

CUE® HEALTH TERMS OF USE AND END USER LICENSE AGREEMENT

Updated February 7, 2022

Welcome to the Cue Health Terms of Use (“**Terms of Use**”) by Cue Health, Inc. (“**Cue,**” “**our**” “**we**” or “**us**”). These Terms of Use and End User License Agreement (collectively “**Terms**”) govern your use of the Cue Products as described below (the “**Cue Products**”).

Please read these Terms in full before using the Cue Products. By using the Cue Products, you agree to be legally bound by these Terms, any amendments of the Terms, and all applicable Cue rules and policies, including the Cue Privacy Policy. If you do not agree to these Terms, do not use the Cue Products.

Modifications To These Terms

We reserve the right to modify these Terms at any time, in our sole discretion, without prior notice to you (except as may be required by applicable law, which may include the Province of Quebec), and your continued use of the Cue Products binds you to the use of the changes made. We do occasionally update these Terms, so please refer to them in the future. If you do not agree to the amended Terms, your sole and exclusive remedy is to cease use of the Cue Products. By continuing to access the Cue Products after the Terms have been amended, you agree and consent to such amendments. Features and specifications of the Cue Products described or depicted herein are subject to change at any time without notice.

The Cue Products

These Terms apply to your use of any of the Cue Products to test, manage, and monitor COVID-19 test results within your home or organization. You will not use any of the Cue Products in a manner inconsistent with (i) these Terms or (ii) any and all applicable laws and regulations. The Cue Products that are governed by these Terms are described below:

Cue COVID-19 Test. This Cue Product is regulated by Health Canada as a medical device and is authorized for home use (adults self-swabbing) or children ≥ 2 years of age (swabbed by an adult) with or without symptoms or for other epidemiological reasons to suspect COVID-19. It is also authorized for use by accredited healthcare providers and operators working in a point of care professional environment. More information about the Cue COVID-19 Test Interim Order can be found on the Cue Health Website. This Cue Product includes the following:

- o **Cue Health Monitoring System:** Cue Cartridge Reader, Power Adapter, and Charging Cable
- o **Cue COVID-19 Test Cartridge Pack:** single-use Cue COVID-19 Test Cartridge and single-use Cue Sample Wand
- o **Cue Health Mobile Application (“Cue Health App”):** available for download from the Apple® App Store® and Google Play™ Store onto a compatible mobile smart device.

The Cue Health App provides you with step-by-step instructions on how to insert the Cue Test Cartridge into the Cue Cartridge Reader, collect specimens using a Cue Sample Wand, insert the Sample Wand into the Cue Test Cartridge, and run the test (collectively the “**Cue Test**”). When you run a Cue Test, the Cue Health App will display the results automatically on your compatible mobile smart device via BLUETOOTH® connection. The Cue Health App must be downloaded and installed on a compatible mobile smart device in order to obtain your Cue COVID-19 Test result. The Help Center within the Cue Health App provides additional instructional documentation for you to view.

This product is authorized for sale or importation in Canada pursuant to section 5 of the Interim Order Respecting the Importation and Sale of Medical Devices for Use in Relation to COVID-19, made by the Minister of Health on March 18, 2020, and the subsequent Interim Order No. 2 on March 1, 2021.

Cue+™ Foundation Membership. This Cue Product allows individuals who opt to purchase a membership (“Cue+ Members”) to receive additional services from Cue and through the Cue Health App, which may include ten (10) Cue COVID-19 Test for Home and OTC Use Test Cartridge Pouches per year and Supervised Test Services, as described below.

Cue Supervised Test. This Cue Product allows Cue+ Members to satisfy travel requirements to enter the United States, Canada, and as applicable, other countries. This Cue Product requires a Cue Health Monitoring System and a Cue COVID-19 Test for Home and OTC Use. Sessions conducted through the Cue Health App are supervised remotely in real-time by a proctor furnished by Truepill, Inc. or RDI Corporation. The proctor verifies the identity of the person(s) being tested and observes the self-test being taken. You will receive a report in the Cue Health App that confirms that the test was proctored in a manner consistent the Government of Canada or U.S. Center for Disease Control (CDC) requirements. This offering is available only to Cue+ Foundation Members.

