NAN Home Health Professionals User Agreement

YOU MUST READ CAREFULLY AND AGREE TO THE FOLLOWING USER AGREEMENT TERMS AND CONDITIONS BEFORE SUBSCRIBING TO USE NAN HOME HEALTH PROFESSIONALS.

NAN Home Health Professionals (hereinafter "NAN HHP"), a California Corporation, together with its subsidiaries and affiliates, provides Users access and use of our Mobile Application (hereinafter "App"), subject to the User's compliance with the terms and conditions of this User Agreement (hereinafter "Agreement"). NAN HHP developed and designed the App to enable Home Healthcare Agencies, Skilled Nursing Facilities, and Medical Practice Establishments (hereinafter "Medical Entities") to post job opportunities and open positions for Healthcare and Medical Professionals directly onto the App. The Medical Entities shall subscribe to NAN HHP and be charged a monthly fee. NAN HHP is available free to all Healthcare and Medical Professionals who have downloaded the App to perform searches for job opportunities and open positions per their expertise and specialty.

This App is used to view posted Healthcare and Medical Professionals' job opportunities or positions, to submit an application for those job opportunities, to make payments, or review payment history. NAN HHP may change, modify, remove, suspend, discontinue or terminate any aspect of this App or Services, including the availability of any features or content at any time without notice or liability. NAN HHP, in its sole discretion, may also impose limits or restrictions on certain Services, features or content, or terminate your access to parts or all of this App or Services without notice or liability.

THIS User Agreement, by and between NAN HHP and you the User, is made as of the date executed by both NAN HHP and the User (the "Effective Date").

NAN HHP's Agreement is a contract between NAN HHP and you, and it applies to your subscription to and use of Material and Services available through NAN HHP's App.

NOW, THEREFORE, in consideration for the representations and agreements contained herein, in using this App, you hereby covenant and agree as follows:

Not to disrupt or interfere with the security of, or otherwise abuse, the App, or any Services, system resources, subscription accounts (hereinafter "Account"), servers, or networks connected to or accessible through the App or affiliated. Not to disrupt or interfere with any other user's enjoyment of the App or affiliated; Not to upload, post or otherwise transmit through or on the App any viruses or other harmful, disruptive or destructive code, files or programs; Not to use or attempt to use or access another person's Account or personal information, or create or use a false identity on the App; Not to attempt to obtain unauthorized access to the App, NAN HHP's servers or networks or portions of the App, which are restricted from general access; and Not to use any robot, spider, or other automatic device, or manual process to monitor, extract, collect, harvest or copy the App or any data or data fields contained at the App including, but not limited to, personally identifiable information of any other user of the App.

In addition, you agree that you are solely responsible for actions and communication undertaken or transmitted for your Account, and that you will comply with all applicable local, state and federal laws and regulations, that relate to your use of activities on this App.

A. LIMITED LICENSE, RESTRICTIONS ON USE, AND OBLIGATIONS.

In order to use this App, you must be at least 18 years old or have reached the age of majority in your state of residence and be a resident of the United States. If you do not satisfy these restrictions on use, please do not use the App or download Materials from the App. In addition, use of the App is restricted to professional use. The App may not be used for commercial purposes or for governmental purposes.

In consideration of your subscription fee, NAN HHP grants Medical Entities a nonexclusive, non-sublicensable, non-transferable, limited use license to use and access NAN HHP content, terminable right to (i) use NAN HHP App for the limited purpose of connecting with employment candidates by posting its job opportunities and opened positions (ii) access and transmit data through the App for the limited purpose of obtaining NAN HHP's Material and Services. The User may use the App and access and transmit data through the App only during the term and only so long as the User is not in default under this Agreement. Users acknowledge and agree that NAN HHP may enter into similar or different agreements with other similar providers or entities.

The App is the proprietary information and trade secrets of NAN HHP and this Agreement grants the User no title or rights of ownership in the App. The App is protected by the United States copyright laws and international copyright treaties, as well as, other intellectual property laws.

You may electronically copy and print to hard copy portions of the App for the sole purpose of using Material it contains for informational and non-commercial, professional use only. Any other use of the Material in the App (including any commercial use, reproduction for purposes other than described above, modification, distribution, republication, display, or performance), without the prior written permission of NAN HHP, is strictly prohibited.

