#### OFFER AGREEMENT

### on Provision of Paid Access to Computer Program

Moscow October 3, 2019

The Non-State Medical Institution "Clinical Association of Child and Adolescent Eye Care Centers "Yasniy Vzor", hereinafter referred to as the "User", duly represented by the Director Igor Erikovich Aznauryan, acting pursunat to the Charter, offers the Clients, specialists in the field of pediatric ophthalmology, to use the Computer program for individual modeling of horizontal strabismus surgery "STRABO Soft" (hereinafter referred to as the "Program") in their practice and access to the Program via the Internet on the following conditions:

General Provisions

of the Offer Agreement

This Offer Agreement is subject to the rules provided for in Clause 1, Article 435 and Clause 1, Article 440 of the Civil Code of the Russian Federation, addressed to the specific scope of persons who meet the qualification requirements to the clients provided for in the registration form, the term for its acceptance is not limited to any period of time.

Subject of the Offer Agreement

Under the terms provided for in herein, the User, with the consent of the Program Copyright Holder, provides the Clients, specialists in the field of pediatric ophthalmology, with electronic access to the Program via the Internet.

Access to the Program is granted to the persons who meet the qualification requirements provided for in the registration form, registered on the User's website and having paid the cost of access to the Program.

Program registered name "STRABO Soft"

Program Copyright Holder Igor Erikovich Aznauryan

Name and e-mail address of the website to access the Program strabosoft.ru

Conditions for Clients to access the Program

Condition One: The Client shall confirm his/her consent to the rules of the Program use and obligations not to grant any access to use the Program to third parties.

Persons who have not confirmed their consent to the first condition shall not be granted access to the Program.

Condition Two: The Client shall fill in all required fields of the registration form specified on the website. The data provided shall be true and correct.

The Client shall pay for the access to the User's website.

The Client shall pay for the access to the Program by means of bank cards and Internet acquiring.

The Client shall pay the full amount of the access cost with one advance payment.

The payment is possible both in rubles and in US dollars at the exchange rate of the Central Bank of the Russian Federation on the day of payment.

Tariff name	Tariff limit	Tariff cost	
Tarm name	Tariii iiiiiit	RUB	
For individuals - month	6 calculations per month	9 000	
For legal entities - month	10 calculations per month	27 000	
For individuals - quarter	15 calculations per quarter	21 000	
For legal entities - quarter	20 calculations per quarter	54 000	

To avoid blocking, the Client's payment of the access cost for a new period of use shall be received from the Client before the paid period of use expires.

## **Technical Support for Clients**

The User shall carry out technical support of the Clients on the basis of their written requests sent by the latter to the User's address from the e-mail address specified during registration (specified on the website): <a href="mailto:support@strabocare.ru">support@strabocare.ru</a>

#### Client's Responsibility for Program Use

The Client is fully responsible according to the current legislation of the Russian Federation for damage caused to third parties by its actions while using the Program.

The User hereby notes, that the Program is of recommendatory nature. The User is not responsible for any consequences that occurred during the Client's use of the Program.

# Offer Acceptance

This offer shall be considered accepted by the Client at the time of its registration on the User's website. In accordance with Clause 1, Article 438 of the Civil Code of the Russian Federation, acceptance is considered complete and unconditional.

Place and Moment of Entering into the Agreement and Its Validity Period

This Offer Agreement shall be recognized as executed in Moscow at the time the Client accepts the offer and it becomes mandatory for the User from the moment the Client's payment of the access cost is credited to the User's account in full amount.

The Agreement expires after the paid use period is over.

Dispute Settlement.

Applicable Law and Arbitration Clause

All disputes arising between the Client and the User, unresolved in the course of negotiations, shall be filed to the court at the place of the User's registration.

When filing a claim to the court, it is mandatory to comply with the claim (pre-trial) settlement procedure.

The terms of this Agreement shall be governed with the legislation of the Russian Federation.

User's Details

NSMI "Clinical Association of Child and Adolescent Eye Care Centers "Yasniy Vzor"

Legal address: 23 Novoalekseyevskaya St., Moscow, 129626

Settlement account 40703810107000000001 in PJSC RGS Bank Moscow, corr. account 30101810945250000174, BIC (Sort Code) 044525174

INN (Taxpayer Identification Number)/KPP (Tax Registration Reason Code) 7704235467/771701001, OGRN (Primary State Registration Number) 1037739069873