Your Cue Health Account

When you install the Cue Health App on a mobile smart device and register for an account, you will be asked to set up a profile. You may set up multiple profiles in your account for your employees, patients, or other visitors (for laboratories/health care providers/health care professionals) and/or your children, family members or others (for consumers) and may save Cue Test results under any of these profiles. The Cue Health App will display historical test results for each profile. Please see the Cue Privacy Policy for more information about the retention of test results.

By creating a Cue Health App account, you represent and warrant the following: (a) you are an adult who has reached the age of majority in your jurisdiction of residence, (b) you have the legal ability and authority to enter into these Terms, (c) you have provided accurate and complete information when establishing your account and creating profiles (“**Registration Information**”), (d) you have the authority and consent of any individual if you create a profile on their behalf, (e) to the extent you create a profile on behalf of another individual, such individual (or, in the case of a minor, their parent or legal guardian) has reviewed the terms of

the Cue Health Privacy Policy and has consented to provide the information to us and for us to use the information in accordance with our Privacy Policy, (f) you will take all reasonable steps necessary to maintain and promptly update the Registration Information to ensure that it is accurate and complete, (g) you are not located in a country that is subject to a U.S. Government embargo or that has been designated by the U.S. Government as a “terrorist supporting” country, and (h) are not listed on the U.S. Treasury Department’s Specially Designated Nationals List or the U.S. Department of Commerce Denied Persons List or Entity List.

If you provide any information that is untrue or inaccurate about yourself or others for whom you establish a profile, or Cue has reasonable grounds to suspect that such information is untrue or inaccurate, Cue may suspend or terminate your account immediately.

Additionally, you agree to maintain the strict confidentiality of your account and any passwords created by you for your use of the Cue Products, and you agree not to allow persons or entities to use any username(s) or password(s) that are created by you. You alone shall be responsible for all of the activity that occurs in your account, including failure to obtain the proper consent from any individuals for whom you created an account. We cannot and will not be liable for any loss or damage arising from your failure to comply with these obligations. If you wish to cancel a username or password, or if you become aware of any loss, theft or unauthorized use of a username or password, please notify us immediately. We reserve the right to delete or change any username or password at any time and for any reason.

The Cue Health App is not intended for use by children under the age of majority. Cue Health does not seek to gather personal information from or about persons under the age of majority without the consent of a parent or guardian.

Use Of the Cue Products

As a user of the Cue Products, you acknowledge that:

1. It is your responsibility to use the Cue Health App appropriately to obtain the results of the Cue Test. Cue is not responsible if you do not use the Cue Health App and the Cue Test as directed.
2. It is very important to read the Cue Health Monitoring System User Manual and the Instructions for Use for the specific Cue Test being used, which include the indications and contraindications for use of such Cue Product.
3. You will not use these products for any purposes prohibited by United States or Canadian law.

Privacy

We are committed to maintaining the privacy of any personal information (including test results) that we collect or otherwise process through the Cue Health App (“**Personal Information**”). Please refer to our Privacy Policy, which is available in the Cue Health App and on the Cue Health Website, for a full description of the Personal Information that we collect and how we use and disclose that information. Personal Information will be used by Cue solely in accordance with these Terms and the Privacy Policy. If you provide us with personal information of another individual, you represent and warrant that you have obtained that person’s consent (or, in the

case of minors, their parent or legal guardian) to provide the information to us and for us to use the information in accordance with our Privacy Policy.

Cue Health App Updates and Upgrades.