NAN HHP may terminate this license and your use of or access to the App if you make or permit any unauthorized us of the App. Such actions by you may violate applicable law including, without limitation, copyright laws, trademark laws (including trade dress), and communications regulations and statutes. NAN HHP reserves the right to have all violators prosecuted to the fullest extent of the law. ALL APPLICABLE WORKS MAINTAINED ON THE APP ARE SUBJECT TO COPYRIGHT, TRADE MARK, SERVICE MARK, AND SUCH OTHER INTELLECTUAL PROPERTY RIGHTS AS MAY APPLY FROM TIME TO TIME.

B. ONLINE PRIVACY POLICY.

NAN HHP has an Online Privacy Policy that describes the types of information that the NAN HHP collects from you and/or your mobile device, when you access or use the App.

C. ACCOUNT INFORMATION.

Information regarding your Account, including subscription payment information that may be provided via the App is in addition to, and do not replace, your Account billing statement. In the event of a conflict with your Account or payment information provided on the App, your Account billing statement shall govern.

D. INFORMATION PROVIDED BY YOU.

You represent and agree that all information you provide to NAN HHP in connection with the App is accurate, current, and complete and that you have the right to provide such information to NAN HHP for the purposes of using the App. You agree not to misrepresent your identity or your Account information. NAN HHP does not want you to, and you should not, send any confidential or proprietary information to NAN HHP via the App, except for certain information requested in the User's application for a job opportunity or in connection with performing Account Servicing functions for your Account. You further agree that, except as provided in NAN HHP's Online Privacy Policy, any information or materials that you or individuals acting on your behalf provide to NAN HHP will not be considered confidential or proprietary. By providing any such information or materials to NAN HHP, you grant to NAN HHP an unrestricted, irrevocable, worldwide, royalty-free license to use, reproduce, display, publicly perform, transmit, and distribute such information and materials, except as limited by NAN HHP's Online Privacy Policy, and you further agree that NAN HHP is free to use any ideas, concepts, or know-how that you or individuals acting on your behalf provide to NAN HHP. You further recognize that NAN HHP does not want you to, and you warrant that you shall not, provide any information or materials to NAN HHP that are defamatory, threatening, obscene, harassing, or otherwise unlawful, or that incorporates the proprietary material of another.

E. CONFIDENTIALITY.

As used herein, Confidential Information means all information disclosed by a party to the other party, whether orally, in writing or through any other medium, that is designated as confidential or proprietary or that reasonably should be understood to be confidential given the nature of the information and the circumstances of the disclosure. Confidential Information shall not include any information that: (i) is in the public domain prior to the disclosure or that becomes part of the public domain other than by way of a breach of this Agreement; (ii) that was in the lawful possession of the Receiving Party prior to the disclosure without a confidentiality obligation to any person; (iii) that was disclosed to the Receiving Party, by a third party who was in lawful possession of the information without a confidentiality obligation to any person; (iv) that was independently developed by the Receiving Party outside the scope of this Agreement; or (v) that the Receiving Party is required to disclose by law or legal process.

The Receiving Party shall take all necessary steps to protect and ensure the confidentiality of the Confidential Information, and such Confidential Information shall not in any way be disclosed by the Receiving Party to any third-party, in whole or in part, without the prior written consent of the Disclosing Party, which may be granted or withheld in its sole discretion. If the Receiving Party becomes aware of the unauthorized possession of such Confidential Information, it shall promptly notify the Disclosing Party.

In the event a party breaches any of its obligations under this Section, the nonbreaching party will be entitled to obtain injunctive relief against the breaching party.

F. SYSTEM REQUIREMENTS AND FEES.

You acknowledge that you have the appropriate device system and Internet access to use the App and understand that your use of the internet may incur certain operational costs such as monthly fees for that service provider. You are solely responsible for any and all telephone and other communications charges and equipment costs relating to your use of the App. All transmissions by you via the App shall be at your sole risk and NAN HHP shall not be responsible for any communications line failure, equipment or systems failure or other such occurrence.

