

Before downloading, installation and / or used, Please read carefully this Agreement

AGREEMENT FOR WEB AND MOBILE APPS AND WEBSITES ALSO USER LICENSE AGREEMENT AND PRIVACY POLICY FOR MOBILE APPLICATIONS AND WEBSITES

I. GENERAL

1. Definitions:

- a. Enterprise / Licensor:** Globe Care LTD. Belize.
- b. You:** The person, company or organisation that use this Application or website.
- c. Product:** The Products transacted through the Services are licensed, not sold, to you for use only under the terms of this license. The Application Provider reserves all rights not expressly granted to you. The Product that is subject to this license is referred to in this license as the “Licensed Application.” The Licensed Application is to be used on devices that operate with Apple’s operating systems (“iOS” and “Mac OS”) and/or with Google’s operating system (“Android”) and/or with Blackberry operating systems (OS and .10) and/or Windows Phone operating systems (Windows WP) and the aforementioned devices are referenced in this license as “Devices”. The App Store Terms and Conditions and the Google Play Terms of Service are referenced in this license as “Usage Rules”. The product is also the website that you use or read on your device. The website must be considered as an application in these terms and conditions.
- d. Application:** An application is a product, software that you may upload from a Distribution or Alternative Distribution Platform on your mobile devices, such as smartphones, tablets etc. The application uses your mobile devices to obtain certain information, to effect purchases and/or transactions or other useful acts. The general function of an application is to be informatively helpful. An application is also a website, which is visualized via World Wide Web with or without the use of a browser and / or other program with which the website can be read and / or used.
- e. Distribution Platform(s) / Application Provider:** The Product is to be obtained only through the Application platforms Apple’s software distribution platform (“App Store”) and through Google’s software distribution platform (“Google Play Store”). The “App Store” (iTunes) and “Google Play Store” are referred to in this license as “Services”. Or for websites via a provider and / or browser or via the worldwide web (www).
- f. Alternative Distribution Platform(s):** Alternative Distribution Platform(s) are platforms such as websites, books and magazines, advertisements and other Distribution Platform(s) as mentioned in article 1.e.
- g. <App Name>:** Read as “The name of the app, which you have downloaded via an app store or the domain name that you use, via the www.”

2. Description of the Application

The Application aims to assist you in an educational manner. Its texts are written with the utmost care. However, many descriptions and/or interfaces with historical information which often adopted or interpreted on the basis of technical and historical information, are not an exact science and/or may have changed in the mean time. The Application general function is to transfer information through in an easy way, by means of a menu which displays the desired information, such as pictures and texts. The additional, free of charge website tools are not required to access the educational information. The tools are free of charge and are not included in the price and/or the Product. Use is always at your own risk.

3. Agreement chapters

This agreement consists of several chapters, namely:

- I this chapter: GENERAL

II	WEB AND MOBILE APP END USER LICENSE AGREEMENT
III	PRIVACY POLICY FOR MOBILEA APPLICATIONS AND WEBSITES
IV	<APP NAME> (SUB- V.H) APP END USER LICENSE AGREEMENT
V	SERVICES / COMMUNICATION
VI	CONDITIONS / DISCREPANCY / APPLICABLE LAW

II. WEB AND MOBILE APP END USER LICENSE AGREEMENT

1. Agreement

This agreement is a legal agreement between you that has licensed a software product and Enterprise (“Licensor” or “Application Provider”). The Product is to be obtained only through the Application platforms. By installing and/or using any Product provided by the Licensor, you are confirming your acceptance of this agreement and you are agreeing to become bound by the terms of this agreement.

This agreement shall apply only to a Product supplied by the Licensor herewith regardless of whether other software or platform is referred to or described herein.