You acknowledge that we may from time to time issue updated or upgraded versions of the Cue Health App and may (subject to your device settings) automatically electronically update or upgrade the version of the Cue Health App that you are then currently using on your mobile device. You consent to receive updates or upgrades to the Cue Health App automatically without providing further consent each time. The Cue Health App (including any updates or upgrades) may: (i) cause your device to automatically communicate with our servers to deliver the functionality described in the Cue Health App description or through new features as they are introduced, and to record usage metrics; (ii) affect preferences or data stored on your device; and (iii) collect personal information as set out in our Privacy Policy. We are not responsible if an update or upgrade affects how the Cue Health App works if this is caused by your own equipment or device not supporting the update or upgrade. You can withdraw consent at any time by uninstalling the app or by contacting us at support@cuehealth.com.

You represent and warrant that use of the Cue Products will be used in compliance with all applicable laws and regulations, including applicable federal and provincial privacy legislation. Without limiting the foregoing, you have sole responsibility for providing all notices, making all disclosures and obtaining all necessary consents and authority required by and in accordance with applicable laws, including privacy laws, for the collection, use, transfer, storage, disclosure and other processing of personal information in connection with the Cue Health App and our provision of Services to you. Cue Health has no obligation to review any notices or consents or determine the sufficiency of such processes under privacy laws.

License to Use the Cue Health App

The Cue Health App and any third party software, documentation, or interfaces accompanying this License are licensed, not sold, to you. Except for the limited license granted in this Agreement, Cue retains all right, title and interest in the Cue Health App, including copyrights, patents, trademarks and trade secret rights.

Cue grants you a revocable, nontransferable, nonexclusive license to use the Cue Products as described in these Terms. You may download the Cue Health App on your mobile smart device and use the Cue Products, as permitted by these Terms.

Limitations On License. The license granted to you in this Agreement is restricted as follows:

- **Limitations On Copying And Distribution.** You may not copy or distribute the Cue Health App except to the extent that copying is necessary to use the Cue Health App for purposes set forth herein.
- **Limitations On Reverse Engineering And Modification; APIs.** You may not (i) access or use the Cue Health App programming interfaces (“APIs”) for any purpose other than your licensed use of the Cue Health App, (ii) reverse engineer, decompile, disassemble, attempt to derive the source code of, or modify or create works derivative of the Cue Health App, any updates or part thereof, except to the extent expressly permitted by

applicable law.

- **Sublicense, Rental And Third Party Use.** You may not assign, transfer, sublicense, rent, timeshare, loan, lease or otherwise transfer the Cue Health App, or directly or indirectly permit any third party to copy and install the Cue Health App on a device not owned and controlled by you. If you transfer ownership of your mobile smart device, you must delete the Cue Health App from the mobile smart device before doing so.
- **Individual Use.** You may not distribute or make the Cue Health App available over a network where it could be used by multiple devices at the same time. The Cue Health App must be downloaded on each mobile smart device.
- **Proprietary Notices.** You may not remove any proprietary notices (e.g., copyright and trademark notices) from Cue Health App or its documentation.
- **Use In Accordance With Documentation.** All use of the Cue Health App must be in accordance with its then current documentation, including user guides, which can be found within the Cue Health App and the Cue Health Website.
- **Confidentiality.** You must hold the Cue Health App and any related documentation in strict confidence.
- **Compliance With Applicable Law.** You are solely responsible for ensuring your use of the Cue Health App is in compliance with all applicable foreign, federal, provincial and local laws, and rules and regulations.

Ownership Of Materials And Restrictions On Use

Cue is, unless otherwise stated, the owner of all copyright, trademark, patent, trade secret, database and other proprietary rights to information on the Cue Products, including without limitation, the Cue Health App. Our Products and all other material provided and the collection and compilation and assembly thereof are the exclusive property of Cue, and are protected by U.S., Canadian and international copyright laws. If any product name or logo does not appear with a trademark (TM), that does not constitute a waiver of intellectual property rights that Cue has established in any of its products, services, features, or service names or logos.

