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6. Collection of Data
By entering into this Agreement, You acknowledge and agree that during your Usage of the Application, MATIS may, in its sole and absolute discretion, collect and store certain of your non-identifying data in connection with Your usage of the Application and information derived thereof (collectively with subsections (a) to (k) below, the "Collected Data").

The Collected Data shall include the following, unless MATIS updates this Agreement otherwise:

(a) The number of times you activated and/or actively used the Application each day.
(b) The frequency of recording any heart rate sounds while using the Application, by enabling your iPhone device's microphone (the "Records"), in different periods of time.
(c) How long were such Records (the number of seconds or minutes during which the iPhone's microphone was enabled).
(d) The frequency of playing the Records in different periods of time and for how long (in seconds, minutes etc.).
(e) An internal numeric score derived from the data collected pursuant to (a) through (d).
(j) Customer support emails and ratings sent by You to the Matis support center.
(f) Recordings shared by You when exporting the recording from the App are stored on Matis servers at no charge to You solely for Your benefit.
(g) Did you enter any of the mother's or baby's name or the mother's due date or week of pregnancy to the Record made or to its title; FOR THE REMOVAL OF ANY DOUBT, IT IS HEREBY CLARIFIED THAT MATIS SHALL NOT SAVE NOR HOLD ANY RECORD OF ANY NAMES, DATES OR WEEK OF PREGNANCY COLLECTED UNDER THIS SUBSECTION (E) AND SHALL ONLY CHECK WHETHER SUCH DATA WAS ENTERED BY YOU OR NOT.

(i) Statistics of how many e-mails containing Records you sent in different periods of time. FOR THE REMOVAL OF ANY DOUBT, IT IS HEREBY CLARIFIED THAT MATIS SHALL NOT SAVE NOR HOLD ANY RECORD OF ANY DATA COLLECTED UNDER THIS SUBSECTION (F), INCLUDING E-MAIL ADDRESSES OR E-MAIL CONTENT, EXCEPT FOR STATISTICAL DATA.

(j) The frequency of sharing Records on social networks in different periods of time. FOR THE REMOVAL OF ANY DOUBT, IT IS HEREBY CLARIFIED THAT MATIS SHALL NOT SAVE NOR HOLD ANY RECORD OF ANY DATA COLLECTED UNDER THIS SUBSECTION (I), INCLUDING YOUR SOCIAL NETWORK'S ACCOUNT DETAILS, PHOTOS UPLOADED THERETO OR RECORDS' DETAILS, EXCEPT AS SET FORTH IN THIS SECTION 6.

(k) Any other non-identifying technical information and statistics in connection with the Usage.

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10. Illegal Uses of the Application. You agree that at all times and with respect to any current or future version(s) of the Application, you will not, and will not assist or enable others to: Use the Application to share content of other people without their permission; Use the Application to submit or transmit spam or other mass messaging, whether commercial in nature or not; Use any of the Application’s features to violate any third-party right, including any breach of confidence, copyright, trademark, patent, trade secret, moral right, privacy right, right of publicity, or any other intellectual property or proprietary right; Use the Application for any illegal or unauthorized purpose (international users agree to comply with laws in their jurisdiction regarding online conduct and acceptable content); Use the Application in violation of the Terms; Modify, adapt, appropriate, reproduce, distribute, translate, create derivative works or adaptations of, publicly display, sell, trade, or in any way exploit the Application or any Content (other than Your Content), except as expressly authorized by MATIS; Decipher, decompile, disassemble, reverse engineer or otherwise attempt to derive any source code or underlying ideas or algorithms of any part of the Application; Transmit any mobile devices viruses, worms, defects, Trojan horses or other items of a destructive nature (collectively, “Viruses”); Remove or modify any copyright, trademark or other proprietary rights notice on the Application or on any materials printed or copied off of the Application; Record, process, or mine information about other users; Use any robot, spider, software, search/retrieval application, or other automated device, process or means to access, retrieve, scrape, or index the Application or any Content related to the Application; Modify, adapt or hack the Application or modify another website so as to falsely imply that it is associated with the Application; Take any action that imposes, or may impose in our sole discretion, an unreasonable or disproportionately large load on MATIS’ technology infrastructure; Access (or attempt to access) the Application through any automated means (including use of scripts or web crawlers); Engage in any activity that interferes with or disrupts the Application or any other users’ accounts on social networks; Attempt to gain unauthorized access to the Application, computer systems, mobile devices or networks connected to the Application or to other users’ accounts on social networks through hacking, password mining or any other means; Use any device, software or routine that interferes with
the proper working of the Application or social networks, or otherwise attempts to interfere with the proper working thereof; Use the Application to violate the security of any computer network, mobile device, social networks, crack passwords or security encryption codes; Access, tamper with, or use non-public areas of MATIS’ computer systems, or the technical delivery systems of MATIS’ providers; Forge any TCP/IP packet header or any part of the header information in any email or posting, or in any way use the Application to send altered, deceptive or false source-identifying information; Remove, circumvent, disable, damage or otherwise interfere with any security-related features of the Application, features that prevent or restrict the use or copying of any Content or features that enforce limitations on the use of the Application. Post, store or share on social networks, by using the Application, any Content that is obscene, defamatory, racist, libelous, excessively violent, harassing, or otherwise objectionable. MATIS does not pre-screen Content. However, MATIS and its designees have the right (but not the obligation) in their sole discretion to block or restrict access to or the availability of, or to disable, any Content that is available via the Application or shared on social networks while using the Application. Without limiting the foregoing, MATIS and its designees may disable, restrict access to or the availability of, any Content that violates this Agreement, any applicable law or is otherwise objectionable. You shall evaluate, and bear all risks associated with, the use and sharing of any Content, including any reliance on the accuracy, integrity, quality or usefulness of such Content.

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13. Governing Law and Jurisdiction. These Terms and any action related thereto will be governed by the laws of the State of Israel without regard to or application of its conflict of law provisions or your state or country of residence. All claims, legal proceedings or litigation arising in connection with the Application and/or Usage will be brought solely and exclusively before the competent courts of Tel Aviv-Jaffa in the State of Israel, and you consent to the jurisdiction of and venue in such courts and waive any objection as to inconvenient forum.

14. General. This Agreement supersedes all proposals, oral or written, all negotiations, conversations, discussions and all past course of dealing between you and MATIS relating to the Application or the terms of its license to you. Neither this Agreement nor the licenses granted herein and any rights thereto are transferable by you without the prior written consent of
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Date of last update of these Terms: 01-2017