

**SCHEDULE 6**

**TERMS OF USE (END USER LICENCE AGREEMENT OR “EULA”) FOR THE PATIENT**

Overview

The siHealth’s SmartPDT solution (“SmartPDT” or the “solution” or the “service”) you connect to via the SmartPDT-P App (the “App”) is provided to you, the “end-user” (or the “patient”), by the Institution having its registered office at Institution’s Postal Address (your “healthcare provider”, “our”, “us” or “we”) using an application licenced to it by its trusted third party siHealth Ltd (“siHealth” - [www.sihealth.co.uk](http://www.sihealth.co.uk) - Building R104, Rutherford Appleton Laboratory, Harwell Campus, Didcot, Oxfordshire, OX11 0QX, United Kingdom - UK Company Registration Number 9176652).

siHealth is a company of the Flyby Group (the “group”), a corporate group controlled by Flyby S.r.l. ([www.flyby.it](http://www.flyby.it) - Livorno, Italy). The group operates worldwide, providing digital systems and services for supporting human decision-making in different sectors, such as Space, Energy, Security and Health & Wellness.

siHealth has a direct subsidiary inside the group, siHealth Photonics S.r.l. ([www.sihealthphotonics.it](http://www.sihealthphotonics.it) - Livorno, Italy). siHealth Photonics develops digital innovations for healthcare, with particular focus on the smart management of medical conditions through Image Processing and Artificial Intelligence techniques.

The SmartPDT solution is composed by the SmartPDT-D Web-Portal (the “Web-Portal”) for healthcare professionals and the SmartPDT-P App (the “App”) for patients. The SmartPDT solution is provided by siHealth who is the only responsible for the processing of your personal data (“Data Controller”) in accordance with the General Data Protection Regulation (“GDPR”) and any Data Protection laws applicable.

Any use of the service is subject to your acceptance of these Terms of Use. Please read these Terms of Use carefully before using the service. If you do not agree to all these Terms of Use, then you should not use this service and should consult with your healthcare provider regarding your treatment plan, e.g. for daylight photodynamic therapy (“dPDT”).

Any new features or tools which are added to the current service shall also be subject to these Terms of Use. You have the right to choose not to install such updates or opt out of automatic updates, but it means that you are electing to withdraw from using the service and your dPDT treatment may be affected.

We reserve the right to update, change or replace any part of these Terms of Use by posting updates and/or changes to a new version or update of this service. You have the right to not accept these changes, but if you do not accept them then you will not be permitted to continue to use the service and will need to contact your healthcare provider.

You must be 18 years old or over and be undergoing or providing dPDT treatment as advised by your healthcare provider to use this service.

Section 1 – The service

The service is intended to provide you with the platform for receiving recommendations from your healthcare provider for efficient and safe dPDT sessions, preparatory steps, follow-up (including skin lesion pictures monitoring) and remote supervision by medical staff (e.g. dermatologists) based on your treatment history.

Section 2 - Provision of the service

The service is provided to you by your healthcare provider for use on compatible devices via a mobile application (“SmartPDT-P App”) using Android or iOS mobile devices with versions later than the following versions:

- Android 5.0 or higher for Android devices;
- iOS 13.0 or higher for iOS devices (e.g. iPhone).

Any connection costs incurred during use, e.g. costs charged by your mobile phone provider, are to be borne by you.

The SmartPDT service has not been developed to meet your individual requirements. The functional scope and system requirements of the current version of the service are stated in the product and update descriptions for

---

**siHealth Ltd**

*Building R104, Rutherford Appleton Laboratory, Harwell Campus, Didcot, Oxfordshire, OX11 0QX, UK*

*Company Registration Number: 9176652*

*Company VAT Registration Number: GB 303 8383 15*

*e-mail: [info@sihealth.co.uk](mailto:info@sihealth.co.uk) web: [www.sihealth.co.uk](http://www.sihealth.co.uk)*

the service within the SmartPDT User Manual and the Frequently Asked Questions ("FAQs") area of the SmartPDT-P App. Please check these meet your requirements and please contact your healthcare provider if you have any questions.

You have no automatic entitlement to future or further provision of the service or any updates. This will be discussed with your healthcare provider as part of your treatment plan. We may modify or discontinue the service at any time, and you may discontinue use of the service at any time. If you do decide to discontinue use of the service, please notify your healthcare provider as this may affect your dPDT treatment.

### Section 3 – Use of the service/ no verification of the accuracy; purpose of use: only supporting function of the service

The functions of the service are based on data stored by you, the user and data provided by third parties which may include the following: non-identifiable information about the dPDT session, your identifiable personal information on the user and photos/video of your skin condition.

Neither the service nor your healthcare provider will check the accuracy and completeness of such data and the service or healthcare provider shall have no responsibility for the accuracy of the information that you submit via the SmartPDT-P App whilst you use the service.

The data, measurements and any other content provided through the service are supplied by us to support the decision making made by your healthcare provider and so are given without any warranty of accuracy and should not be used as a source to make any decision.