2. Scope of License

This license granted to you for the Licensed Application by Application Provider is limited to a non-transferable, non-exclusive license to use the Licensed Application on any Devices that you own or control and as permitted by the Usage Rules. This license does not allow you to use the Licensed Application on any Devices that you do not own or control, and you may not distribute or make the Licensed Application available over a network where it could be used by multiple devices at the same time. You may not rent, lease, lend, sell, redistribute or sublicense the Licensed Application. You may not copy (except as expressly permitted by this license and the Usage Rules), decompile, reverse engineer, disassemble, attempt to derive the source code of, modify, or create derivative works of the Licensed Application, any updates, or any part thereof (except as and only to the extent any foregoing restriction is prohibited by applicable law or to the extent as may be permitted by the licensing terms governing use of any open sourced components included with the Licensed Application). Any attempt to do so is a violation of the rights of the Application Provider and its licensors. If you breach this restriction, you may be subject to prosecution and damages. The terms of the license will govern any upgrades provided by Application Provider that replace and/or supplement the original Product, unless such upgrade is accompanied by a separate license in which case the terms of that license will govern.

3. Principles APP functioning.

For the correct functioning of the Application, it is important that your devices are connected to the Internet.

4. Push notifications

A push notification is a short message that is shown on the screen of the device. Even if the user has not opened the app, you will see the push notification immediately. A push notification can be used for Breaking News, offers, additional information, etc. Push notification are in general editorial prepared messages and sent by third parties. ‘Licensor’ or ‘Application Provider’ are in no way responsible for the content and frequency of the push notifications. When you remove the Application from your devices, push notifications will stop too.

5. Tools

Tools include for example a photo and video camera, pocket calculator, currency/location tool, weather information, etc. The above tools are generally linked to websites of third parties. Enterprise/Licensors is not responsible or liable should the Tools do not function properly and /or accurately. The Tool(s) are free of charge but do not belong to the Product.

6. Properly functioning connection to the Internet and good devices

For the correct functioning of the Application, it is important that your devices functions correctly. Your devices should also meet the required technical specification necessary for the proper functioning of the application. The information regarding this application clearly specifies the technical requirements necessary for your device for a smooth functioning of the application.

7. Consent to Use of Data

You agree that Application Provider may collect and use technical data and related information, including but not limited to technical information about Your device, system and application software, and peripherals, that is gathered periodically to facilitate the provision of software updates, product support and other services to you (if any) related to the Licensed Application. Application Provider may use this information, as long as it is in a form that does not personally identify you, to improve its products or to provide services or technologies to you.

8. Termination

The license is effective until terminated by you, Application Provider or Licensor. Your rights under this license will terminate automatically without notice from the Application Provider if you fail to comply with any term(s) of this license. Upon termination of the license, you shall cease all use of the Licensed Application, and destroy all copies, full or partial, of the Licensed Application. Provider or Licensor is entitled to stop or suspend its activities in case the application is not profitable for the Provider or Licensor or any other reason.

9. Intellectual Property Rights

You acknowledge that all intellectual property rights in the Application (including any possible free Tools) and the Technology anywhere in the world belong to the licensors and /of the Distribution Platform or Application Provider, that rights in the Application are licensed (not sold) to you, and that you have no rights in, or to, the Application or the Technology other than the right to use each of them in accordance with this agreement. You acknowledge that you have no right to have access to the Application in source-code form. In submitting or transmitting any material using the Services you grant us a transferable, sub-licensable, non-exclusive, royalty-free, worldwide, irrevocable license to use such material in connection with the Application and any Service.

Nothing in these agreement or in relating to any Application: licensing, Application: hire purchase, or other service should be construed as conferring upon you any copyright or other intellectual property license or right (whether by implication, estoppel or otherwise), unless we have expressly said so. You agree that the Application van de website including content, pictures, technologies, etc are protected by applicable copyrights, trademarks, service marks, patents or other proprietary rights and laws, all of which belong its licensors.

Regarding infringements of intellectual properties, including appropriation in part or in its entirety of the technologies, parts, content, pictures etc. you are directly, at first notice, liable to pay a contribution to the Licensor of € 25,000.- (twenty-five thousand Euro). You will also, at first notice, remove the said appropriated technologies, parts, content, pictures etc. and/or parts of it, from each information carrier on which these technologies, parts, content, pictures and/or parts of it are used.