G. CONSENT TO ELECTRONIC SIGNATURES.

Your affirmative actions in using this App, such as clicking "I Accept," "Submit" and the like and uploading of data to us, signify that you agree to adopt and execute the action or electronic record with the intention to be legally bound. Such affirmative actions will have the same legal force, effect, validity and enforceability as if you affixed a written signature to the electronic record, and such electronic signature and electronic record shall be deemed to satisfy the writing and delivery requirements of any applicable law. You agree not to contest the admissibility, legal effect, validity or enforceability of such electronic signatures in any proceeding arising out of use of the App.

H. CONSENT TO ELECTRONIC COMMUNICATION.

When you visit the App and send an email to us, you are communicating with us electronically. You consent to receive communications from us electronically and agree that we may communicate with you about your Account via email, or by posting a notice on the App. You acknowledge and agree that unencrypted email sent via the User's mobile device is not secure and may be read by others, and you agree that when you request that we send you email you are authorizing us to transmit and disclose your information (including your personal financial information) from time to time in an unencrypted manner. You further acknowledge that emails sent with this information are not stored in a secure manner. Your options, including your right to opt-out of receiving certain kinds of emails from us, are further described in our Privacy Policy.

I. LEGAL EQUIVALENCY.

This electronic document and any other electronic documents, policies and guidelines incorporated herein will be: (i) deemed for all purposes to be a "writing" or "in writing," and to comply with all statutory, contractual, and other legal requirements for a writing: (ii) legally enforceable as a signed writing as against the parties subject to the electronic documents; and (iii) deemed an "original" when printed from electronic records established and maintained in the ordinary course of business. Electronic documents introduced as evidence in any judicial, arbitration, mediation or administer of proceeding will, if established and maintained in the ordinary course of business, be admissible to the same extent as business records in written form that are similarly established and maintained.

J. SECURITY.

You must complete the registration process in order to subscribe to and use the Services by providing your accurate information as prompted by the applicable registration form. You will also choose a password and a username. You are entirely responsible for maintaining the confidentiality of your password and username for any and all activities that occur under your Account. You agree to notify NAN HHP immediately of any unauthorized use of your Account or any other breach of security. NAN HHP will not be liable for any loss that you may incur as a result of someone else using your password or Account, either with or without your knowledge. However, you could be held liable for losses incurred by NAN HHP or another party due to someone else using your password or Account.

You understand that mobile applications and the Internet are not fully secure against interception or attacks from third parties. We will try to keep this channel secure but you acknowledge that, regardless of whether you are using a web browser with security features, we are unable to ensure that data contained in any related Internet transmission between us will not be intercepted by third parties. You agree that we will not be liable should any such interception occur.

We utilize passwords and other security devices to protect your Account from unauthorized access and you agree to protect and keep confidential your Account number, username, passwords and any other security credentials used on the App. If you disclose your Account number, username, password or any other security credentials to any person(s) or entity, you assume all liability associated with such disclosure. If you permit any person(s) or entity, including any data aggregation service providers, to use your security credentials to access your Account, you are responsible for all transactions and activities associated with your Account and for any use of your information by such person(s) or entity.

Except as otherwise may be provided in this Agreement, NAN HHP is not responsible for any losses that result from the loss or theft of your mobile device or the loss or theft of your information transmitted from or stored on your mobile device. You must report immediately any unauthorized use of your Account on the App by contacting NAN HHP customer service at 310-848-9043

You authorize your wireless operator to disclose your mobile number, name, address, email, network status, customer type, customer role, billing type, mobile device identifiers (IMSI and IMEI) and other subscriber status and device details, if available, to us and/or to our third-party service provider, solely to verify your identity and prevent fraud for the duration of the business relationship. See our Online Privacy Policy for how we treat your data.

K. CONTACT US.

If at any time you need assistance or are experiencing difficulties using the App, please contact Customer Service via phone at 310-848-9043; or write us at: Customer Service, 649 E El Segundo Blvd, Los Angeles, Calif 90059.