You agree to observe copyright and all other applicable laws and may not use the content in any manner that infringes or violates the rights of any person or entity, is unlawful in any jurisdiction where the Cue Products are being used, or prohibited by these Terms. You agree not to use the Cue Products in any manner that could damage, disable, overburden, or impair any of our equipment or interfere with any other party's use and enjoyment of the Cue Products, or any contents of the Cue Products. You may not attempt to gain access to any portion of the Cue Products other than those for which you are authorized.

The Cue Health App is provided for use in the United States, Canada, and certain other jurisdictions; it is not sold, licensed, or exported to users who reside outside the United States, Canada, or other jurisdictions outside of where the Cue Health App is provided.

Cue Products Availability

We take all reasonable steps to ensure that the Cue Products are available 24 hours every day, 365 days per year. However, mobile applications do sometimes encounter downtime due to

server and other technical issues as well as issues beyond our reasonable control. Where possible, we will try to give our users advance warning of maintenance issues, but shall not be obliged to do so. We will not be liable if the Cue Products are unavailable at any time.

While every effort is made to ensure that all content provided on the Cue Products do not contain computer viruses and/or harmful materials, you should take reasonable and appropriate precautions to protect your mobile smart device, and you should ensure that you have a complete and current backup of the applicable items on your mobile smart device. We disclaim any liability for the need for services or replacing equipment or data resulting from your use of the Cue Products. While every effort is made to ensure smooth and continuous operation, we do not warrant the Cue Products will operate error free.

Disclaimers

THE INFORMATION PROVIDED IS NOT INTENDED TO TREAT, CURE, OR PREVENT ANY DISEASE BUT TO ASSIST YOU IN A DIAGNOSIS THROUGH USE OF THE CUE TEST.

FOR HEALTHCARE PROVIDERS, PLEASE READ:

THE CUE PRODUCTS ARE DESIGNED TO HELP YOU, BUT YOU SHOULD EXERCISE YOUR OWN CLINICAL JUDGMENT WHEN USING THE CUE PRODUCTS (CONTENT AND TOOLS). THE CONTENT AND TOOLS PROVIDED BY THE CUE PRODUCTS DO NOT CONSTITUTE INDEPENDENT MEDICAL ADVICE. CUE IS NOT ENGAGED IN THE PRACTICE OF MEDICINE.

FOR CONSUMERS, PLEASE READ:

IF YOU EXPERIENCE A MEDICAL EMERGENCY, STOP USING THE CUE PRODUCTS AND CALL 911. YOU ACKNOWLEDGE THAT THE INFORMATION PROVIDED THROUGH OUR CONTENT AND TOOLS ARE NOT INTENDED, OR TO BE CONSTRUED, AS INDEPENDENT MEDICAL ADVICE OR TREATMENT, AND IS NOT A SUBSTITUTE FOR CONSULTATIONS WITH QUALIFIED HEALTH CARE PROFESSIONALS WHO ARE FAMILIAR WITH YOUR INDIVIDUAL MEDICAL NEEDS. CUE IS NOT ENGAGED IN THE PRACTICE OF MEDICINE.

FOR ALL USERS, PLEASE READ:

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW (WHICH MAY INCLUDE THE PROVINCE OF QUEBEC), THE CUE PRODUCTS ARE PROVIDED "AS IS" AND "AS AVAILABLE," WITH ALL FAULTS AND WITHOUT WARRANTY OF ANY KIND, AND CUE HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS WITH RESPECT TO THE CUE PRODUCTS, EITHER EXPRESS (NOTWITHSTANDING THESE TERMS), IMPLIED, OR STATUTORY, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES AND/OR CONDITIONS OF MERCHANTABILITY, OF SATISFACTORY QUALITY, OF FITNESS FOR A PARTICULAR PURPOSE, OF ACCURACY, OF QUIET ENJOYMENT, AND OF NON-INFRINGEMENT OF THIRD-PARTY RIGHTS. WITHOUT LIMITATION THEREOF, WE DO NOT WARRANT AGAINST INTERFERENCE WITH YOUR ENJOYMENT OF THE CUE PRODUCTS OR THE FUNCTIONS CONTAINED IN, OR SERVICES PERFORMED OR PROVIDED BY THE CUE PRODUCTS WILL MEET YOUR REQUIREMENTS, THAT THE OPERATION OF THE CUE PRODUCTS WILL BE UNINTERRUPTED OR ERROR-FREE, OR THAT DEFECTS IN THE CUE PRODUCTS WILL BE CORRECTED. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY CUE OR ITS