Every day that you remain in default you will pay the Licensor a fee of 5,000 € for each day that the above-mentioned items remain on the information carriers, with limit regarding a maximum amount.

You are obliged, at first request of Licensor, to provide proof to the Licensor that any of the said information carriers is still in circulation or is/publicly/private accessible or available.

In addition to the above, you will be liable for any direct, indirect, and consequential damage to the Licensor, which results from violating intellectual property rights. The damage is determined by parties on a minimum of 25% of the turnover of the Licensor, for a minimum period of two years, unless research shows that the violation of the intellectual property rights lasted longer than two years, then the period will be established through the research results. Both the additional damage as well as the violation amount of € 25,000.-(twenty-five thousand Euros) are due and payable directly to the Licensor without the intervention of a judge or arbitrator.

10. Services

Third Party Materials. The Licensed Application may enable access to Application Provider's and third party services and web sites (collectively and individually, "Services"). Use of the Services may require Internet access and that you accept additional terms of service.

You understand that by using any of the Services, you may encounter content that may be deemed offensive, indecent, or objectionable, which content may or may not be identified as having explicit language, and that the results of any search or entering of a particular URL may automatically and unintentionally generate links or references to objectionable material. Nevertheless, you agree to use the Services at Your sole risk and that the Application Provider shall not have any liability to you for content that may be found to be offensive, indecent, or objectionable.

Certain Services may display, include or make available content, data, information, applications or materials from third parties ("Third Party Materials") or provide links to certain third party web sites. By using the Services, you acknowledge and agree that the Application Provider is not responsible for examining or evaluating the content, accuracy, completeness, timeliness, validity, copyright compliance, legality, decency, quality or any other aspect of such Third Party Materials or web sites. The Application Provider does not warrant or endorse and does not assume and will not have any liability or responsibility to you or any other person for any third-party Services, Third Party Materials or web sites, or for any other materials, products, or services of third parties. Third Party Materials and links to other web sites are provided solely as a convenience to you. Financial information displayed by any Services is for general informational purposes only and is not intended to be relied upon as investment advice. Before executing any securities transaction based upon information obtained through the Services, you should consult with a financial professional. Location data provided by any Services is for basic navigational purposes only and is not intended to be relied upon in situations where precise location information is needed or where erroneous, inaccurate or incomplete location data may lead to death, personal injury, property or environmental damage. Neither the Application Provider, nor any of its content providers, guarantees the availability, accuracy, completeness, reliability, or timeliness of stock information or location data displayed by any Services.

You agree that any Services contain proprietary content, information and material that is protected by applicable intellectual property and other laws, including but not limited to copyright, and that you will not use such proprietary content, information or materials in any way whatsoever except for permitted use of the Services. No portion of the Services may be reproduced in any form or by any means. You agree not to modify, rent, lease, loan, sell, distribute, or create derivative works based on the Services, in any manner, and you shall not exploit the Services in any unauthorized way whatsoever, including but not limited to, by trespass or burdening network capacity. You

further agree not to use the Services in any manner to harass, abuse, stalk, threaten, defame or otherwise infringe or violate the rights of any other party, and that the Application Provider is not in any way responsible for any such use by you, nor for any harassing, threatening, defamatory, offensive or illegal messages or transmissions that you may receive as a result of using any of the Services.

In addition, third party Services and Third Party Materials that may be accessed from, displayed on or linked to from the Devices are not available in all languages or in all countries. The Application Provider makes no representation that such Services and Materials are appropriate or available for use in any particular location. To the extent you choose to access such Services or Materials, You do so at your own initiative and are responsible for compliance with any applicable laws, including but not limited to applicable local laws. The Application Provider, and its licensors, reserves the right to change, suspend, remove, or disable access to any Services at any time without notice. In no event will the Application Provider be liable for the removal of or disabling of access to any such Services. The Application Provider may also impose limits on the use of or access to certain Services, in any case and without notice or liability.