L. DISCLAIMER OF WARRANTIES.

THE APP AND THE MATERIALS PROVIDED HEREIN ARE PROVIDED ON AN "AS IS" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. NAN HHP DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT WITH RESPECT TO THE APP AND MATERIALS, CONTENT, SERVICES AND PRODUCT ON THE APP, NAN HHP DOES NOT REPRESENT OR WARRANT THAT MATERIALS IN THE APP ARE ACCURATE, COMPLETE, RELIABLE, CURRENT, OR ERROR-FREE. NAN HHP IS NOT RESPONSIBLE FOR TYPOGRAPHICAL ERRORS OR OMISSIONS RELATING TO JOB OPPORTUNIES OR APPLICATIONS SUBMITTED. OR TEXT. NAN HHP DOES NOT REPRESENT OR WARRANT THAT THE APP OR THEIR SERVER(S) ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. YOU EXPRESSLY AGREE THAT USE OF THE APP, INCLUDING ALL CONTENT, DATA OR SOFTWARE DISTRIBUTED BY, DOWNLOADED OR ACCESSED FROM OR THROUGH THE APP IS AT YOUR SOLE RISK. FURTHERMORE, THE APP AND THE MATERIALS PROVIDED HEREIN ARE PROVIDED WITH THE UNDERSTANDING THAT YOUR SUBSCRIPTION IS NOT MADE PURSUANT TO ANY COVERED FEDERAL. STATE OR LOCAL GOVERNMENT CONTRACT THAT WOULD IMPOSE GOVERNMENT CONTRACTING OBLIGATIONS ON NAN HHP BY NATURE OF THIS SALE. ANY ITEMS PROVIDED IN CONNECTION WITH THIS PURCHASE ARE NOT INTENDED FOR DISTRIBUTION OR RESALE TO ANY FEDERAL, STATE OR LOCAL GOVERNMENT AGENCIES. SOME JURISDICTIONS DO NOT ALLOW THE DISCLAIMER OF IMPLIED TERMS IN CONTRACTS WITH CONSUMERS, SO SOME OR ALL OF THE DISCLAIMERS IN THIS SECTION MAY NOT APPLY TO YOU.

Reference to any products, services, processes, or other information, by trade name, trademark, manufacturer, supplier, or otherwise does not constitute or imply endorsement, sponsorship or recommendation thereof by NAN HHP.

M. LIMITATION OF DAMAGES.

NAN HHP, ITS AFFILIATES, AND THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS SHALL NOT BE RESPONSIBLE TO YOU OR ANY

THIRD PARTY FOR ANY TRANSMISSIONS NOT ACTUALLY RECEIVED OR FOR MALFUNCTIONS IN COMMUNICATIONS FACILITIES WHICH MAY AFFECT THE ACCURACY OR TIMELINESS OF THE ELECTRONIC RECORDS SENT. OR FOR ANY LOSSES, ERRORS OR DELAYS ARISING OUT OF YOUR USE OF THE APP OR ANY BROWSER SOFTWARE. IN NO EVENT SHALL NAN HHP, ITS AFFILIATES AND THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS, BE LIABLE FOR DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES (INCLUDING BUSINESS INTERRUPTION, LOSS OF INFORMATION OR PROGRAMS OR OTHER DATA ON YOUR INFORMATION HANDLING SYSTEM), EVEN IF NAN HHP IS EXPRESSLY ADVISED OF THE POSSIBLITY OF SUCH DAMAGES, RELATED TO YOUR USE OR ACCESS TO, OR YOUR INABILITY TO USE OR ACCESS, THE APP, ITS CONTENT OR FUNCTIONS. IN NO EVENT SHALL THE AGGREGATE LIABILITY OF NAN HHP, ITS AFFILIATES, AND THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS, EXCEED ONE HUNDRED DOLLARS (\$100), REGARDLESS OF THE CAUSE OF ACTION, WHETHER IN CONTRACT OR TORT OR OTHERWISE. THE NEGATION OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN NAN HHP AND YOU. THIS SERVICE AND THE MATERIALS WOULD NOT BE PROVIDED WITHOUT SUCH LIMITATIONS. THE LIMITATIONS OF LIABILITY AND DISCLAIMERS HEREIN CONTAINED APPLY REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, WARRANTY, STRICT LIABILITY, NEGLIGENCE OR OTHER TORT AND SHALL SURVIVE THE TERMINATION OF YOUR USE OR ACCESS TO THE APP. A FUNDAMENTAL BREACH OR BREACHES, OR THE FAILURE OF THE ESSENTIAL PURPOSES OF CONTRACT OR THE FAILURE OF AN EXCLUSIVE REMEDY.