AUTHORIZED REPRESENTATIVES SHALL CREATE A WARRANTY. SHOULD THE CUE HEALTH APP PROVE DEFECTIVE, YOU ASSUME THE ENTIRE COST OF ALL NECESSARY SERVICING, REPAIR, OR CORRECTION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES OR LIMITATIONS ON APPLICABLE STATUTORY RIGHTS, SO THE ABOVE EXCLUSION AND LIMITATIONS MAY NOT APPLY TO YOU.

You acknowledge and agree to assume full responsibility for the risks associated with the use of the Cue Products, and that the use of such is at your sole risk. Cue is not liable to you, or any third party, for any decision made or action taken by you or any third party based on information contained on or within the Cue Products; or, due to reliance upon information contained on or within the Cue Products. You are solely responsible for verifying the accuracy of all personal information contained within the Cue Products and for obtaining the consent of those for whom you create a profile on their behalf. Cue is not responsible for any loss of the data entered into the Cue Health App if you lose your mobile smart device or delete the mobile application without previous synchronization (manual or automatic) of data to the cloud server. You are solely responsible for any data fees on your mobile smart device or charges incurred related to your transfer of data via the internet.

Cue, its suppliers and licensors shall have no liability for errors, unreliable operation, or other issues resulting from use of the Cue Products on or in connection with rooted or jail broken devices or use on any mobile smart device that is not in conformance with the manufacturer's original specifications, including use of modified versions of the operating system (collectively, "Modified Devices"). Use of the Cue Health App on Modified Devices will be at your sole and exclusive risk and liability.

In addition, Cue expressly disclaims any liability and is not responsible, and you acknowledge and agree that Cue is not liable or responsible for: (a) any errors in data or data entry, whether caused by you or by hardware, software or otherwise; (b) errors in results, (c) errors in diagnostic or therapeutic conclusions relying on erroneous data or data entry; (d) malfunction or loss of use of any hardware or software; (e) loss or degradation of communications between you, the Cue Products, and/or Cue for any reason not within control of Cue; (f) personal injury; (g) your failure to correct erroneous data or to comply with proper instructions; (h) delay, failure, interruption or corruption of data, and (i) errors resulting from unauthorized access to the Cue Products.

Limitation Of Liability

UNDER NO CIRCUMSTANCES SHALL CUE OR ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, REPRESENTATIVES, SUPPLIERS, OR LICENSORS BE RESPONSIBLE FOR PERSONAL INJURY OR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, OR PUNITIVE DAMAGES OR LOSSES, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, LOSS OF DATA, BUSINESS INTERRUPTION, OR ANY OTHER COMMERCIAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OF OR INABILITY TO USE THE CUE PRODUCTS OR YOUR RELIANCE ON OR USE OF THE CUE PRODUCTS, HOWEVER CAUSED, REGARDLESS OF THE THEORY OF LIABILITY (CONTRACT, TORT, OR OTHERWISE) AND EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY

OF SUCH DAMAGES. NOTWITHSTANDING ANYTHING ELSE IN THIS AGREEMENT, THE AGGREGATE LIABILITY OF CUE TO YOU ARISING UNDER OR IN CONNECTION WITH THESE TERMS IS LIMITED TO THE GREATER OF (1) THE AMOUNT THAT YOU PAID TO CUE FOR THE CUE TEST ON WHICH THIS DISPUTE IS BASED IN THE PAST SIX (6) MONTHS OR USD \$75.00, WHICHEVER IS GREATER. If you live in a jurisdiction that does not allow any of the above exclusions or limitations of liability or any of the disclaimers of warranties above (which may include the Province of Quebec), such exclusions or limitations will not apply to you, but only to the extent such exclusions or limitations are not allowed. In no event shall Cue be liable to you for damages (other than as may be required by applicable law in cases involving personal injury). The foregoing limitations will apply even if the above stated remedy fails of its essential purpose.