11. Events / activities outside our control

If an Event Outside Our Control takes place that affects the performance of our obligations under this Agreement:

- a. our obligations under this Agreement will be suspended and the time for performance of our obligations will be extended for the duration of the Event Outside Our Control; and
- b. we will use our reasonable endeavours to find a solution by which our obligations under this Agreement may be performed despite the Event Outside Our Control.

The App or any Service may contain links to other independent third-party websites (**Third-party Sites**). Third-party Sites are not under our control and we are not responsible for and do not endorse their content or their privacy policies (if any). You will need to make Your own independent judgment regarding Your interaction with any Third-party Sites, including the purchase and use of any products or services accessible through them.

12. No Warranty

You expressly acknowledge and agree that use of the licensed application is at your sole risk and that the entire risk as to satisfactory quality, performance, accuracy and effort is with you. To the maximum extent permitted by applicable law, the license application and any services performed or provided by the licensed application (“services”) are provided “as is” and “as available,” with all faults and without warranty of any kind, and application provider hereby disclaims all warranties and conditions with respect to the licensed application and any services, either express, 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 non-infringement of third party rights. Application provider does not warrant against interference with your enjoyment of the licensed application, that the functions contained in, or services performed or provided by, the licensed application will meet your requirements, that the operation of the licensed application or services will be uninterrupted or error-free, or that effects in the licensed application or services will be corrected. No oral or written information or advice given by application provider or its authorized representative shall create a warranty. Should the licensed application or services 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 of a consumer, so the above exclusion and limitations may not apply to you.

13. Limitation of Liability.

To the extent not prohibited by law, in no event shall Licensor or Application Provider be liable for personal injury, or any incidental, special, indirect or consequential damages whatsoever, 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 or inability to use the licensed application, however caused, regardless of the theory of liability (contract, tort or otherwise) and even if Licensor” or “Application Provider has been advised of the possibility of such damages. Some jurisdictions do not allow the limitation of liability for personal injury, or of incidental or consequential damages, so this limitation may not apply to you.

In no event shall Licensor or Application Provider total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) exceed the amount of fifty dollars (\$50.00). The foregoing limitations will apply even if the above stated remedy fails of its essential purpose.

14. You may not use

You may not use or otherwise export or re-export the Licensed Application except as authorized by Maltese and European law and the laws of the jurisdiction in which the Licensed Application was obtained. In particular, but without limitation, the Licensed Application may not be exported or re-exported (a) into any U.S. and European embargoed countries or (b) to anyone on the U.S. Treasury Department’s list of Specially Designated Nationals or the U.S. Department of Commerce Denied Person’s List or Entity List And European list. By using the Licensed Application, you represent and warrant that you are not located in any such country or on any such list. You also agree that you will not use these products for any purposes prohibited by Maltese en European law, including, without limitation, the development, design, manufacture or production of nuclear, missiles, or chemical or biological weapons.

15. Downloading and Installation

To install this product, first copy all your data and data of the device, memory card and memory card (Sim Card), so that you suffer no data or information loss should a calamity occur, and that simple reinstallation of your device software can take place. ‘Licensor’ or ‘Application Provider’ shall in no event be held responsible or liable for any damages, including include data or information loss.

III PRIVACY POLICY FOR MOBILE APPLICATIONS AND WEBSITES

This privacy policy governs your use of the software application <APP NAME> (“Application”) for mobile devices that was created by Enterprise / Licensor. The description from the Application is defined in chapter I.2.

What information does the Application obtain and how is it used?

1. User Provided Information

The Application obtains the information you provide when you download and register the Application. Registration with us is optional. However, please keep in mind that you may not be able to use some of the features offered by the Application unless you register with us.

When you register with us and use the Application, you generally provide (a) Your name, email address, age, user name, password and other registration information; (b) transaction-related

information, such as when you make purchases, respond to any offers, or download or use applications from us; (c) information you provide us when you contact us for help; (d) credit card information for purchase and use of the Application, and; (e) information you enter into our system when using the Application, such as contact information and project management information.

