Terms & Conditions

Effective Date: 1st April 2024

What do the Terms & Conditions include?

The Terms & Conditions are divided into Sections numbered numerically starting from 1 for ease of understanding.

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1. Welcome to MiraiCure

1.1. Welcome to MiraiCure. The following terms and conditions (hereinafter referred to as "Terms and Conditions") form part of the agreement between you and MiraiCure Health India Pvt. Ltd. (hereinafter referred to as "MiraiCure", "we", "our" or "us"), the operator of a platform that gives you, (hereinafter referred to as "you", "your" or "User"), access to our free health companion, symptom assessment utility and any related services. Our health companion offers many features such as the following: symptom checker together with personalized health information, symptom tracking functionality, and access to our medical database ("Medical Library") powered by MiraiCure's unique artificial intelligence system.

1.2. The health companion is available as an app for free download via your mobile device (hereinafter called the "MiraiCure App"), and (when and where available) via our web-based application (hereinafter called the "Website"). MiraiCure has also developed a screening tool (hereinafter referred to as the "Screening Tool") and related services. The Website, the MiraiCure App and the Screening Tool, including any software, services or other technology the Website, the MiraiCure App and the Screening Tool are respectively based upon, are hereinafter called the "MiraiCure Platform".

PLEASE NOTE THAT THE MIRAICURE PLATFORM DOES NOT MAKE ANY MEDICAL DIAGNOSIS ITSELF. THE APP USES MIRAIMIND WHICH IS AN AI ENABLED SYSTEM TO FIND THE POTENTIAL DISEASES. AFTER THE INITIAL DIAGNOSIS, THE REPORT IS SENT TO THE HEALTHCARE PROFESSIONAL.

PLEASE SEEK THE ADVICE OF A MEDICAL PROFESSIONAL IF YOU ARE CONCERNED ABOUT YOUR HEALTH. IN CASE OF AN EMERGENCY, YOU SHOULD CONTACT THE EMERGENCY SERVICES IMMEDIATELY. ALWAYS CONSULT YOUR DOCTOR OR ANOTHER QUALIFIED HEALTH CARE PROVIDER IMMEDIATELY IF YOU HAVE ANY QUESTIONS REGARDING ANY MEDICAL ISSUES. YOU SHOULD NEVER DISREGARD A DOCTOR'S PROFESSIONAL ADVICE OR CANCEL AN APPOINTMENT WITH A DOCTOR BECAUSE YOU ARE RELYING ON INFORMATION YOU HAVE READ OR HEARD IN THE MIRAICURE PLATFORM.

- 1.3. The MiraiCure Platform is operated by MiraiCure Health India Pvt. Ltd., a company founded in India and registered with the Registrar of Companies under the Corporate Identification Number (CIN) U24304MH2024PTC130075, with its registered office in Mumbai, Maharashtra.
- 1.4. If you wish to contact us, please email our Customer Service team at hello@MiraiCure.com.
- 1.5. You must be at least 16 years old if you wish to use the MiraiCure Platform. If you are under 18 years old, usage of the MiraiCure Platform and your agreement to these Terms and Conditions require the consent of your legal guardian.
- 1.6. Your use of the full functionality of the MiraiCure Platform requires your agreement to be bound by these Terms and Conditions. If you do not agree to these Terms and Conditions, you may not use or access any part of the MiraiCure Platform.
- 1.7. Contract languages are English only.

2. The legal relationship between you and MiraiCure

- 2.1. These Terms and Conditions apply to the use of the MiraiCure Platform and contain the terms governing your use of the MiraiCure Platform. It is important that you have read and understood the present Terms and Conditions in conjunction with our Privacy Policy before using the MiraiCure Platform. If you have difficulty understanding any aspect of these documents, please contact us at legal_ext@MiraiCure.com and we can explain what it means for you.
- 2.2. You may only set up a User account on the MiraiCure Platform if you agree to these Terms and Conditions. If you do not agree to these Terms and Conditions, you may not create a User account on the MiraiCure Platform.

3. Information we collect about you

- 3.1. Protecting your privacy and any data relating to you (hereinafter referred to as "Personal Data") is immensely important to us. For that reason, any of your Personal Data generated by the use of the MiraiCure Platform will only be collected, stored and processed by us in compliance with the General Data Protection Regulation 2016/679 of April 27th, 2016 ("GDPR") and the Digital Personal Data Protection Bill 2023 issued by the Ministry of Electronics and Information Technology (Government of India). Please read our Privacy Policy to understand how, and for what purposes, we collect and use your information to provide you with the best possible service.
- 3.2. You hereby grant us the perpetual, worldwide, transferable, and sublicensable right to use data, which we have anonymized in line with applicable data protection law, in any manner, whether currently known or unknown. You acknowledge and accept that we own all right, title and interest in and to any data derived by us from such anonymized data.

