Individual Application to use the

PRIMATE 2022 Dataset

I,	a person engaging in research and development of
consultant to, or person providing service to	, and a member of,
Organization	the following organization.
Corporation/Partnership/Legal Entity	
Official mail address	
Telephone	
Electronic mail	

apply(ies) to use the Primate 2022 Dataset subject to the following understandings, terms and conditions. These understandings, terms and conditions apply equally to all or to part of the information.

Permitted Uses

- 1. The information may only be used for research purposes. Portions of the data may be copyrighted, and may also have commercial value as data, so the Data User must be careful to use it only for research purposes.
- 2. Summaries, analyses and interpretations of the linguistic properties of the information may be derived and published, provided it is not possible to reconstruct the information from these summaries.
- 3. Any Data/Datasets provided to Data User under this Agreement will be De-Identified within the meaning of HIPAA. Data User agrees that Data User will not attempt to identify or re-identify any individual patient or group of patients from the Data / Datasets. The Data User may not cross-reference individuals with the dataset against any other dataset or collection of data. Data User may not try to establish any kind of contact with the individuals of this dataset.
- 4. Data User is not permitted to publish any portion of the dataset (e.g. example post) other than summary statistics, or share it with anyone else.

- 5. We grant the Data User the right to access the collection's content in the manner described in this agreement. The Data User may not otherwise make unauthorized commercial use of, reproduce, prepare derivative works, distribute copies, perform, or publicly display the collection or parts of it.
- 6. If the Data User determines that it is Required by Law (as that term is defined in the HIPAA privacy regulations) to use or disclose the Data / Datasets other than as provided for in this Agreement, Data User shall provide prompt written notice of such determination to the Authors so that Authors may have an opportunity to take measures to protect the Data / Datasets as appropriate
- 7. The Data User may present research findings concerning knowledge obtained using the collection provided that the aforementioned presentation is within the limits of this agreement. Any scientific publication derived from the use of this collection should explicitly refer to the citation which would be shared along with the data.
- 8. The Data User shall not use results obtained through the use of the collection for profitable purposes including advertisement and/or defamatory or slanderous purposes.
- 9. If we or the copyright holders request you to discontinue the use of the collection, or your use of the collection is deemed to be in violation of this agreement, you shall immediately discontinue use of the collection and promptly delete the collection and all data obtained by processing it from any computer or media onto which it has been copied.

Copyright

- 1. The copyright holders retain ownership and reserve all rights pertaining to the use and distribution of the information.
- 2. Except as specifically permitted above and as necessary to use and maintain the integrity of the information on computers; the display, reproduction, transmission, distribution or publication of the information is strictly prohibited. Violations of the copyright restrictions on the information may result in legal liability.
- 3. Copyright holders of the information contained in the collection include a wide variety of online Internet users.
- 4. This Agreement shall become effective upon the release of Data / Datasets to Data User and shall expire upon Data User's completion of the Specific Purpose. Authors of the datasets may terminate the Agreement and Data User's access to Data / Datasets hereunder at any prior time and for any reason upon written notice to the Data User.

By the Individual:

