MI Privacy Policy

This Privacy Policy generally concerns the purpose and use of information collected via this website or provided to this website.

Medical Interactive Community L.L.C. (MI, we, our, or us) strives to maintain the privacy of our customers, vendors and other visitors to our websites (“you” or “your”). In providing you with an array of services designed to meet your educational-related needs and other services via this website or any of our websites and any information and content found on them (collectively MI Websites), gathering information about you and your practice or business is necessary or convenient for us. By using MI Websites, you authorize us (as outlined herein) to collect, use and disclose information about you, your practice and business and your usage of our websites. This Privacy Policy applies to information collected via MI Websites. We operate in many different jurisdictions, and this policy describes our intent, not a comprehensive statement or promise of any measures taken and legal compliance.

From time to time, MI may revise this Privacy Policy by posting a new version on this website. A notice will be displayed when the Privacy Policy is changed. The last revision was on March 16, 2020.

I. What Information We Collect, How We Collect It, & Why We Collect It

We do not collect information covered by the Health Insurance Portability and Accountability Act of 1996 (HIPAA) via this website.

The types of personal information that may be gathered by us in connection with your use of this website includes the following (collectively your Personal Information):

- Your name, address, email address, employer identity, information about your training, credentials, state license, specialty and other information.
- Information regarding your use of educational or informational materials or services, including the courses or materials you have viewed or accessed.
- If you make a payment via this website, information about the financial transaction may be collected. We do not store credit card information. If you make a payment on our website, we may process financial information through a third party payment processor, but we will not store that financial information.
- We use software tools to monitor website activity. For each visit to MI Websites, we may also collect or track information about your use and your device through technologies such as cookies, web beacons, and log files. These technologies help gather certain information, such as, but not limited to, application and device ID numbers, browser type, the date and/or time stamps associated with your visit, IP address (or proxy server), internet service provider and/or mobile carrier, location, the pages and files viewed, searches, and the operating system and system configuration information. Some of the information collected, whether alone or in conjunction with other information, could be personally identifying to you.

These are some, but not all, of the kinds of information that may be necessary or convenient for us to collect in order to serve your educational-related needs, or to provide you with other services available via the MI Websites. We may collect or track other Personal Information to the extent not in violation of any applicable law. The information may also be used for our security in general and to:

- analyze overall trends that can help us assess and improve your experience
- assess capacity requirements and review compliance with applicable usage terms of use
- help us provide and improve our websites and to guarantee its proper functioning and security
- identify future opportunities for development and identify new insured or client opportunities
We will not use the information we collected for materially different, unrelated, or incompatible purposes without providing you notice.

Personal Information may be used or disclosed for various purposes, such as to monitor aggregate activity and trends, to improve site content, to comply with any laws, treaties, rules or regulations or to achieve other business purposes.

When used in the aggregate, the Personal Information is known as Aggregate Information, which means information that relates to a group or category of individuals, from which individual identities have been removed, that is not linked or reasonably linkable to any individual. Aggregate Information does not mean one or more individual records that have been deidentified.

Notwithstanding any of the foregoing under Section I of this Privacy Policy, Anonymous Data is data stripped of information that, in itself, directly and readily identifies you. In addition to other rights or licenses that we may enjoy as to the collection, access to or use of information or data about you, you grant us an absolute, unconditional and irrevocable, perpetual, worldwide, royalty-free, non-exclusive right and license (with the right to sublicense) to extract and develop Anonymous Data from any information or data about you in order for us or others to use the Anonymous Data in a database or other collection. You agree that we own such Anonymous Data and, without any restrictions, limitations or encumbrances whatsoever, you hereby unconditionally and irrevocably assign it to us.

II. Protecting Personal Information

We may use and disclose Personal Information to third parties, as outlined in the Sharing of Information section, except to the extent such use or disclosure clearly violates applicable law. We strive to maintain electronic and procedural safeguards to comply with federal and state regulations and guard nonpublic personal information. Although we believe that we have reasonable procedures and technologies in place to protect against unauthorized disclosure of nonpublic personal information, we offer no assurances that our controls and techniques will prevent all unauthorized disclosures or breaches in security. Thus, we cannot guarantee that information posted on, collected by or transmitted to, from, through or for this website will always remain confidential or private.

III. Sharing of Information

We do not sell your Personal Information to third parties. We may share information with our parent, affiliated companies, business consultants or other third parties with whom we may do business. We may disclose information about our website users to these parties in connection with their services or in conducting business we view necessary or convenient.

Occasionally, we may do business with, use affiliated companies or retain third parties including, but not limited to, our web server host, website designer, information technology support technicians, auditors or business consultants, Volume License Customers or other third parties. Some of these parties may perform various support services for us or provide consulting or other services to us or for our website users. We may disclose information about our website users to these parties in connection with their services or in connection with conducting business.

We may also disclose your use of, and other information about, educational and informational services for the purpose of reporting it to credentialing, continuing education, certification, licensing, and other healthcare regulating entities. Some credentialing entities require us to submit data through a third party, and we make no warranties whatsoever on behalf of such third parties. Your responsibility is to confirm with your credentialing entity that all credits have been reported.

When we believe a disclosure is, or appears likely, required by law or in answering or otherwise responding to any lawful discovery, investigation or subpoena, we may disclose personal, private, confidential or other information. In cooperation with local, state and federal law enforcement investigations and with local, state and federal regulators, auditors and other governmental agencies or bodies, we may disclose personal, private, confidential or other information, with or without prior notice to you.

IV. Cookies, Web Beacons, Log Files and Other Tracking Technologies

We use cookies and similar tracking technologies such as web beacons, tags and JavaScript, alone or in conjunction with cookies, to compile information about the usage of our websites and the interaction with emails from us. We or an authorized third party may place a cookie on your browser and/or device, which collects information, including Personal Information, about your online activities when you visit our websites.
A cookie is a file that may report user and page activity or other information. Cookies allow us to track usage, determine your browsing preferences and improve and customize your browsing experience.

Among other purposes, cookies may also allow the site to recognize you more quickly. This helps to optimize your time on our websites. Most browsers automatically accept cookies by default, but you can usually refuse cookies or selectively accept certain cookies by adjusting the preferences of your browser. If you turn off cookies, some features of this site may not be available to you, and some web pages may not display properly or may otherwise not function as intended. We reserve the right, to the extent not prohibited by applicable law, to use and disclose the information we gather through the use of cookies and the other tracking technologies.

We may also use web beacons on our websites and in email communications to improve our websites and email communications. For example, we or an authorized third party may place a web beacon in a marketing email that notifies us when a link in the email is clicked and directs you to our websites. Our marketing emails will contain an unsubscribe feature. Please note that if you unsubscribe from marketing communications you will still receive important business notification related to your relationship with us, such as information about your online account.

V. Text and Image Hyperlinks

Some of the pages on this website provide hyperlinks to other websites created, maintained, hosted or sponsored by other organizations. We provide these hyperlinks as a free service, for your convenience, and not as an endorsement, sponsorship or adoption of the views expressed, of the content presented or of the products and services, which may be made available on other sites. Those other sites are not under our control. We neither make nor give any representations, warranties, assurances or other guarantees about the quality, accuracy, reliability, timeliness, confidentiality or privacy policy of those other sites. Third party sites hyperlinked from our websites may contain cookies that are collected by the third party site owner and are beyond our control. We do not accept, and do disclaim, any responsibility or liability, whether civil, criminal or otherwise, for damages, losses, fines, injuries, demands, actions or other claims resulting from the use of or reliance on information located on any linked sites or resulting from the content of such sites.

VI. Other Information

If you have any questions about this Privacy Policy, you may (A) send us an email at info@medicalinteractive.com or (B) write to our Legal Counsel at Medical Interactive Community L.L.C., One Galleria Blvd, Suite 700, Metairie, LA 70001.
MI Terms of Use

Please read these MI Terms of Use, which incorporates the Privacy Policy (Terms of Use). These Terms of Use constitute a legally binding agreement between you and Medical Interactive Community, L.L.C. (MI, we, our, or us) regarding, among other things, the use of and access to any of our websites and any information and content found on them (collectively MI Websites) and any MI Proprietary Property.

You agree that these Terms of Use are a two-party agreement between you and us and that these Terms of Use are not a collective or association agreement. You agree that you have no agency or mandate from us and that your access or use of the MI Websites and MI Proprietary Property does not create any partnership, joint venture or employment relationship between you and us. From time to time, we may revise these Terms of Use. The last revision occurred on March 16, 2020.

Your access or use of the MI Proprietary Property is governed by the version of the MI Terms of Use posted on the MI Website at the time of your access or use. You must review them each time you use or access the MI Websites.

If you do not agree to, or understand, these Terms of Use, you must not browse nor access this website further.

To the extent required by the Communications Decency Act of 1996, we notify you that parental control protections (such as computer hardware, software, or filtering services) are commercially available that may assist you in limiting access to content that may be harmful to minors. You affirm that you are over the age of 13, as the MI Websites and the other MI Proprietary Property are not intended for children under 13.

If you are under 13 years of age, please do not use the MI Websites or MI Proprietary Property.

1. Our Intellectual Property and Other Proprietary Rights

Intellectual Property, in addition to its ordinary meaning, includes things such as patents, trade secrets, trademarks, copyrights and other proprietary rights, as well as all applications and rights to apply for such things and all rights to renew, maintain, defend and enforce such things. Among other rights reserved, we reserve all rights to preserve the integrity and value of our Intellectual Property. Note that a Person can be any individual, corporation, limited liability company, trust, partnership (whether general, limited liability or otherwise), association or other entity. The terms MI, MI Community, and Medical Interactive Community are all tradenames, trademarks and service marks of MI's parent company and make up part of the MI Marks (which term describes all of our registered and unregistered trademarks, service marks, logos, designs, slogans, brands, brand names, trade dress and trade names as well as other distinctive identification used on or in connection with our websites and content). MI Products refers to any works of authorship or other content that we own, or which has been licensed to us, including but not limited to, our brochures, policies, procedures, protocols, monographs, guides, courses, manuals, reports, graphs, videos, services, text or other information that we may offer to you. Many of our MI Products are also copyrighted with the U.S. Copyright Office and/or have other proprietary rights.

The term MI Proprietary Property describes any or all of (as well as the Intellectual Property rights to) the MI Marks, MI Products, and MI Websites. It also includes (and also includes the Intellectual Property rights to) the design, structure, selection, compilation, assembly, coordination, expression, functionalities, innovations, ideas, concepts, logos, button icons, applications, look and feel, and arrangement of or in our websites and content. Note that any overlap among the definitions of MI Proprietary Property, MI Marks, MI Products or MI Websites expands and does not limit the definitions of those terms.

You agree that we and/or our licensors (and so not you) own the MI Proprietary Property. All applicable laws apply and protect the MI Proprietary Property. Any unlawful act to modify or distribute it by or through you (whether through the use of your personal login information or otherwise) or any misuse of the MI Marks or other MI Proprietary Property is a material breach of these Terms of Use. Except as expressly allowed by law,
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2. MI License Grant to MI Products & Account Registration for Registered Areas

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Where the MI Websites show a price, fee or other charge (including $0 charge) to pay for access to MI Products, the MI License is not granted to you until the price, fee or other charge is paid via the checkout function. If you have access to or use of MI Websites due to a Volume Customer Agreement (also called an Online Volume License Agreement, Online Access Agreement, Online Volume License Access Agreement, Volume Purchase Agreement, or other similar name), then your license to obtain access to or use of MI Products specially contracted in the Volume Customer Agreement is conditioned on the Volume Customer being in strict compliance with the then-active Volume Customer Agreement.

We may, at any time, change the availability of MI Products or other MI Proprietary Property without any notice to you. We do not have an obligation to you to continue to provide, support or maintain MI Products or other MI Proprietary Property.

3. License Restrictions

Unless otherwise expressly stated in these Terms of Use, we do not grant you any license or right to do any of the following with MI Proprietary Property: (A) modify or distribute it; (B) remove or alter any copyright, trademark or other proprietary notices, legends, credits or labels on it; (C) operate a website or other service displaying, performing, executing or otherwise using any of it; (D) use it for any unauthorized, criminal, fraudulent or illegal purpose or activity; (E) interfere with the proper functioning of it (including, but not limited to, the transmission of any bug, virus, exploit, or other limiting, malicious, disrupting, or disabling instruction, software, or malware); (F) interfere with any other Person's lawful access to, use of, or enjoyment of it; (G) interfere with MI's operation or management of it; (H) interfere with any security-related or privacy functions or features of it; (I) interfere with any functions or features that secure, restrict, or otherwise manage use of or access to it (including, without limitation, any license management functions or features); or, (J) challenge or otherwise contest the copyright or other proprietary rights of MI and its licensors to it.

To modify or distribute means to modify, translate, adapt, edit, change, create derivative works of, copy, reproduce, distribute, circulate, broadcast, publish, disseminate, transmit, market, perform, lease, rent, sell, resell, sublicense, clone, disassemble, decompile, reverse engineer or otherwise transfer. It also means to upload, post, publish, display, distribute or otherwise disseminate on public bulletin boards, chatrooms, blogs, social media walls or other like media. To interfere with, in addition to its ordinary meaning, means to compromise, prevent, prohibit, restrict, limit, disable, circumvent, disengage, impede, restrict, meddle with, tamper with, sabotage, disable, corrupt, or disrupt. The restrictions in this Section 3 are in addition to, and not in limitation of, the provisions of Sections 6 and 9.


If you are subject to a Volume Customer Agreement, you agree: (A) that your access or use is nevertheless conditioned upon and subject to your strict compliance with these Terms of Use and (B) that you are not a third party beneficiary under said Volume Customer Agreement or under any other agreement that MI had, or may have, with any third party. You agree that we can, and you irrevocably, absolutely, unconditionally and forever grant us the right and authority to, disclose without any restrictions whatsoever to a Volume Customer any and all information about you that we obtain or collect.

5. Personal Login Information and Database Breach Notice

You agree to keep your personal login information, such as your personal login and password associated with your registration or account on MI Websites, secure and confidential. Such personal login information is personal to you and you shall not allow other Persons to use it. If you receive preset login information, you agree to promptly follow the provided instructions to create a different password on the MI Websites.
We are not liable for any harm related to the theft, misappropriation, disclosure, or unauthorized use of the personal login information or your account. Contact us immediately if you become aware of or believe that any unauthorized use of the personal login information or account occurred or may have occurred or if you wish to deactivate the personal login information or your account due to security or privacy concerns. Actual or attempted unauthorized use of or access to areas requiring registration may result in criminal and/or civil prosecution. Success in, or attempts to, access these areas without authorization, as well as any information obtained therefrom, may be given to law enforcement organizations or agencies in connection with any investigation or prosecution of possible criminal or other unlawful activity. But, to be clear, by these Terms of Use we do not undertake any obligation to you to notify law enforcement or other agencies as to any actual or attempted unauthorized use or access of your personal login information or account.

In the event that we maintain any personally identifiable information or other personal or private information (whether personal login information or any other information) about or concerning you (collectively, Private Information) and MI is required by law, court order, or other governmental authority to provide you with notice regarding a breach of or compromise in security or privacy of such Private Information, notice will be sent via the email address you provided or updated to us upon the creation of the personal login information or account. Notice will also be posted on the MI Websites.

UNLESS (AND ONLY TO THE EXTENT) AS REQUIRED BY LAW AND EXCEPT AS STATED IN MI’S PRIVACY POLICY, YOU AGREE THAT MI IS NOT REQUIRED BY THESE TERMS OF USE TO PROVIDE YOU WITH NOTICE OF ANY BREACH OF OR COMPROMISE IN (OR POSSIBLE OR THREATENED BREACH OF OR COMPROMISE IN) SECURITY OR PRIVACY OR TO COMPENSATE YOU FOR ANY LOSSES, LIABILITIES OR OTHER DAMAGES DUE TO, OR ARISING FROM, ANY BREACH OF OR COMPROMISE IN (OR POSSIBLE OR THREATENED BREACH OF OR COMPROMISE IN) SECURITY OR PRIVACY (WHETHER AS TO MI’S DATABASES, THE MI WEBSITES, ANY OTHER MI PROPRIETARY PROPERTY OR OTHERWISE).

TO THE EXTENT PERMITTED BY LAW, YOU DO HEREBY KNOWINGLY AND WILLINGLY WAIVE (AND FORGIVE, RELINQUISH AND RELEASE MI AND ITS PARENT AND AFFILIATES FROM) ANY REQUIREMENT OR REMEDY IMPOSED BY LAW, COURT ORDER OR GOVERNMENTAL AUTHORITY TO PROVIDE YOU WITH NOTICE OF ANY BREACH OF OR COMPROMISE IN (OR POSSIBLE OR THREATENED BREACH OF OR COMPROMISE IN) SECURITY OR PRIVACY OR TO COMPENSATE YOU FOR ANY LOSSES, LIABILITIES OR OTHER DAMAGES DUE TO, OR ARISING FROM, ANY BREACH OF OR COMPROMISE IN (OR POSSIBLE OR THREATENED BREACH OF OR COMPROMISE IN) SECURITY OR PRIVACY (WHETHER AS TO MI’S DATABASES, THE MI WEBSITES, ANY OTHER MI PROPRIETARY PROPERTY OR OTHERWISE).

6. Compliance & Termination

You agree to abide by all laws and regulations. Failure to do so is cause for us to terminate or suspend your access and use without notice to you and have you pay MI or others for all direct or indirect losses, LIABILITIES, and damages. You agree not to send, or assist other Persons in sending, numerous unsolicited email or other electronic messages to us. You also agree not to cause or support any disruptive activity (such as a denial of service attack or efforts to overload or disable) on MI Websites, servers, or other networks or computer resources of, or used by, MI and its parent.

We have and reserve the right, to terminate, suspend or restrict your access to or use of any or all of the MI Websites, MI Products, or other MI Proprietary Property for cause without any notice to you. Where your access and use of MI Products is due to a Volume Customer Agreement, termination of your access or use to those MI Products are nonetheless controlled by these Terms of Use when you are not in compliance with these Terms of Use. Cause means your actual, imminent or threatened failure (in whole or in part) to perform, observe and comply with any one or more of your covenants, agreements, representations or warranties (or of any one or more of the term or conditions under) these Terms of Use. You may terminate your MI Account and these Terms of Use at any time by providing MI thirty (30) days prior notice to us. Such termination is subject to the survivals set forth in Section 16.

7. Responsibility for Use of the Internet and MI Websites

You agree that use of the Internet and the MI Websites is solely at your risk. We do not warrant or otherwise guarantee the confidentiality, privacy or security of any communication or other material transmitted to or from MI, the MI Websites, or MI Proprietary Property over the Internet or other communication network.

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MI Interests include (A) MI, (B) the volume customers, (C) its parent, (D) directors, managers, owners, insureds, employees, officers, and trustees of MI and its parent, (E) the subsidiaries, directors, managers, owners, insureds, employees, officers, and trustees of each volume customer, (E) the agents, representatives, suppliers, consultants, contractors, advertisers, promotional partners, assignees and licensors of MI, (F) the agents, representatives, suppliers, consultants, contractors, advertisers, promotional partners, assignees and licensors of each volume customer. The term “MI Interests” hereby expressly excludes you. Your Interests are defined in Section 14.

11. WARRANTIES AND DISCLAIMERS

A. LIMITED EXCLUSIVE WARRANTY TO REPAIR, REPLACE OR REFUND

If we are responsible for any material defect or material error with any MI Products you paid, if any, to use or access, we will take reasonable commercial steps to repair those MI Products. We may provide you with a reasonably equivalent substitute in a format selected by us (REPAIR OR REPLACE REMEDY). Alternatively, we may terminate your access to and use of the MI Products and any substitutes thereof and refund the amount of money you actually paid us for said MI Products. However, in addition to our rights and defenses under other provisions of these Terms of Use, we are not obligated to provide the REPAIR OR REPLACE REMEDY if any of the following are true: (A) the MI Products have been modified, misused, abused or damaged in any respect; (B) you did not, within thirty (30) days of your first use of the MI Products, provide us with a written request for said REPAIR OR REPLACE REMEDY; (C) you have used said MI Products beyond the scope of the MI License, or in violation of other restrictions, either in these Terms of Use or other terms and conditions associated with the MI Products; or, (D) these Terms of Use are terminated or notice to terminate has been given. EXCEPT AS SET FORTH IN THIS SECTION 11.A., MI NEITHER MAKES NOR GIVES ANY OTHER WARRANTY WHATSOEVER AS TO THE MI PROPRIETARY PROPERTY OR THE USE THEREOF.

B. WARRANTIES & OTHER MATTERS DISCLAIMED

THE TERM OUR WEBSITES & CONTENT MEANS MI WEBSITES AND MI PRODUCTS.

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(i) THAT OUR WEBSITES & PRODUCTS (OR THE USE THEREOF) OR ANY INFORMATION THAT MAY BE OBTAINED OR USED BY YOU OR OTHERS FROM OUR WEBSITES & PRODUCTS ARE: (a) COMPLETE, TRUE, ACCURATE, CORRECT, SUITABLE, TIMELY, APPROPRIATE, RELIABLE, SECURE, PRIVATE, APPLICABLE, USEFUL OR NONINFRINGEMENT OR OTHERWISE FREE OF ERRORS, DEFECTS, OMISSIONS, MISTAKES OR OTHER
PROBLEMS; (b) ORIGINAL; (c) FREE OF LIBELOUS OR OTHERWISE DEFAMATORY STATEMENTS OR CONTENT; (d) FREE OF VULGAR, INSULTING, VIOLENT, SCANDALOUS, VIVID, ACUTE, INTENSE, AGONIZING, FORCEFUL, EXTREME, BLOODY, NUDE OR OTHERWISE OFFENSIVE STATEMENTS OR CONTENT; OR, (e) OTHERWISE IN COMPLIANCE WITH LAW;

(ii) THAT ACCESS TO OR USE OF OUR WEBSITES & PRODUCTS WILL BE UNINTERRUPTED, TIMELY, SECURE, PRIVATE OR ERROR FREE;

(iii) ABOUT OR CONCERNING THE QUALITY, ACCURACY, CORRECTNESS, COMPLETENESS, Appropriateness, applicability, truthfulness, suitability, reliability, performance, condition, capacity, security, privacy, timeliness, staleness, usefulness, safety, function or features of our websites & products;

(iv) ABOUT OR CONCERNING THE CONFORMITY OF OUR WEBSITES & PRODUCTS (OR THE USE THEREOF) TO ANY STATEMENT, SPECIFICATION OR DESCRIPTION OF OR ABOUT OUR WEBSITES & PRODUCTS (OR ANY USE THEREOF);

(v) THAT OUR WEBSITES & PRODUCTS (OR YOUR USE THEREOF) ARE INTENDED TO, OR WILL, MEET, MAINTAIN, SATISFY, ACHIEVE OR COMPLY WITH YOUR INTENDED USE OR PURPOSES;

(vi) THAT OUR WEBSITES & PRODUCTS ARE OR WILL REMAIN UNCHANGED, CURRENT, TIMELY, AVAILABLE OR ACCESSIBLE;

(vii) ABOUT OR CONCERNING THE PRESERVATION, STORAGE, ARCHIVING, BACKUP, PROTECTION, PRIVACY OR SECURITY OF, OR THE AVOIDANCE OF, OR PROTECTION AGAINST ANY LOSS OF, CORRUPTION TO, ALTERATION OF, DESTRUCTION OF, DAMAGE TO, DISCLOSURE OF, ACCESS TO OR BREACH IN SECURITY OR PRIVACY AS TO ANY INFORMATION, DATA OR ANY DATABASE; OR,

(viii) ABOUT OR CONCERNING ANY VOLUME CUSTOMER OR THEIR PERFORMANCE, SATISFACTION OR BREACH OF, OR DEFAULT UNDER, ANY VOLUME CUSTOMER AGREEMENT.