4. The MiraiCure Platform

4.1. The MiraiCure Platform offers you the opportunity to find out what might potentially be causing your health issues. The MiraiCure Platform uses an AI-ML powered engine based on a medical knowledge base to suggest possible causes for your symptoms (hereinafter referred to as the "Assessment Report").

- 4.2. The MiraiCure Platform is provided to you free of charge, however the access to some features is restricted. Users subscribing to any of the paid subscription plans (either on an annual or monthly basis) get full access to the product features as per the plan, and are allowed to run an unlimited number of symptom assessments and Assessment Reports.
- 4.3. Please be aware that we provide the MiraiCure Assessment Platform solely for information purposes. It is not a replacement for medical consultation. The MiraiCure Platform is not a suitable substitute for medical advice obtained from your doctor, general practitioner or other health service provider. You should not rely on the assessment of the MiraiCure AI service and must wait for the healthcare professional to check your Assessment Report and give an action plan before taking any steps.
- 4.4. The MiraiCure Platform does NOT provide diagnoses for medical conditions, nor does it prescribe how you are to treat any medical issues you may have. This can only be done by consulting a medical professional (such as a general practitioner), either through the app or from your own sources.
- 4.5. Ultimately, if you do have any medical issues related to the information that you entered into the MiraiCure Platform, you are responsible for whether or not you decide to consult a medical professional and/or seek medical advice.

5. Creating a User account

- 5.1. Before using the MiraiCure App, you will first need an Apple ID or a Google account. You can then download the MiraiCure App from the Apple App Store or Google Play Store (hereinafter referred to, either individually or collectively, as "App Store") to your mobile device or tablet. You may also be able to access the MiraiCure Platform directly via the web-based application or via an application, through us directly or through one of our partners.
- 5.2. After downloading the MiraiCure App (or accessing the web-based application on our Website) you can register with the MiraiCure Platform by setting up a User account with a username and password (hereinafter referred to as "User Account"). Registration constitutes a binding offer of the User to be bound by these Terms and Conditions. We may (but are not obliged to) accept this offer by enabling access to the MiraiCure Platform for the first time via the User Account. We will send you confirmation of registration electronically. By using, accessing or otherwise utilizing the MiraiCure Platform EVEN IF YOU DO NOT SET UP A USER ACCOUNT, you accept, acknowledge and avail yourself to these Terms and Conditions.

- 5.3. We will save the contractual text of the agreed Terms and Conditions. Beyond this, we do not assume any obligation with regard to the availability of the agreed terms to the User.
- 5.4. We advise our Users to only use 'strong' passwords for their User Account (strong passwords are passwords consisting of a combination of numbers, both upper and lower case letters, and symbols). When you register your User Account or provide us with other information, you are also declaring that the information provided to us is correct and complete. In the event of any change in the information later on, you declare that you will promptly notify us of such changes by updating the information.
- 5.5. It may be possible to login to the MiraiCure Platform via an account you hold with a third-party service provider (such as Facebook). If you connect to the MiraiCure Platform through such a third-party service provider, you also grant us access to the use of certain information you have provided to that service provider (e.g. name, date of birth, email address, phone number), if and to the extent permitted by that service provider's terms and conditions and our Privacy Policy.
- 5.6. You are responsible for maintaining the confidentiality of your login information and any activity in your User Account. Should you have the suspicion that your User Account may have been misused, you agree to inform us of this immediately by emailing legal_ext@MiraiCure.com.

6. Your right to use the MiraiCure Platform

- 6.1. The MiraiCure Platform and all materials and content contained therein are our property or the property of the persons who have granted us the applicable license (this also applies to the third-party software listed in the MiraiCure App). We grant you the right to use these materials and content, but only for the purposes of using the MiraiCure Platform, for you personally or on behalf of another person always in accordance to these Terms and Conditions. If you use the MiraiCure Platform for another person, you remain fully responsible for ensuring that the use on behalf of that person is permitted under privacy and other applicable legal requirements. In particular, you are obliged to collect applicable consent from that person and inform them about our Terms and Conditions and Privacy Policy.
- 6.2. We grant you the right to personally access and use the MiraiCure Platform. You are prohibited from transferring this right to anyone else, or to sell, give away or transfer your User Account to anyone else. Your right to access the MiraiCure Platform does not preclude us granting other persons the right to access the MiraiCure Platform.
- 6.3. Your right to use the name "MiraiCure" or any trademarks, logos, domain names or other characteristic trademarks whatsoever is limited to the scope defined in these Terms and Conditions.