We may also use the information you provided us to contact You from time to time to provide you with important information, required notices and marketing promotions.

2. Automatically Collected Information

In addition, the Application may collect certain information automatically, including, but not limited to, the type of mobile device you use, Your mobile devices unique device ID, the IP address of Your mobile device, Your mobile operating system, the type of mobile Internet browsers you use, and information about the way you use the Application.

3. Does the Application collect precise real time location information of the device?

When you visit the mobile application, we may use GPS technology (or other similar technology) to determine Your current location in order to determine the city you are located within and display a location map with relevant advertisements. We will not share Your current location with other users or partners.

If you do not want us to use Your location for the purposes set forth above, you should turn off the location services for the mobile application located in Your account settings or in Your mobile phone settings and/or within the mobile application.

4. Do third parties see and/or have access to information obtained by the Application?

Yes. We will share your information with third parties only in the ways that are described in this privacy statement.

We may disclose User Provided and Automatically Collected Information:

- as required by law, such as to comply with a subpoena, or similar legal process;
- when we believe in good faith that disclosure is necessary to protect our rights, protect Your safety or the safety of others, investigate fraud, or respond to a government request;
- with our trusted services providers who work on our behalf, do not have an independent use of the information we disclose to them, and have agreed to adhere to the rules set forth in this privacy statement.
- if Enterprise / Licensor is involved in a merger, acquisition, or sale of all or a portion of its assets, you will be notified via email and/or a prominent notice on our Web site of any change in ownership or uses of this information, as well as any choices you may have regarding this information.
- to advertisers and third party advertising networks and analytics companies as described in the section below

5. Automatic Data Collection and Advertising

We may work with analytics companies to help us understand how the Application is being used, such as the frequency and duration of usage. We work with advertisers and third party advertising networks, who need to know how you interact with advertising provided in the Application which helps us keep the cost of the Application low. Advertisers and advertising networks use some of the information collected by the Application, including, but not limited to, the unique identification ID of Your mobile device and your mobile telephone number. To protect the anonymity of this information, we use an encryption technology to help ensure that these third parties can't identify you personally. These third parties may also obtain anonymous information about other applications you've downloaded to Your mobile device, the mobile websites you visit, Your non-precise location information (e.g., Your zip code), and other non-precise location information in order to help analyse and serve anonymous targeted advertising on the Application and elsewhere. We may also share encrypted versions of information you have provided in order to enable our partners to append other available information about you for analysis or advertising related use.

If you'd like to opt-out from third party use of this type of information to help serve targeted advertising, please visit the section entitled "Opt-out" below.

6. What are my opt-out rights?

There are multiple opt-out options for users of this Application:

Opt-out of all information collection by uninstalling the Application: You can stop all collection of information by the Application easily by uninstalling the Application. You may use the standard uninstall processes as may be available as part of Your mobile device or via the mobile application marketplace or network. You can also request to opt-out via email (look to chapter Services).

Opt-out from the use of information to serve targeted advertising by advertisers and/or third party network advertisers: You may at any time opt-out from further allowing us to have access to Your location data. You can prevent access to your location data at settings of your devices to de-active your location tool or to remove the Application.

You can stop all collection of information by the Application easily by uninstalling the Application. You may use the standard uninstall processes as may be available as part of Your mobile device or via the mobile application marketplace or network. You can also request to opt-out via email (look to chapter Services).

7. Data Retention Policy, Managing Your Information

We will retain User Provided data for as long as you use the Application and for a reasonable time thereafter. We will retain Automatically Collected information for up to 24 months and thereafter may store it in aggregate. If you'd like us to delete User Provided Data that you have provided via the Application, please contact us (look to chapter Services) and we will respond in a reasonable time. Please note that some or all of the User Provided Data may be required in order for the Application to function properly.

8. Children

We do not use the Application to knowingly solicit data from or market to children under the age of 13. If a parent or guardian becomes aware that his or her child has provided us with information without their consent, he or she should contact us at (look to chapter Services) We will delete such information from our files within a reasonable time.