N. WAIVER, RELEASE AND INDEMNITY.

You release, discharge and hold harmless NAN HHP and its Affiliates and their respective directors, officers, employees and agents from any and all liability, claims or causes of action (known or unknown) arising out of our or their negligence in connection with the App, including, without limitation, liabilities arising out of information posted on the App or otherwise provided by NAN HHP. YOU ACKNOWLEDGE THAT YOU HAVE CAREFULLY READ THIS WAIVER AND RELEASE PARAGRAPH AND FULLY UNDERSTAND THAT IT IS A RELEASE OF LIABILITY. YOU ARE WAIVING ANY RIGHT THAT YOU MAY HAVE TO BRING A LEGAL ACTION TO ASSERT A CLAIM AGAINST US OR THE OTHER PARTIES SET OUT ABOVE FOR OUR OR THEIR NEGLIGENCE.

O. BREACH OF AGREEMENT.

In the event that you breach any terms of this Agreement, NAN HHP may in its sole discretion terminate this Agreement, your access to the App and its provision of Services to you without refund. NAN HHP reserves the right to seek all remedies available by law for such breaches. Any violation of these terms may subject you to civil

and criminal penalties, prosecution, monetary damages, and the immediate termination of your ability to use the Services.

No waiver, express or implied, by either party of any breach of or default under this Agreement will constitute a continuing waiver of such breach or default or be deemed to be a waiver of any preceding or subsequent breach or default.

P. U.S. APPLICATION.

The App is meant for U.S. users and is governed by U.S. law. If you are a user from outside the U.S. be aware that you are agreeing to be treated as a U.S. user. Access to the App from territories where its contents are illegal is prohibited.

Q. CHOICE OF LAW.

This Agreement shall be governed by the laws of the State of California and the federal laws of the United States of America, without giving effect to their conflict of law provisions. For all disputes arising from or related to the App, you agree to submit to the personal and exclusive jurisdiction of the state and federal courts of California. These terms and conditions constitute the entire Agreement between NAN HHP and you with respect to the terms of usage for the App. If for any reason a court of competent jurisdiction finds any provision of these terms and conditions or portion thereof to be invalid or unenforceable, that provision shall be enforced to the maximum extent permissible, and the remainder of these terms and conditions shall continue in full force and effect.

This Agreement shall be governed by and construed in accordance with the laws of the State of California applicable to agreements made and entirely to be performed within California, without resort to its conflict of law provisions. Regardless of where you access the App, you agree that any action at law or in equity arising out of or relating to the terms and conditions of this Agreement shall be filed and adjudicated only in the federal or state courts located in Los Angeles County, State of California, and you hereby irrevocably and unconditionally consent and submit to the exclusive jurisdiction and venue of such courts over any suit, action or proceeding arising out of the terms and conditions of this Agreement.

Any dispute arising under or related to this Agreement shall be resolved exclusively as follows, with the costs of any mediation and arbitration to be shared equally by both parties:

- (1) Initial Resolution by Meeting. The parties shall first attempt to resolve amicably the dispute by meeting with each other, by telephone or in person at a mutually convenient time and location, within thirty (30) days after written notice of a dispute is delivered from one party to the other. Subsequent meetings may be held upon mutual agreement of the parties.
- (2) Mediation. If the dispute is not resolved within sixty (60) days of the first meeting, the parties shall submit the dispute to mediation by an organization or company

specializing in providing neutral, third-party mediators. NAN HHP shall be entitled to select either the (i) the location of the mediation or (ii) the organization or company, and the User shall select the other. The mediation shall be conducted within sixty (60) days of the date the dispute is submitted to mediation, unless the parties mutually agree on a later date.