- 6.4. In return for your warranty to comply with these Terms and Conditions, we grant you a limited, non-transferable, non-sublicensable, personalized, non-exclusive, revocable right to download the MiraiCure App to your device or to access the Website or the Screening Tool under the conditions set forth in these Terms and Conditions or the privacy policy, or under any terms applying to the App Store you may have downloaded the MiraiCure App from.
- 6.5. As the User, unless such behaviours are appropriately permitted in accordance with these Terms and Conditions or unless permitted under mandatory copyright law where necessary for the use of the MiraiCure Platform in accordance with its intended purpose and/or indispensable to obtain the information necessary to achieve the interoperability with other programs, you undertake to refrain from the following:
 - a. You, the User, agree not to replicate or copy the MiraiCure Platform, either in whole or in part.
 - b. You, the User, agree not to sell or otherwise make available the MiraiCure Platform, either in whole or in part, to anyone else.
 - c. You, the User, agree not to modify the MiraiCure Platform, in whole or in part, in any way whatsoever.
 - d. You, the User, warrant that you will not attempt to discover or access the source code of the MiraiCure Platform, in whole or in part, unless it has been expressly published by us and released into the public domain.
- 6.6. You are aware that we, and/or the persons who have granted us a license in this respect, are entitled to any confidential information, rights of use, of exploitation and of recovery and any other intellectual property rights fully or partially existing regarding the MiraiCure Platform.
- 6.7. Feedback/surveys. If you provide feedback, ideas or suggestions, or if you reply to surveys in connection with our Services (hereinafter referred as the "Feedback"), you acknowledge that the Feedback is not confidential and that you grant us a worldwide, non-exclusive, irrevocable, perpetual, royalty free and unlimited license to use your Feedback in any way, for any purpose, and through any medium or technology now known or unknown, whether in whole or in part, and whether as modified or unmodified. We will always use your Feedback in compliance with those Terms and Conditions, our Privacy Policy and any other applicable laws.

7. Your use of the MiraiCure Platform

- 7.1. In addition to the other provisions in these Terms and Conditions, this section defines certain regulations relating to the use of the MiraiCure Platform (hereinafter referred to as "Regulations").
- 7.2. The following is a list of activities that are prohibited in the context of using the MiraiCure Platform. You are prohibited to:

- a. Circumvent, disable, or otherwise manipulate any of the MiraiCure Platform's security features or any features preventing or restricting the use or copying of the content that is available via the MiraiCure Platform,
- b. Create multiple User Accounts on the MiraiCure Platform (however, as far as the MiraiCure Platform functionality allows it, you may link your social networks or other accounts supported by us with the User account on the MiraiCure Platform),
- c. Provide false or misleading information in the User Account details,
- d. Allow anyone else to use the MiraiCure Platform on your behalf or in your place,
- e. Use the MiraiCure Platform if we have temporarily suspended your right of use, or forbidden you to continue using it.
- f. Send junk mail, spam or repeated messages,
- g. Act in any unlawful or illegal manner,
- h. Modify, interfere with, hack or disrupt the MiraiCure Platform, or to intercept messages,
- Misuse the MiraiCure Platform or to infiltrate it with viruses, trojans, worms, logic bombs or anything else that might harm the MiraiCure Platform or any other user of the MiraiCure Platform equipment,
- j. Extract data from the MiraiCure Platform except as permitted under these Terms and Conditions,
- k. Post or contribute any abusive, threatening, obscene, misleading, untruthful, or offensive content, or content that contains any form of nudity or violence, and
- l. Enter information or comments about any third-party without the consent of the third-party concerned.
- 7.3. The non-compliance with the Regulations listed in paragraph 7.2 represents a material breach of these Terms and Conditions, and may result in us, at our sole discretion, initiating the following measures either individually or in combination:
 - a. The immediate, temporary suspension or permanent withdrawal of the right to access the MiraiCure Platform,
 - b. A warning being sent to you,
 - c. Initiation of legal proceedings against you, including a claim for reimbursement of any costs and expenses incurred due to the breach of agreement (including reasonable administrative costs and legal fees), and moreover
 - d. Disclosure of information to the law enforcement authorities, if and to the extent permitted by law and deemed by us to be necessary.
- 7.4. The reaction to a breach of agreement committed by you is not limited to the actions described in the preceding paragraph 7.3, i.e. we are entitled to take any further action in accordance with these Terms and Conditions and/or statutory law.