9. Security

We are concerned about safeguarding the confidentiality of Your information. We provide physical, electronic, and procedural safeguards to protect information we process and maintain. For example, we limit access to this information to authorized employees and contractors who need to know that information in order to operate, develop or improve our Application. Please be aware that, although we endeavour provide reasonable security for information we process and maintain, no security system can prevent all potential security breaches.

10. Changes

This Privacy Policy may be updated from time to time for any reason. We will notify you of any changes to our Privacy Policy by posting the new Privacy Policy here and informing you via email or text message. You are advised to consult this Privacy Policy regularly for any changes, as continued use is deemed approval of all changes. You can check the history of this policy by clicking here.

11. Your Consent

By using the Application, you are consenting to our processing of Your information as set forth in this Privacy Policy now and as amended by us. "Processing," means using cookies on a computer/hand held device or using or touching information in any way, including, but not limited to, collecting, storing, deleting, using, combining and disclosing information, all of which activities will take place in the World.

IV. <APP NAME> (SUB-V.H) END USER LICENSE AGREEMENT

Enterprise / licensor has declared to the Distribution Platform(s) / Licensor or Application Provider the following:

Definition < App Name> see article I.1.h.

This End User License Agreement ("Agreement") is between Enterprise / Licensor and < App Name> and governs use of this app made available through Distribution Platform(s) / Licensor" or "Application Provider. By installing the <App Name> App, you agree to be bound by this Agreement and understand that there is no tolerance for objectionable content. If you do not agree with the terms and conditions of this Agreement, you are not entitled to use the <App Name> App. In order to ensure <App Name> provides the best experience possible for everyone, we strongly enforce a no tolerance policy for objectionable content. If you see inappropriate content, please use the "Report as offensive" feature found under each post.

1. Parties

This Agreement is between Enterprise / Licensor and <App Name> only, and not Distribution Platform(s) / Licensor" or "Application Provider. Notwithstanding the foregoing, you acknowledge that Apple and its subsidiaries are third party beneficiaries of this Agreement and Distribution Platform(s) / Licensor" or "Application Provider has the right to enforce this Agreement against you. < App Name>, not Distribution Platform(s) / Licensor" or "Application Provider, is solely responsible for the <App Name> App and its content.

2. Privacy

<App Name> may collect and use information about your usage of the <App Name> App, including certain types of information from and about your device. <App Name> may use this

information, as long as it is in a form that does not personally identify you, to measure the use and performance of the <App Name> App.

3. Limited License

<App Name> grants you a limited, non-exclusive, non-transferable, revocable license to use the <App Name> App for Your personal, non-commercial purposes. You may only use the <App Name> App on Apple devices that you own or control and as permitted by the Distribution Platform(s) / Licensor” or “Application Provider Terms of Service.

4. Age Restrictions

By using the <App Name> App, you represent and warrant that (a) Enterprise / Licensor are 17 years of age or older and you agree to be bound by this Agreement; (b) if you are under 17 years of age, you have obtained verifiable consent from a parent or legal guardian; and (c) Your use of the <App Name> App does not violate any applicable law or regulation. Your access to the <App Name> App may be terminated without warning if <App Name> believes, in its sole discretion, that you are under the age of 17 years and have not obtained verifiable consent from a parent or legal guardian. If you are a parent or legal guardian and you provide Your consent to Your child’s use of the <App Name> App, you agree to be bound by this Agreement in respect to Your child’s use of the <App Name> App.

5. Objectionable Content Policy

Content may not be submitted to <App Name>, who will moderate all content and ultimately decide whether or not to post a submission to the extent such content includes, is in conjunction with, or alongside any, Objectionable Content. Objectionable Content includes, but is not limited to: (i) sexually explicit materials; (ii) obscene, defamatory, libellous, slanderous, violent and/or unlawful content or profanity; (iii) content that infringes upon the rights of any third party, including copyright, trademark, privacy, publicity or other personal or proprietary right, or that is deceptive or fraudulent; (iv) content that promotes the use or sale of illegal or regulated substances, tobacco products, ammunition and/or firearms; and (v) gambling, including without limitation, any online casino, sports books, bingo or poker.