You must not:

- use the service if you suffer from a photo-aggravated dermatological disorder;
- use the service if you are currently ingesting substances that induce photo-sensibilization;
- use the service if you are under 18 years old;
- use the service in any unlawful manner, for any unlawful purpose, or in any manner inconsistent with these Terms of Use, or act fraudulently or maliciously, for example, by hacking into or inserting malicious code, such as viruses, or harmful data, into the service or any operating system;
- infringe our intellectual property rights or those of any third party in relation to your use of the service;
- transmit any material that is defamatory, offensive or otherwise objectionable in relation to your use of the service;
- use the service in a way that could damage, disable, overburden, impair or compromise our systems or security or interfere with other users; or
- collect or harvest any information or data from any service or our systems or attempt to decipher any transmissions to or from the servers running any service.

We are not responsible for any loss or damage suffered by you which has arisen from improper use of the service and / or failure to use the service in accordance with these Terms of Use or the User Manual and/or the FAQs.

It is advised to always exercise caution and follow good sense measures when exposed to the sun. If you have any questions about this please contact us using the contact information at Section 12.

### Section 4 – Limited grant of rights

We grant you a non-exclusive, revocable and non-transferable right to use the service, including the information provided as part of the service (e.g. data, measurements and recommendations provided by the App) exclusively for private purposes and only to the extent that such use relates to the specific purpose of receiving dPDT treatment provided by your healthcare provider and as further described in these Terms of Use.

You may not distribute or otherwise transfer the service to third parties for use (including renting, leasing, or sublicensing) or use the same to provide services to third parties.

All intellectual property rights in the service, including the information and software it contains, belongs to us or are licensed to us by our trusted partners. Apart from the rights of use expressly granted herein, you are not granted any further intellectual property rights of any kind. From time to time we may need to restrict access to some parts of the service, or the entire service, to users and we assume no responsibility for any interruption. The service may also be unavailable from time to time due to maintenance or malfunction or for other reasons outside our control. We will use reasonable endeavours to notify you in advance such unavailability.

### Section 5 – Liability and disclaimer of liability

We will use reasonable endeavours to keep content and functionalities of the service updated and provide you with notice of this where possible. However, we do not give any promises as to the accuracy, sequence,

---

**siHealth Ltd**

*Building R104, Rutherford Appleton Laboratory, Harwell Campus, Didcot, Oxfordshire, OX11 0QX, UK*

*Company Registration Number: 9176652*

*Company VAT Registration Number: GB 303 8383 15*

*e-mail: [info@sihealth.co.uk](mailto:info@sihealth.co.uk) web: [www.sihealth.co.uk](http://www.sihealth.co.uk)*

timeliness or completeness of the service or its content.

We are only responsible to you for foreseeable loss and damage caused by us failing to comply with these Terms of Use or our failing to use reasonable care and skill, but we are not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if either it is obvious that it will happen or if, at the time you accepted these Terms of Use, both we and you knew it might happen.

We do not exclude or limit in any way our liability to you where it would be unlawful to do so. This includes liability for death or personal injury caused by our negligence or the negligence of our employees, agents or subcontractors or for fraud or fraudulent misrepresentation.

We are not liable for business losses. The service is for domestic and private use. If you use the service for any commercial, business or resale purpose we will have no liability to you for any loss of profit, loss of business, business interruption, or loss of business opportunity.

We recommend that you back up any content and data used in connection with the service to protect yourself in case of problems with the service.

#### Section 6 – Notifications & Settings

You may receive notifications when there is something new in the service or when weather conditions change in your location. If you do not wish to receive these notifications, you can turn them off in the service settings at any time.

#### Section 7 – Profile

To ensure a personalised experience, a profile will be set up by your healthcare provider, which will require a unique siHealth User ID and Password. You must treat your siHealth User ID and Password as confidential and must not share it with a third party. If you forget your siHealth User ID or Password, then they can be changed at any time through your healthcare provider.

Depending on your treatment plan, you may be asked to fill out a questionnaire when you first log on to the service to personalise your experience and treatment.

Any information provided by you and submitted through the service will be treated in accordance with our Privacy Policy, which can be found at [www.smartpdt.com/privacy-policy](http://www.smartpdt.com/privacy-policy).

#### Section 8 – Severability

In the event that any provision of the Terms of Use is determined to be unlawful, void or unenforceable, such provision shall nonetheless be enforceable to the fullest extent permitted by applicable law, and the unenforceable portion shall be deemed to be severed from these Terms of Use, such determination shall not affect the validity and enforceability of any remaining provisions.

#### Section 9 – No rights for third parties

These Terms of Use do not give rise to any rights under applicable law (including the Contracts (Rights of Third Parties) Act 1999) for third parties to enforce any of its terms.

#### Section 10 – We may transfer these Terms of Use to someone else

We may transfer our rights and obligations under these Terms of Use to another organisation. We will always tell you in writing if this happens and we will ensure that the transfer will not affect your rights under the terms.

#### Section 11 – Governing law

These Terms of Use are governed by English law, and you can bring legal proceedings in the English courts. If you live in Scotland you can bring legal proceedings in either the Scottish or the English courts. If you live in Northern Ireland you can bring legal proceedings in either the Northern Irish or the English courts.

#### Section 12 - Contact us

Please contact us, your healthcare provider, if you have any questions or concerns about these Terms of Use at the Institution's Postal Address.