8. Termination of our contractual relationship

- 8.1. In the event that you feel that you can no longer agree to the present Terms and Conditions or the Privacy Policy, at any time, you agree to stop using the MiraiCure Platform immediately.
- 8.2. You are entitled to stop using the MiraiCure Platform at any time and to terminate your agreement with MiraiCure, including if you do not agree with the changes to the MiraiCure Platform or these Terms and Conditions we proposed. Please follow the instructions on the MiraiCure Platform to deactivate your User Account. If you access the MiraiCure Platform via the MiraiCure App, you can delete your User Account via the settings menu.
- 8.3. If we choose to terminate your agreement with us we will provide you with two weeks' notice.
- 8.4. Either party's right to terminate the agreement for cause remains unaffected. Cause that entitles us to terminate the agreement may be, in particular but not exclusively, your violation of the material contractual provisions (in particular paragraph 7.2) and if, due to external circumstances, it can be assumed that you are making improper use of our services. If good reason exists, we are furthermore authorised to block your access to the MiraiCure Platform, without any notice, and provided that no other less severe measure is effective.
- 8.5. If you or we deactivate your User Account as described in this paragraph or withdraw your right to access the MiraiCure Platform, we will delete any Personal Data stored about you in accordance with our Privacy Policy (and as stipulated in the applicable statutory provisions), provided that our rights to use such data in anonymized form pursuant to section 3.2 remains unaffected. You also lose the right previously granted to you to access the MiraiCure Platform.

9. Our promise to you

- 9.1. Any information on the symptoms stated by you that is made available to you in text form via the MiraiCure Platform as a statement made, or by inference, for information purposes only. The information is made available by MiraiCure as is, without warranty, guarantee or representation of any kind.
- 9.2. You should not take any action based on the information provided in the MiraiCure Platform without consulting a doctor or other medical professional first.
- 9.3. Due to the nature of the internet and the given technology, we are unable to promise that you will be able to use the MiraiCure Platform at all times without any interruption and without delay or

faults, and that the MiraiCure Platform will at all times meet your expectations. We can therefore assume no obligation with respect to the performance or availability of the MiraiCure Platform in these present Terms and Conditions. We expressly exclude any strict liability that may be applied by enforcement of law due to defects of the MiraiCure Platform existing at the time the agreement on the use of the MiraiCure Platform between you and us was concluded.

9.4. Should you incur any damage through the use of the MiraiCure Platform, we may only be held liable for intent and gross negligence. We may furthermore be held liable for the negligent breach of material contractual obligations, which must be met in order for this agreement to even be properly executed, and the violation of which will jeopardise the purpose of the agreement and which you, the User, should in regular cases be able to trust will be fulfilled. In the latter case, we may however only be held liable for calculable damages. We may not be held liable for violation by simple negligence of any obligations other than those specified in the preceding sentences. The foregoing exclusions of liability do not apply to violations causing death or personal injury and any liability under the German Product Liability Act.

10. Third-party services

- 10.1. If, and to the extent that, our MiraiCure Platform contains links to other websites or resources operated by third parties, these links are to be deemed as being provided for your information only.
- 10.2. We are unable to influence the content of such websites or resources provided by third parties, and we may not be held liable for the content of information or websites linked included in frames. We may not be held liable for any financial or physical damages that you may incur as a result of, or in connection with, the use of such websites or resources.
- 10.3. You understand that the availability of the MiraiCure App is dependent on the third-party where you downloaded the MiraiCure App (the App Store). You are aware that these Terms and Conditions apply to the contractual relationship between you and MiraiCure, not to your contractual relationship with the App Store.

11. MiraiCure Platform updates

11.1. We are constantly updating and improving the MiraiCure Platform. We constantly strive to provide you with innovative new services and features. We also make improvements and updates in order to stay abreast of changing technologies, behaviours and the way in which people use the internet.