(3) Arbitration. Any dispute that is not otherwise resolved by meeting or mediation shall be exclusively resolved by arbitration between the parties in accordance with the Comprehensive Arbitration Rules & Procedures of JAMS, with the arbitration to be conducted in Los Angeles County, California, or another location mutually agreed by the parties. The results of such arbitration shall be binding on the parties, and judgment may be entered in any court having jurisdiction. Notwithstanding the foregoing, either party may seek interim injunctive relief from any court of competent jurisdiction.

R. POLICIES AND ENFORCEMENT.

All access to and use of the App is governed by and subject to the terms and conditions of this Agreement. We have the right, but not the obligation, to monitor any activity and Content associated with forums and interactive areas on the App. We may access at any time and use internally for any lawful purpose information stored on our systems, including the content of any emails or other communications. We may disclose such information to any third-party including law enforcement agencies to protect our rights or property in response to legal process, or in a good faith belief that such disclosure is justified or required in an emergency situation. We may investigate any reported violation of our policies or complaints and take any appropriate action that we deem appropriate. NAN HHP has the right, but not the obligation, to take any action we deem appropriate, including but not limited to action to issue a warning, suspend or terminate your access and use of the App and related Services at any time, and block, remove or edit any communication and materials that NAN HHP believes in its sole discretion may violate applicable law, the terms and conditions or a third party's rights. NAN HHP takes no responsibility and assumes no liability for any Content posted or uploaded by you or any third party, or for any mistakes, defamation, slander, libel, omissions, falsehoods, obscenity, pornography or profanity you may encounter.

S. NO THIRD-PARTY BENEFICIARIES.

This Agreement is not intended to create any right in or for the public, or any member of the public, any subcontractor, supplier or any other third party, or to authorize anyone not a party to this Agreement to maintain a suit to enforce or take advantage of its terms and conditions.

T. INTELLECTUAL PROPERTY AND OWNERSHIP.

All App Materials are owned by NAN HHP and are protected by United States and international copyright, trademark and other laws.

U. PAYMENT TERMS.

The fees are paid directly to NANHHP on a monthly installment per the subscription fees and the term of this Agreement. These fees are subject to change throughout the course of the Agreement. Any change(s)/ adjustment(s) in the amount of the fees require 60 days advance written notice to the User by NAN HHP, along with a written explanation supporting the desired fee change(s)/adjustment(s). Any change(s)/adjustment(s) shall be consistent with other comparable agreements in force. The User shall have the right to terminate with 60 days advance written notice to NAN HHP should the User elect not to agree to the change(s)/adjustment(s).

By entering your username and password when accessing the App, you authenticate yourself and confirm your Agreement to the payment authorization contained in these terms and conditions. Your payment has to be scheduled by the due date on your Account in order for the payment to post on time, without a late fee. Your payment may be scheduled in advance of your payment due date. Your Payment will be credited to your Account on the day when you make it, but may not be displayed on your Account for up to 48 hours. Subject to our receipt of funds from your payment, your Account will be updated within two business days of the Payment Date. You may use the App to cancel any future scheduled payments.

This Agreement commences on the Effective Date and shall continue until the first anniversary of the Effective Date, and shall thereafter automatically renew for successive monthly periods, unless the User elects to not renew the term upon written notice to NAN HHP is given not less than thirty (30) days prior to the end of the thencurrent term.

V. PCI DSS COMPLIANCE.

NAN HHP shall maintain full compliance with the Payment Card Industry Data Security Standards (PCI DSS) as required for the processing they are undertaking. (Website address provided for reference: <u>www.pcisecuritystandards.org</u>.)

W. TERM AND TERMINATION.

Notwithstanding any of the terms and conditions, NAN HHP reserves the right, without notice and in its sole discretion, to terminate your license to use the App, and to block or prevent future access to and use of the App if you violate any of these terms and conditions or NAN HHP's policies. Upon termination, this Agreement shall still apply.

IF YOU AGREE WITH THIS AGREEMENT, TERMS AND CONDITIONS, PLEASE

CLICK "I agree with NAN HHP's User Agreement." By indicating that you accept these terms and conditions, you do not become the owner of the licensed Material, but are entitled to use them according to the terms and conditions of this Agreement and will proceed with the New User Registration process.