6. Warranty

<App Name> disclaims all warranties about the <App Name> App to the fullest extent permitted by law. To the extent any warranty exists under law that cannot be disclaimed, <App Name>, not, Distribution Platform(s) / Licensor” or “Application Provider shall be solely responsible for such warranty.

7. Maintenance and Support

<App Name> does provide minimal maintenance or support for it but not to the extent that any maintenance or support is required by applicable law, <App Name>, not Distribution Platform(s) / Licensor” or “Application Provider, shall be obligated to furnish any such maintenance or support.

8. Product Claims

<App Name>, not Distribution Platform(s) / Licensor” or “Application Provider, is responsible for addressing any claims by Enterprise / Licensor relating to the <App Name> App or use of it, including, but not limited to: (i) any product liability claim; (ii) any claim that the <App Name> App fails to conform to any applicable legal or regulatory requirement; and (iii) any claim arising

under consumer protection or similar legislation. Nothing in this Agreement shall be deemed an admission that you may have such claims.

9. Third Party Intellectual Property Claims

<App Name> shall not be obligated to indemnify or defend you with respect to any third party claim arising out or relating to the <App Name> App. To the extent <App Name> is required to provide indemnification by applicable law, <App Name>, not , Distribution Platform(s) / Licensor” or “Application Provider shall be solely responsible for the investigation, defense, settlement and discharge of any claim that the <App Name> App or Enterprise / Licensor use of it infringes any third party intellectual property right.

V SERVICES / COMMUNICATION

1. Communication between us

- a. If you wish to contact us in writing, or if any condition in this agreement requires you to give us notice in writing, you can send this to us by e-mail Valletta@Globecareltd.com and we will confirm receipt of this by contacting you in writing, usually by e-mail.
- b. If we have to contact you or give you notice in writing, we will do so by e-mail to the address you provide to us in your request for the App.
- c. If you have any questions regarding privacy while using the Application, or have questions about our practices, please contact us via email at VallettaPrivacy@Globecareltd.com.
- d. In case you wish to correspond regarding the conditions of this Application and /or Discrepancies, please contact us via email at VallettaLaw@Globecareltd.com.

VI CONDITIONS / DICREPANCIES / APPLICABLE LAW

1. Conditions

This Agreement is applicable to this Application regarding the use for the web and mobile applications, user license and privacy policy for mobile Applications, and the conditions of the Enterprise / Licensor. Enterprise / Licensor who has made the Application and delivered it to the (Alternative) Distribution Platform(s) for re-sale.

Also the conditions apply of the Distribution Platform(s) and Alternative Distribution Platform(s). The (Alternative) Distribution Platform(s) is at all times responsible for the Financial settlement of the payment.

2. Discrepancies

As previously mentioned, you should carefully read the conditions before downloading and installation. This concerns both the conditions of Enterprise/Licensor and Distribution Platform or Alternative Distribution Platform. If you believe that there is a discrepancy, you need to notify the Enterprise/Licensor prior to installation via email to VallettaLaw@Globecarltd.com and wait for the reaction of Enterprise / Licensor.

If you disagree with the reaction / answer of the Enterprise / Licensor, then Enterprise / Licensor advises you not to use the Application or to use it fully at your own risk.

Dissatisfaction about the reaction / answer of Enterprise / Licensor is not considered a valid reason for a refund of the price paid for the Application.

In case of a discrepancy the Enterprise / Licensor shall furnish an explanation / clarification regarding the discrepancy. This explanation / clarification of Enterprise / Licensor is always binding, even if this explanation / clarification is borne out of a conflict..

3. Applicable Law

The law of Belize applies to all relations between Enterprise / Licensor and you. Any disputes that arise between Enterprise / Licensor and the you shall only be brought before the Courts of Law of Belize, however, parties explicitly agree that by mutual agreement the argument can be brought into a different jurisdiction.