- 11.2. We reserve the right to change a specific aspect of a specific feature by updating the MiraiCure Platform, resetting that feature and suspending the service or support for that feature. These changes may affect your activities on the MiraiCure Platform. Changes may include the removal, modification or reset of the features you use. We will inform you of the changes and your rights in the case of changes by separate notification, to the extent you have signed up for such notifications (see paragraph 12.3.).
- 11.3. Updates may be released from time to time by us or via the App Store where you downloaded the MiraiCure App. From time to time, to be able to use the MiraiCure Platform, it may be necessary for you to update third-party software.

12. Changes to these Terms and Conditions

- 12.1. We have the right to amend, MiraiCure or supplement the present Terms and Conditions from time to time. The current version of the Terms and Conditions can be found on our website (MiraiCure.com).
- 12.2. Any changes to these Terms and Conditions will usually be the result of new features being added to the MiraiCure Platform, or of changes in the legislation or applicable Regulations.
- 12.3. We will contact you to notify you of any changes or additions to these Terms and Conditions at least 30 calendar days before any changes or additions to these Terms and Conditions take effect. If you do not object within 30 days of receipt of notice, such changes and additions will be regarded as effective and agreed upon from the deadline onward. We will inform you of your right of objection and the consequences of the objection in our notice of changes to the Terms and Conditions. If, in the event of your objection to the amendment within the agreed timeframe, it is legally, economically or technically unreasonable for us to continue the provision of the MiraiCure Platform, we are entitled to terminate the agreement no earlier than the effective date of the amendment set forth in the notification. Any other right of termination remains unaffected.

13. Documents governing the contractual relationship between you and us

The current version of the Terms and Conditions includes all provisions governing the contractual relationship between you and us. Older versions of the Terms and Conditions no longer apply to our contractual relationship and are entirely replaced by the current version. If you are a subscribed

user, the applicable conditions are made clear at the time of purchase and can be amended from time to time.

14. Applicable legislation and jurisdiction

- 14.1. Our headquarters are located in India. The agreement concluded on the basis of these Terms and Conditions is subject to the laws of the Republic of India. Without prejudice to the above choice of jurisdiction, in the case of agreements between traders and consumers, the provisions of the law of the country in which the consumer is habitually resident and which under the law of that country may not be derogated from, may be applied in favour of the consumer if the trader:
 - a. pursues his/her commercial or professional activities in the country of the consumer's habitual residence, or
 - b. such activities are in any way directed at that country or at several countries including that country,

and the agreement falls within the scope of such activities.

14.2. The courts of India have the exclusive jurisdiction to settle any disputes arising in connection with, or as a result of, your use of the MiraiCure Platform.

15. Miscellaneous

- 15.1. You consent to us communicating with you by electronic means (such as by email or other form of text)
- 15.2. We may send you notices electronically to the email address you provided at the time you signed up for the MiraiCure Platform, or via other electronic means on the MiraiCure Platform when available.
- 15.3. The failure to enforce our rights must not be construed as a waiver of such rights.

15.4. Should any provision in these Terms and Conditions be or become void or unenforceable, the effectiveness of the remaining provisions will remain unaffected.

15.5. Only the contracting party itself has the right to enforce contractual provisions.

16. How we handle data

We do not sell your Personal Information or share your Personal Information without your consent if such consent is required under the law. To operate the MiraiCure Services, we may need to share your Personal Information with other users and third parties, for legal reasons, in connection with a sale or merger, or upon your further direction. This section explains when and why we share your information.

Other Users. We only share your information with other users of the MiraiCure Services when you permit us to do so, such as when you submit a User Story or if you refer someone to the MiraiCure Services. When you refer someone to the MiraiCure Services, we may let them know that you generated the referral. If another user referred you, we may share information about your use of the MiraiCure Services with that user, where permitted by law. For example, we may notify them when you create an Account.

Third Parties. You may share certain Personal Information with third parties to access the Third-Party Services. In that case, MiraiCure is not involved in the collection, storage, or maintenance of your Personal Information. In some instances, we may share the following categories of your Personal Information to third parties to provide you with the Third-Party Services (as defined below), our Services, or to support our business operations:

Identifiers, contact information and demographic data, including name, age, gender, zip code, telephone number, or email address;

Health Information, including symptoms you have identified and your past medical history; Employment Information, including your employer's name, the name of your health plan, or the type of health plan coverage you have; and IP address.

We only share this information with third parties to:

Maintain and service your Account;

Provide you with user support;

Enable you to receive Third-Party Services you choose to access;

Verify your identity;

Detect, address, and prevent fraud or security or technical issues;

Provide analytics services to MiraiCure:

Promote workplace health and safety, and document clearance to return to a workplace during the COVID-19 pandemic if the third-party is your employer;

Evaluate the Services; and Provide support and assist with care coordination, if to your health plan or pharmacy benefits plan.