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NOTWITHSTANDING ANY STATEMENT, DISCLAIMER OR OTHER PROVISION OF THIS SECTION 11.B: (1) NOTHING IN THIS SECTION 11.B IS, OR SHALL BE INTERPRETED OR CONSTRUED AS, MI GRANTING OR OTHERWISE GIVING OR PROVIDING TO YOU ANY LICENSE, RIGHT OR OTHER AUTHORITY WHATSOEVER TO ACCESS OR USE ANY MI PROPRIETARY PROPERTY; AND, (2) YOU AGREE THAT YOU SHALL NEVER RELY ON, OR SEEK TO RELY ON, THIS SECTION 11.B AS PROVIDING YOU WITH ANY GRANT, LICENSE, RIGHT, DEFENSE OR OTHER AUTHORITY WHATSOEVER FOR ANY ACCESS TO OR USE OF ANY MI PROPRIETARY PROPERTY.

12. DISCLAIMERS & OTHER LIMITATIONS OF LIABILITY

A. DEFINITIONS

COVERED CLAIMS means any and all claims, demands, actions, causes of actions, suits, arbitrations, injunctions, proceedings, investigations, LIABILITIES, obligations, losses, damages (whether compensatory, direct, indirect, consequential, incidental, statutory, reliance, special, enhanced, exemplary, punitive, willful, bad faith or otherwise damages), fines, penalties, assessments, judgments, costs and expenses of any kind or character.
LIABILITIES means, in addition to its ordinary meaning, liabilities for or related to medical malpractice, negligence, fault, error or omission. EXPENSES means, in addition to its ordinary meaning, reasonable attorneys’ fees, investigatory fees, consultant fees and expert fees. ANY KIND OR CHARACTER means, in addition to its ordinary meaning, whether sounding in, in the nature of or otherwise arising in, under or by contract, quasi-contract, subrogation, negligence, fault, tort, statute, strict liability or otherwise.

COVERED DAMAGES/LIABILITIES means, collectively, the following: damages (whether compensatory, direct, indirect, consequential, incidental, statutory, reliance or otherwise); injuries; bodily harm; death; bodily injury; personal injury; disfigurement; loss; fines; investigation, reprimand or censure; loss or suspension of, or failure to obtain, achieve or maintain, professional licenses, accreditations, credits, credentials or certifications; loss or suspension of, or failure to obtain, achieve or maintain, medical or other privileges; and, liability (whether such liability is for or related to negligence, medical malpractice, fault, error or omission or other liability).

OTHERWISE DAMAGES as used above means, in addition to its ordinary meaning, each of the following: loss of profits, revenue, patronage or business; delay damages; damage to reputation; loss of goodwill; loss or suspension of (or failure to obtain, achieve or maintain) credentials, accreditations, certifications, credits, licensure, professional licenses, medical privileges or other privileges whatsoever; reprimand; censure; and, loss of, destruction of, alteration of, disclosure of or corruption to information, data or any database.

LIABILITY CAP means the greater of either: (i) the amount of monies that you (and not any volume customer) actually paid, if any, to MI to purchase or license any website product during the then last twenty four (24) months measured from the time that you formally assert your claims against MI; or, (ii) five hundred U.S. dollars ($500.00). This limit is cumulative, and all payments (including, without limitation, any and all payments to you, your employers, your patients, the volume customer or other third parties) by MI are aggregated to calculate satisfaction of the liability cap. The existence of multiple claims, losses, LIABILITIES, fines, damages or other COVERED CLAIMS whatsoever does not enlarge the liability cap in any way or manner whatsoever.

INFORMATION means, in addition to its ordinary meaning, information in the form of (or of, about or concerning) brochures, policies, procedures, protocols, guides, courses, manuals, reports, graphs, videos, services, text, results, analysis, suggestions, studies, clinical trials, monographs, articles, presentations, educational materials (whether in text, audio, video, audio/video or other format or medium), text books, papers, journals, recommendations, references, tips, hints, risk alerts, other alerts or advice.

Any overlap in the definition of COVERED DAMAGES/LIABILITIES and the definition of COVERED CLAIMS does not, and shall not, limit the scope, reach or breadth of either of said definitions.

B. CAP ON DAMAGES

IN ADDITION TO (AND THUS NOT IN LIMITATION OF) MI’S OTHER RIGHTS, REMEDIES AND DEFENSES IN THESE TERMS OF USE, AND TO THE FULLEST EXTENT PERMITTED BY LAW, THE CUMULATIVE LIABILITY OF THE MI INTERESTS FOR ALL COVERED CLAIMS (AND WHETHER BROUGHT OR SUFFERED BY OR AGAINST YOU, YOUR EMPLOYER, YOUR PATIENT, YOUR CLIENT, YOUR CUSTOMER, A VOLUME CUSTOMER OR OTHER THIRD PARTIES) WHATSOEVER CAUSED BY, RESULTING FROM, ARISING OUT OF, ATTRIBUTABLE TO, CONCERNING OR RELATED TO THE MI WEBSITES (OR THE USE THEREOF), THE MI PRODUCTS (OR THE USE THEREOF), OR THE MI PROPRIETARY PROPERTY (OR THE USE THEREOF) (COLLECTIVELY, “YOUR CLAIMS”) SHALL NOT EXCEED THE LIABILITY CAP.

C. LIMITATION ON LIABILITY & DISCLAIMER OF LIABILITY

TO THE FULLEST EXTENT PERMITTED BY LAW, THE MI INTERESTS SHALL NOT BE LIABLE FOR, AND MI DISCLAIMS ANY AND ALL LIABILITY FOR, ANY CLAIM (EXCEPT A CLAIM AGAINST MI UNDER, AND LIMITED BY AND IN ACCORDANCE WITH, SECTION 11.A.), LOSS, LIABILITY (INCLUDING, WITHOUT LIMITATION, YOUR PROFESSIONAL LIABILITY FOR ANY BODILY INJURY, PERSONAL INJURY, DISFIGUREMENT OR DEATH TO, OR OF, ANY OF YOUR PATIENTS, CLIENTS OR CUSTOMERS), FINE, DAMAGE OR OTHER COVERED CLAIMS WHATSOEVER FOR, CAUSED BY, RESULTING FROM, ASSOCIATED WITH, ATTRIBUTABLE TO, AS A RESULT OF, CONCERNING OR ARISING FROM OR OUT OF ANY ONE OR MORE OF THE FOLLOWING EVEN IF YOU OR OTHER PERSONS HAVE ADVISED MI OR ANY OTHER MI INTERESTS OF THE POSSIBILITY OR CERTAINTY OF SUCH DAMAGES OR OTHER COVERED CLAIMS:

(i) THE USE OF OR INABILITY TO USE THE MI WEBSITES OR OTHER MI PROPRIETARY PROPERTY; (ii) THE PROCUREMENT OF SUBSTITUTE GOODS, SERVICES, CONTENT, PRODUCTS, LICENSES OR OTHER RIGHTS, THINGS OR ITEMS CAUSED BY, ASSOCIATED WITH, OR RELATED TO ANY ONE OR MORE FAILURES, ERRORS, OMISSIONS, INTERRUPTIONS, OR OTHER PROBLEMS WHATSOEVER WITH THE MI PROPRIETARY PROPERTY, OR ANY TRANSMISSIONS, INFORMATION, OR OTHER COMMUNICATIONS WHATSOEVER WITH, BY, THROUGH, TO, OR FROM THE MI WEBSITES, MI PROPRIETARY PROPERTY, OR MI; (iii) EXCEPT AS
STATED IN MI’S PRIVACY POLICY, UNAUTHORIZED OR AUTHORIZED ACCESS TO, DISCLOSURE OF, ALTERATION OF, LOSS OF OR OTHER DAMAGE WHATSOEVER TO YOUR OR OTHERS COMMUNICATIONS, INFORMATION OR DATA; (iv) ANY MATERIALS, INFORMATION, PRODUCTS, CONTENT AND SERVICES CONTAINED IN OR ON, OR ACCESSED BY OR THROUGH, THE MI WEBSITES (OR THE USE THEREOF) OR OTHER MI PROPRIETARY PROPERTY (OR THE USE THEREOF); (v) ANY BUG, VIRUS, EXPLOIT, OR OTHER LIMITING, MALICIOUS, DISRUPTING, OR DISABLING INSTRUCTION, SOFTWARE, OR MALWARE OR THE LIKE, WHICH MAY BE TRANSMITTED OR OTHERWISE DELIVERED IN, BY, TO OR THROUGH THE MI WEBSITES (OR THE USE THEREOF) OR ANY OTHER MI PROPRIETARY PROPERTY (OR THE USE THEREOF).

13. EXCLUSIONS

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR CONDITIONS OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR LOSS OR DAMAGE CAUSED BY NEGLIGENCE, BREACH OF CONTRACT OR BREACH OF IMPLIED TERMS, OR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, WHERE, AND ONLY IN THOSE CIRCUMSTANCES WHERE, THE LAW OF SUCH JURISDICTIONS MUST BE APPLIED TO THESE TERMS OF USE, ONLY THE ABOVE LIMITATIONS IN SECTIONS 11 AND 12 WHICH ARE LAWFUL IN SAID JURISDICTION WILL APPLY TO YOU AND MI’S LIABILITY WILL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY THE LAW OF SAID JURISDICTION.

14. Indemnification

Your Interests means, collectively (1) your patients, clients, customers and insurers, (2) Your Employers, (3) Your Associates, hospitals, health systems, and medical group practices, (4) patients, clients, customers, employees contractors, officers, managers, directors, owners, principals or agents or representatives of Your Employer or Your Associates, (5) manufacturers, suppliers, vendors or other providers of goods, services, licenses or products to you, Your Employer or Your Associates, and (6) Your Substitutes. Your Employers includes your employers and other Persons you provide or have contracted to provide your services. Your Associates include each of your partners; members; fellows; residents; associates and Persons who practice medicine or provide health care or other services in association with you; your hospital; health system; medical group practice and/or Your Employer. Your Substitutes include any Person who uses your personal login information in any way or manner whatsoever to access or use the MI Websites.

To the fullest extent permitted by law, you shall fully and completely indemnify, protect, defend and hold harmless the MI Interests from, against and with respect to COVERED CLAIMS caused by, arising out of, concerning, associated with, or otherwise related to any one or more of the following (or to the fact, assertion, threat, or allegation of any one or more of the following) (each an Indemnified Claim):

(A) that the use of or the reliance on any information on MI Websites or MI Products by you, Your Substitutes, or anyone to whom you have provided such information has, in any way whatsoever, created, caused or contributed to, any of the following: (i) COVERED DAMAGES/LIABILITIES; (ii) COVERED CLAIMS by, for or against you or Your Interests; or (iii) COVERED CLAIMS suffered or incurred by Your Interests.

(B) that you have breached or otherwise failed to fully and faithfully perform, observe or satisfy any agreement, covenant, representation, warranty, promise or other obligation, commitment or undertaking made or given by you in these Terms of Use;

(C) that you have either: (i) violated, or otherwise failed to comply with or satisfy, any law, rule, regulation or court order or judgment; or (ii) breached or otherwise failed to fully and faithfully perform, observe or satisfy any agreement, covenant, representation, warranty, promise or other obligation, commitment or undertaking made or given by you to any of Your Interests;

(D) that any information or data of or about (or any database housing, storing or otherwise containing any information or data of or about) you or Your Interests, is not, or was not, preserved, stored, archived, backed-up, protected or made secure or private (Lack Of Preservation); or that there is, or has been, a loss of, corruption to, alteration of, destruction of, damage to, disclosure of, access to, breach in security as to or breach in privacy as to, any such information, data or any such database (Loss Of Data); provided, that this subpart (D) only applies where a third party asserts COVERED CLAIMS against MI Interests and then only to the extent that you failed, by contract, notice, or other lawful means, to lawfully limit the claims of Your Interests for any Lack Of Preservation or Loss Of Data;

(E) that there is or has been access allowed by, or a disclosure or delivery by, MI to any Person to whom you instructed, directed or authorized MI to allow such access or make such disclosure or delivery; provided, that this subpart (E) only applies where a third party asserts COVERED CLAIMS against MI Interests;
(F) that there is or has been a use, or misuse, of any information or data of or about (or any database housing, storing or otherwise containing any information or data of or about) you or Your Interests have delivered, disclosed or otherwise allowed or permitted access to any information or data of or about (or any database housing, storing or otherwise containing any information or data of or about) you or Your Interests; provided, that this subpart (F) only applies where a third party asserts COVERED CLAIMS against MI Interests.

