby disclaimed.

No notification or information, whether oral or written, obtained by you from VisionDat or the services, or through the latter, will give rise to guarantees not expressly mentioned in these conditions

Limitation of Liability

Under the provisions herein, VisionDat, its subsidiaries www.visiondat.com, www.visiondatsoftware.com, www.visiondatweb.com and subsidiaries and their licensors shall not be liable to you for:

- 1) any direct, indirect, incidental, special, derivative or exemplary damages incurred by you, regardless of cause and under no theory of liability. This includes, but is not limited to, any loss of profits, whether direct or indirect, any loss of professional reputation or business reputation, any loss of data on your part, costs of supplying substitute goods or services or other intangible losses.
- 2) any loss or damage that you may incur, including among other losses or damages arising as a result of:
 - A) the trust deposited by you in the completeness, precision or existence of information or as a result of any relationship or transaction between you and another advertiser or sponsor whose advertising appears in the services;
 - B) changes that VisionDatWeb may incorporate in the services or the temporary or definitive interruption of these or any of its functions;
 - C) the removal or damage of content and other disclosure data that are lodged in the services or offered through them, as well as the impossibility of storing them;
 - D) the inability to provide VisionDat with accurate account information;

E) negligence for not having preserved your password or your account information in a secure and confidential manner.

The limitations of VisionDatWeb's liability to you set forth in the License for Use and Service Agreement will apply regardless of whether you have been notified of such loss possibilities to VisionDat or whether VisionDat should have been aware of such possibility.

Completion of your relationship with VisionDat

Without prejudice to any other right, VisionDat, VisionDatWeb and subsidiaries may revoke the present License of Use and Service Contract in case of non-compliance with all or part of the terms and conditions thereof. In this case, you must eliminate the entire program "APPLICATION OF MANAGEMENT OF CLINICAL RECORDS AND POINT OF SALE" and delete all the computers where all the parts that compose it are installed.

The Terms will remain in force until VisionDat or you decide to dissolve them, as provided below. In order to dissolve the legal agreement between VisionDat and you, you must (a) notify VisionDat at any time and (b) close the subscription and accounts of all Services you use, where VisionDatWeb offers you the option. The notice must be sent in writing to the VisionDat address listed at the beginning of these Terms. VisionDat may terminate your legal agreement with you at any time if:

- A) You have breached any of the provisions of the Terms or have acted in any way that shows that you have no intention of complying with these provisions or that you can not comply with them.
- B) This is required by VisionDat's law, for example, in case the provision of the Services is illegal.
- C) The partner (s) with whom VisionDat offers you the Services has suspended your relationship with VisionDat or has ceased to provide the Services to you.
- D) VisionDat is in the process of interrupting the provision of the Services to the users of the user's country of residence or in which the user uses the Service.
- E) The provision of Services by VisionDat is no longer commercially viable from VisionDat's point of view.

Nothing in this Section shall affect VisionDat's rights in providing the Services. When these Conditions are terminated, all rights, obligations and legal responsibilities for which VisionDat and you have governed, accrued during the term of the Terms or continue indefinitely will remain unchanged and will continue to apply to such rights, obligations and Responsibilities indefinitely.

This Agreement does not authorize the use of the name VisionDatWeb or VisionDat or its users with licenses, nor the name of their respective trademarks. No distributor, agent or employee of VisionDat is authorized to modify this Service License Agreement or the Terms of Service.

Policies relating to copyright and trademarks

VisionDat retains its national and international copyright of the current and previous version of the consultation control system for vision professionals and its updating in Version 5.0 called "CLINICAL RECORDS MANAGEMENT APPLICATION AND POINT OF SALE". VisionDat's policy is to respond to notices of alleged copyright infringement in accordance with international intellectual property law, including the Digital Millennium Copyright Act, as well as In canceling the accounts of recurring offenders.

Changes in Conditions

VisionDatWeb may incorporate changes to the License Terms of Use of the Electronic Clinical Records Service as it deems appropriate. You acknowledge and agree that if you use the Services after the relevant changes have been incorporated into the Conditions mentioned, VisionDat will assume that you accept them.

General legal conditions

Occasionally, as a result of your use of VisionDat Services or actions performed through VisionDat Services, you may use a service, download a program, or purchase products provided by another person or company. Your use of all of them will be subject to other terms established between the person or company in question and you. In that case, the Conditions will not affect the legal relationship established with these other persons or companies.

These Terms constitute the entire legal agreement between VisionDatWeb and you, govern your use of the Services, not including the services VisionDat offers you under a separate written agreement, and supersede any prior agreement between VisionDat and you.

You agree that VisionDatWeb may provide you with notices, including those relating to changes to the Terms, via email, postal mail or by posting to the Services.

You agree that if VisionDatWeb does not exercise any legal right or remedy set forth in the License Agreement or the Terms of Service or of which VisionDat may benefit under any applicable law, it shall be construed as not implying a legal waiver of The rights of VisionDat and that VisionDat will continue to have these legal rights and remedies.

If a court, with jurisdiction to decide on this matter, fails to comply with any of the clauses or provisions of this License Agreement or Terms of Service is invalid, said provision or provision shall be removed without affecting the rest of the License And Conditions that will remain valid and valid.

You acknowledge and agree that each member of VisionDat's subsidiaries and affiliates group constitutes third-party beneficiaries of the License Agreement and the Terms of Service and that such companies are authorized to apply directly the provisions of the terms and conditions granted to them Benefits or rights, as well as to rely on them. Except as stipulated above, there will be no other person or company benefiting from these clauses and conditions.

The Service Agreement, the Service Use Terms and the relationship arising between you and VisionDat by virtue of these terms and conditions shall be governed by the laws of the State of California, without regard to its conflict of law rules. VisionDat and you agree to submit to the exclusive jurisdiction of the County Courts of San Diego, California in the United States of America to resolve any legal matter arising out of these Terms. Notwithstanding the foregoing, you agree that VisionDat may claim for interim relief, or a type of urgent legal relief that is equivalent, in any jurisdiction.

About Our Returns Policies

Digital Products

- Unless otherwise specified, software downloads, and purchases from the VisionDatWeb are not returnable after purchase.