With appropriate consent when required, we may connect you to certain third parties whose healthcare or wellness services you choose to access. When we do so, we may share with those third parties your relevant Personal Information, including your identifiers, contact information, demographic data, Health Information, Employment Information, and IP address.

MiraiCure cannot guarantee that any third party will protect the privacy of your Personal Information under any circumstance. Your Personal Information provided to third parties will be governed by their privacy policies. MiraiCure will protect the privacy of your Personal Information in MiraiCure's possession in accordance with this Privacy Notice.

For Legal Reasons. We may share your Personal Information in response to a legal obligation or demand, or if we have determined that sharing your Personal Information is reasonably necessary or appropriate to:

Satisfy any applicable law, regulation, legal process, or enforceable government request; Enforce our Terms of Use, including investigation of any potential violations thereof; and Exercise or defend legal claims or protect against harm to the rights, property, or safety of MiraiCure, its users, or the public as required or permitted by law.

In Connection with a Sale or Merger. We may share your Personal Information in relation to a change of corporate control, such as a restructuring, merger, transfer, or sale of our assets.

Upon Your Further Direction. Upon your direction, we may share your Personal Information in other instances. Unless you permit us to do so, or unless the Service is an essential component to evaluating whether it is safe for you to return to your workplace during the COVID-19 pandemic, we do not share your Health Information with your Sponsoring Entity (or your spouse's or parent's Sponsoring Entity if you receive access to the MiraiCure Services through them).

17. How we use your data

We use your Personal Information to:

Provide the MiraiCure Services; Maintain the safety and security of the MiraiCure Services; Provide customer support; Improve the MiraiCure Services; and Respond to legal obligations. We may also de-identify and/or aggregate your Personal Information such that it no longer constitutes Personal Information. See the "Non-Personal Information" section of this Privacy Notice for more information.

Providing the MiraiCure Services. We use your Personal Information to provide a unique experience to you with our Services. To do this, we may use your Personal Information to:

Verify your identity and maintain your Account, settings, and preferences;

Connect you to more relevant MiraiCure Services;

Communicate with you about the MiraiCure Services and your experience;

Collect feedback regarding your experience; and

Connect you to additional services and programs provided by third parties, such as health care providers and other services, to the extent permitted by law and this Privacy Notice.

Maintaining the Safety and Security of the MiraiCure Services. Providing you the MiraiCure Services safely and securely is important to us. To do this, we may use your Personal Information to:

Authenticate users;

Investigate and resolve incidents;

Respond to user support requests;

Detect, address, and prevent fraud or security or technical issues; and

Block and remove unsafe or fraudulent users from the MiraiCure Services.

Providing Customer Support. We want to provide you with the best experience possible, including support and information when you need it. To do this, we may use your Personal Information to:

Provide you support or respond to you;

Personalize and provide content, experiences, and communications to inform you about our Services; and

Investigate and assist you in resolving questions or issues you have regarding the MiraiCure Services.

Improving the MiraiCure Services. We are always working to improve your experience and provide you with new and helpful features. To do this, we may use your Personal Information to:

Perform research, testing, and analysis;

Prevent, find, and address software bugs and issues; and

Monitor and improve our operations and processes, including security practices, algorithms, and other models.

Responding to Legal Obligations. In some cases, laws, government entities, or other regulatory bodies may impose obligations on us with respect to the services we seek to provide you. In these cases, we may use your Personal Information as reasonably required to respond to those obligations.

18. Limitation of Liability

In the event that a user decides to file a suit against us, the following limitation of liability clause will apply:

Our app shall not be held liable for any direct, indirect, incidental, special, consequential, or punitive damages, including but not limited to damages for loss of profits, revenue, data, or use, incurred by the user or any third party, arising from the use or inability to use our app, even if we have been advised of the possibility of such damages. Our liability shall be limited to the fullest extent permitted by law. By continuing to use our app, you agree to waive any claims against us beyond the limitations stated in this clause.

19. Google Analytics

We use Google Analytics to analyze the use of our website. Google Analytics gathers information about website use by means of cookies. The information gathered relating to our website is used to create reports about the use of our website. Google's privacy policy is available at: https://policies.google.com/privacy

20. Contact

If you would like to contact us in regard to the present Terms and Conditions or any other document mentioned in them, please email us at legal_ext@MiraiCure.com.