Indemnification

You agree to defend, indemnify, and hold Cue, our officers, directors, employees, volunteers, agents, and contractors harmless from and against any claims, actions or demands, liabilities and settlements, including without limitation, legal and accounting fees, resulting from or alleged to result from, your use of and access to the Cue Products, your violation of these Terms or your violation of any third party right, including without limitation any trademark, copyright or other proprietary or privacy right, any claim for personal injury, death or damage to property, any use of the Cue Products without consent, or breach or loss of data that you (or unauthorized users using your account) have transmitted, uploaded, downloaded, stored, managed or in any other way accessed, using the Cue Products. Cue reserves the right to assume the exclusive defensive and control of any matter subject to indemnification by you (without limiting your indemnification obligations with respect to the matter). In that case, you agree to cooperate with our defenses of those claims.

Third Party Content/Liability

These Terms are only applicable to the use of the Cue Products. The Cue Health App may enable access to third-party services and websites (“**External Services**”). We do not have any control over External Services, and as such, Cue, its suppliers and licensors, disclaim all liability from your use of those External Services. Any link on or within the Cue Products to another site is not an endorsement of such other site. No judgment or warranty is made with respect to the accuracy, timeliness, or suitability of the content of any site to which we may link, and we take no responsibility for it. To the extent you choose to use such External Services, you agree to use such services at your sole risk and you are solely responsible for compliance with any applicable laws. Cue reserves the right to change, suspend, remove, disable or impose access restrictions or limits on any External Services at any time without notice or liability to you.

Your wireless carrier, the manufacturer and retailer of your mobile smart device, the developer of the operating system for your mobile smart device, the operator of any application store, marketplace, or similar service through which you obtain the Cue Health App, and their respective affiliates, suppliers, and licensors are not parties to this Agreement and they do not own and are not responsible for the Cue Health App. You are responsible for complying with all of the application store and other applicable terms and conditions by these or other sites or services.

Terms of Sale for Direct to Consumer Sales of the Cue Products

This Section only applies if You are purchasing the Cue Products directly from Cue, and not pursuant to a program offered by an employer, healthcare provider, or insurer.

By purchasing Cue Products and/or enrolling in a Cue+ Foundation Membership directly from Cue (a “**Direct Order**”), You are agreeing to purchase the Cue Products subject to the following additional terms and conditions:

- (a) All Direct Orders are subject to availability of the applicable Cue Products.
- (b) In order to submit a Direct Order, You must have reached the age of majority in your province/territory of residence.
- (c) WHEN PLACING A DIRECT ORDER, YOU REPRESENT AND WARRANT THAT YOU HAVE THE RIGHT TO USE ANY PAYMENT METHOD THAT YOU CHOOSE TO USE TO COMPLETE ANY SUCH DIRECT ORDER. By providing Your payment, shipping, and billing information, You are granting Us the right to provide such information to third parties for purposes of facilitating such Direct Order. We may need to verify Your information prior to the acceptance of the Direct Order.
- (d) All Direct Order sales are final. Please contact customer support in the event of Cue Product malfunction or invalid/canceled results.
- (e) Direct Orders are only available to end-user customers only, and We reserve the right to reject or cancel Your Direct Order if we suspect you are purchasing products for an entity, association, or for resale.
- (f) Cue+ Foundation Memberships. Subject to applicable law (which may include the Province of Quebec), the Cue+ Foundation Memberships are non-cancelable during the twelve (12) month term of the membership. This policy is in place so that people do not take advantage of our discount pricing for a one-time purchase. We want to make sure our subscription testing is affordable for those who believe in the merits of regular testing. You understand and agree that by entering into a Direct Order you are authorizing Cue to charge the method of payment You provide during the term of the membership and that You are responsible for updating your method of payment as necessary. In the case of invalid payment, Your Cue+ Membership will be suspended and You will be subject to a late payment charge of one and a half percent (1.5%) per month (18% per annum) simple interest (or, if less, the maximum rate allowed by applicable law) from the due date until the date of payment. In case of continued non-payment, suspended Cue+ Memberships are at risk of being transferred to a third party collections agency, solely at Cue’s discretion. Please note that a third party collections agency may impose additional charges. Failure to pay may also result in Cue pursuing You legally to recover the value owed, thus incurring further legal costs for You. Subject to applicable law (which may include the Province of Quebec), unless you have disabled auto-renew or you have notified us of your cancellation by emailing membership@cuehealth.com (effective at the end of the then-current term), your membership will automatically renew for an additional term equal to the length of the initial term.

Termination

Cue may terminate your access to all or any part of the Cue Products in the event of any breach of these Terms. In addition, Cue may choose to discontinue support of the Cue Products at any time, without notice. In such case, the Cue Products may cease to function and your data that are stored on the cloud server may become inaccessible. You are solely responsible for saving locally any data stored in the Cue Health App. All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

Governing Law

We make no representations that the content or the Cue Products are appropriate or may be used or downloaded outside the United States and Canada and other jurisdictions where permitted. Access to the Cue Products and/or the content may not be legal in certain countries outside the United States and Canada. If you access the Cue Products from outside the United States or Canada or other jurisdictions that allow the use of the Cue Products and Cue App, you do so at your own risk and are responsible for compliance with the laws of the jurisdiction from which you access the website.

Except where prohibited by applicable law (which may include the Province of Quebec), (i) any dispute with respect to the Cue Products shall be governed by the laws of the state of California in the United States excluding its conflicts of laws rules and (ii) you agree to submit to the personal and exclusive jurisdiction of the courts located within the county of San Diego, California, in the United States to resolve any dispute or claim arising from this Agreement. We may seek injunctive or other equitable relief in any jurisdiction in order to protect our intellectual property rights.

Except where prohibited by applicable law (which may include the Province of Quebec), YOU HEREBY IRREVOCABLY WAIVE ANY AND ALL RIGHT TO TRIAL BY JURY OR TO PARTICIPATE IN ANY CLASS ACTION OR LEGAL PROCEEDING ARISING OUT OF OR RELATING TO THESE TERMS OF USE AND/OR PRIVACY STATEMENT. YOU AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO THE CUE PRODUCTS MUST COMMENCE WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES (OR SUCH LONGER PERIOD AS MAY BE REQUIRED BY APPLICABLE LAW). OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.

General

These Terms and any amendments thereof, any licensing agreements, together with applicable Cue policies and procedures, including the Privacy Policy and any legal notices that we publish regarding the Cue Products shall constitute the entire agreement between us concerning use of the Cue Products. If any provision of these Terms is deemed invalid by a court of competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of these Terms, which shall remain in full force and effect. No waiver of any term shall be deemed a further or continuing waiver of such term or any other term, and our failure to assert any right or provision under these Terms shall not constitute a waiver of such right or provision.

Contact Us

If you have any questions, concerns, or suggestions or otherwise need to contact us, please email us at support@cuehealth.com, call us at 833.CUE.TEST (833-283-8378), or by regular mail at Cue Health, Inc., 4980 Carroll Canyon Rd, #100, San Diego, CA 92121, Attn: Legal Department.

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Google Play are trademarks of Google LLC.

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Other trademarks and trade names are those of their respective owners.