The provisions of Sections 1, 2, 3, 6, 11, 12, 17, 23, and the unnumbered, introductory paragraphs at the beginning of these Terms of Use, and last paragraph of Section II of the Privacy Policy are material cause and consideration for us entering into these Term of Use with you; and, without which, we would not enter into these Terms of Use with you. You represent and warrant that your acceptance, execution and performance of these Terms of Use does not, and shall not, conflict with any other agreement, contract, covenant, charter, undertaking or other commitment of or by you, or to which you are a party or otherwise bound. TO THE FULLEST EXTENT PERMITTED BY LAW, THE PROVISIONS OF THIS SECTION 14 ARE ENFORCEABLE AGAINST YOU NOTWITHSTANDING ANY SOLE, WHOLE, PARTIAL, CONTRIBUTORY, STRICT OR COMPARATIVE NEGLIGENCE, FAULT, OMISSION OR ERROR OF MI OR THE OTHER MI INTERESTS.

15. Notice

Where we are required or wish to give notice to you, we may provide you with notice through the last known email address you provided to us or through a notice on the MI Websites in your account or otherwise. Any notice you are required or wish to give to us shall be deemed given (A) three business days after mailing by U.S. mail, certified mail, return receipt requested, and addressed as below or (B) one business day after delivering to a nationally known overnight courier service for delivery the following business day.

The notice shall be addressed as to: with a copy to:
Mrs. Karen Nugent Legal Counsel
Executive Vice President Medical Interactive Community, LLC
Medical Interactive Community, LLC One Galleria Boulevard, Suite 700
One Galleria Boulevard, Suite 700 Metairie, Louisiana 70001
Metairie, Louisiana 70001

16. Survival

Your covenants and obligations under, as well as the provisions of, the following Sections herein shall survive any termination, expiration, dissolution, rescission, revocation, cancellation, nullification, voiding, unwinding or otherwise end of these Terms of Use: the unnumbered, introductory paragraphs at the beginning of these Terms of Use and Privacy Policy; the Privacy Policy; and Sections 1, 2 (but only the last paragraph), 3 (but only the last paragraph), 5, 6 (but only the last paragraph), 7 through 10, 11 (except that MI no longer has any obligation to provide the REPAIR AND REPLACE REMEDY), 12 through 14, 16 through 20, and 23 of these Terms of Use.

17. Arbitration and Venue

A. Two-Party Arbitration And Exception For Three-Party Arbitration With MI’s Parent

The below provisions of subpart B apply to you except as stated in the next sentence. If you are bound to an arbitration provision with MI’s Parent and MI because you accepted the terms of use on, or associated with, the website of MI’s Parent then subpart C below applies to you and all of the below provisions of subpart B are inoperative and not applicable; provided that, if a party files a demand for arbitration under subpart B and the other party, at the time an answer would be due (and regardless of whether or not said other party files an answer), does not lodge an objection in writing that the arbitration should have been brought under subpart C below, the right to arbitration under subpart C below is hereby irrevocably waived and abandoned.

B. Two-Party Arbitration

Subject to the provisions of subpart A above, any claim, dispute, or controversy arising out of, relating to, or in connection with, directly or indirectly, the MI Websites, other MI Proprietary Property, these Terms of Use or your engaging, assisting or participating in any of the activities listed in Section 3(A) through 3(J), inclusive, or the formation, existence, creation, modification, performance, enforcement, breach, termination, expiration, extinguishment, dissolution, rescission, revocation, voiding, nullifying, end, validity or interpretation thereof or any provision of these Terms of Use thereof (collectively, Arbitration Claims, which include, without limitation, any claim, dispute, or controversy arising out of, relating to, or in connection with, directly or indirectly, the interpretation, settlement and resolution of the scope of these arbitration
provisions) shall be settled by binding, nonappealable arbitration by, on the one hand, you, and, on the other
hand, MI in accordance with the Commercial Rules of the American Arbitration Association (the Commercial
Rules) and, to the extent not inconsistent therewith, the Federal Arbitration Act (9 USC §§ 1 et seq.);
provided, that the arbitrators shall have no less than the powers granted to arbitrators under the Federal
Arbitration Act except as such powers are expressly limited by this Section 17B. Arbitration Claims shall be
brought solely by you as an individual and not as part of, or as a representative of, a class. The arbitration
shall be held in Metairie, Louisiana. Judgment by the arbitration panel may be entered by any court having
jurisdiction thereof. The arbitration panel shall be composed of three arbitrators as follows: (1) an attorney
with at least ten (10) years’ experience in representing one or more companies in their licensing of
educational or software content; (2) a present or former executive officer of an insurance company for at
least eight (8) years; and (3) the other arbitrator shall be a business person (whether or not a lawyer) with at
least ten (10) years’ experience in the business of developing or selling online professional education
materials or in the business of hosting websites. The arbitration shall be conducted with only such discovery
as ordered by the arbitrators (in accordance with the Commercial Rules) or agreed upon by you and MI (the
Authorized Discovery). As to compelling discovery from a third party, you or MI may, if available, take
advantage of, and initiate and resort to the use of, any federal or state court jurisdiction or power but solely
for and limited to the purpose of obtaining such Authorized Discovery and thus not for any other purpose.
Except as aforesaid, only the Commercial Rules, and not the federal or state law of any jurisdiction in which
the arbitration is pending (and also not the federal or state law of any other state), shall govern discovery
matters. The arbitrators’ award shall be final, binding and nonappealable. The arbitrators’ award shall be a
“simple” award (which may, but need not, contain orders to perform, do or not do anything) and so shall not
have any written reasons or findings of fact. The Twenty-Fourth Judicial District Court of the State of
Louisiana as well as the United States District Court for the Eastern District of Louisiana (the Preferred
Courts) shall have: (i) exclusive jurisdiction and venue over any action by a party hereto against the other
party to nullify, vacate, set aside, revoke, challenge or otherwise contest the arbitrators’ award; and,
otherwise shall have nonexclusive jurisdiction and venue over any action concerning the enforcement of an
arbitration award, or (ii) if, in the unlikely event, arbitration is not permitted by law, then exclusive jurisdiction
and venue over all Arbitration Claims, which are not permitted to be arbitrated. You and MI unconditionally
and irrevocably submits to the jurisdiction and venue of the Preferred Courts and neither you nor MI will
object to such jurisdiction and venue on the grounds of lack of personal jurisdiction, inconvenient forum or
otherwise. YOU AND MI IRREVOCABLY WAIVE ANY AND ALL RIGHT TO TRIAL BY JURY IN ANY LEGAL
PROCEEDING FOR, ARISING OUT OF OR RELATED TO ANY AND ALL ARBITRATION CLAIMS. Except for
remedies expressly provided for in these Terms of Use, the arbitration panel shall neither be empowered to
award damages in excess of actual damages nor to award punitive damages. Subject to the above, the
arbitrators shall have the authority to require specific performance or impose other equitable relief
hereunder, as well as imposing money damages and awards of attorneys’ fees to the prevailing party.

Notwithstanding the foregoing, each of you and MI shall have the right at any time, whether during the
pendency of the arbitration or otherwise, to seek any interim injunctive or other temporary or interim
equitable relief in either of the Preferred Courts (with the option to seek such redress in such other courts of
competent jurisdiction if neither of said Preferred Courts has personal jurisdiction over all relevant parties)
to protect confidential materials, data or information or the Intellectual Property or Intellectual Property
Rights of either you, MI, or MI’s parent pending, or during the pendency of, the arbitration proceeding.

C. Three-Party Arbitration

If you are bound to an arbitration provision with MI’s Parent and MI because you accepted the terms of use
on, or associated with, the website of MI’s Parent, then you and MI hereby further acknowledge and agree
that you and MI are bound to that arbitration provision with MI’s Parent and that such arbitration provision
governs and controls rather than subpart B above.

18. Limitation of Actions

To the fullest extent permitted by law, any claim, demand, right, remedy or other cause of action whatsoever
related to these Terms of Use or your (or another Person’s) access to or use of MI Proprietary Property must
be formally filed by you within one (1) year after such claim, demand, right, remedy or cause of action arose.
Otherwise, said claim, demand, right, remedy or other cause of action is hereby forever barred.
19. Governing Law and Attorneys’ Fees

These Terms of Use and all matters regarding your use of the MI Websites and other MI Proprietary Property shall be governed by the laws of the State of Louisiana applicable to contracts made and executed and wholly performed in the State of Louisiana, without regard to choice of law principles. This means that Louisiana law will be applied to the interpretation and enforcement of these Terms of Use even for non-Louisiana residents or users. Printed copies of any and all agreements and/or notices in electronic form shall be admissible in any legal, investigative or regulatory proceedings. If you breach these Terms of Use, you shall reimburse us for all reasonable expenses such as costs, reasonable investigatory fees, consultant fees, expert fees and attorneys’ fees incurred by us in enforcing any terms or provisions of these Terms of Use related to said breach to the extent we prevail, in the arbitration or otherwise, in the enforcement thereof.

20. Waiver and Severability

The failure of or delay by MI to exercise or enforce any rights in these Terms of Use is not a waiver of such right. MI, by mere lapse of time, without giving notice or taking other action hereunder, shall not be deemed to have waived any breach by you of any of the provisions of these Terms of Use. Further, MI’s waiver of a particular breach of these Terms of Use by you is not a continuing waiver of such breach or of other breaches of these Terms of Use. If a court of competent jurisdiction or arbitrator(s) (Court) finds any provision of these Terms of Use to be invalid, illegal, or unenforceable, such provision shall be enforced to the fullest extent of the law or, if such is not possible or permitted, then stricken. All other provisions shall remain in full force and effect. To the extent that the Court has the power to reform and conform any provision, the Court is hereby authorized, requested and respectfully directed to reform and conform the invalid, illegal or unenforceable provision into a valid, legal and enforceable provision, as close as possible to the spirit and intent of said provision.

21. Use Outside of the United States

MI NEITHER MAKES NOR GIVES ANY REPRESENTATIONS OR WARRANTIES REGARDING ACCESS OR USE OF THE MI WEBSITES OR ANY MI PROPRIETARY PROPERTY OUTSIDE OF THE UNITED STATES. IF YOU USE OR ACCESS THE MI WEBSITES OR THE MI PROPRIETARY PROPERTY OUTSIDE OF THE UNITED STATES, YOU DO SO AT YOUR OWN FULL RISK AND ARE RESPONSIBLE FOR COMPLIANCE WITH THE LAWS AND REGULATIONS OF YOUR JURISDICTION AS WELL AS THESE TERMS OF USE.

22. Interpretation

These Terms of Use adopt a practice of using parenthetical expressions to clarify or express intent, which are to be enforced the same as any other forms of expression in these Terms of Use. The textual headings are for convenience only shall not have any legal or contractual effect. Any definitions made within these Terms of Use apply to the entire Terms of Use.

23. Complete Agreement

These Terms of Use, as well as any, if any, Supplemental Terms of Use that are expressly incorporated by reference to these Terms of Use, supersede any previous communication or proposals regarding any of the above and constitute the entire agreement between you and us relating to the access or use of MI Websites and other MI Proprietary Property.