

Terms of Service and Privacy Policy For SeeMeTeach ® Teacher Observation App

License agreement effective date: 10.4.2020

Version 1.0

Welcome and thank you for choosing SeeMeTeach ® LLC

LEGAL AGREEMENT. IMPORTANT, PLEASE READ CAREFULLY. THIS IS A LICENSE AGREEMENT. THIS LEGAL AGREEMENT BETWEEN YOU AND SeeMeTeach LLC GOVERNS YOUR USE OF THE SeeMeTeach ® TEACHER and CLASSROOM OBSERVATION SOFTWARE PRODUCT, SOFTWARE, SERVICES, STORAGE, CONTENT, AND WEBSITES. YOU SHOULD READ AND UNDERSTAND THE FOLLOWING TERMS. BY CLICKING "AGREE," YOU ARE AGREEING THAT THESE TERMS WILL APPLY IF YOU CHOOSE TO ACCESS OR USE THE SERVICE.

The following terms apply to any software product (including any updates or upgrades to the software) and any related documentation SeeMeTeach LLC makes available to you in connection with SeeMeTeach ® software product and any content you access through the SeeMeTeach ® Software, Content, or Website, or is distributed via SeeMeTeach LLC. By using SeeMeTeach ® software product, and /or SeeMeTeach LLC Content, Software, or Website you agree to be bound by these Terms of Use/Service, including the Privacy Policy. If you do not accept these Terms of Use/Service, then you may not use the SeeMeTeach ® Software, Content, or Website and should not register for use.

COPYRIGHT. This Web-based App SOFTWARE PRODUCT is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. This PRODUCT is licensed, not sold. This End User License Agreement ("EULA") is a legal agreement between you (either an individual or a single entity, school or institution) and SeeMeTeach LLC concerning the copyrighted Software (herein referred to as "SOFTWARE PRODUCT" or "SOFTWARE") provided with this EULA. The SOFTWARE PRODUCT includes the web-based App computer software product, the associated media, any printed materials, and any "online" or electronic documentation. Use of any software and related documentation ("Software") provided to you by SeeMeTeach ® LLC in whatever form or media, will constitute your acceptance of these terms unless separate terms are provided by the software supplier, in which case certain additional or different terms may apply. If you do not agree with the terms of this EULA, do not register as a user, or use the SOFTWARE PRODUCT. By registering, installing, copying or otherwise using the SOFTWARE PRODUCT, you agree to be bound by the terms of this EULA. If you do not agree to the terms of this EULA, SeeMeTeach is unwilling to license the use of this SOFTWARE PRODUCT to you.

PROPRIETARY RIGHTS. You acknowledge and agree that SeeMeTeach ® LLC owns all legal right, title and interest in and to the Software Product and Service, including but not limited to graphics, user interface, the scripts and software used to implement the Service, and any software provided to you as a part of and/or in connection with the Service, including all intellectual property rights that exist therein, whether registered or not and wherever in the world they may exist. All content related to the Software Product will contain the same proprietary notices as contained in or on the Software Product. All title and copyrights in and to the SOFTWARE PRODUCT (including but not limited to any images, photographs, animations, video, audio, music, text and "applets," incorporated into the SOFTWARE PRODUCT), the accompanying printed materials, and any copies of the SOFTWARE PRODUCT, are owned by SeeMeTeach ® LLC. The SOFTWARE PRODUCT is protected by copyright laws and international treaty provisions. You further agree that the Service (including the Software, or any other part thereof)

contains proprietary and confidential information that is protected by applicable intellectual property and other laws, including but not limited to copyright. You agree that you will not use such proprietary information or materials in any way whatsoever except for use of the Service in compliance with this Agreement. You acknowledge no title to the intellectual property in the Software Product. You further acknowledge that title and full ownership rights to the Software Product will remain the exclusive property of SeeMeTeach ® LLC and you will not acquire any rights to the Software Product, except as expressly set forth in this agreement. No portion of the Service may be reproduced in any form or by any means, except as expressly permitted in these terms. You may not copy the printed materials accompanying the SOFTWARE PRODUCT unless permission is specified by SeeMeTeach ® LLC within the materials, or by obtaining express written permission from SeeMeTeach ® LLC.

ELIGIBLE LICENSEES. This Software Product is available for license solely to individuals, schools, or institutions, with no right of duplication or further distribution, licensing, or sub-licensing. **IF YOU DO NOT REGISTER AND SUBSCRIBE THEN DO NOT USE THE SOFTWARE.**

LIMITATIONS ON USE. You agree to use the SeeMeTeach ® only for purposes permitted by this Agreement, and only to the extent permitted by any applicable law, regulation, or generally accepted practice in the applicable jurisdiction. If your use of the SEEMETEACH ® App or other behavior intentionally or unintentionally threatens SeeMeTeach ® LLC's ability to provide service, SeeMeTeach ® LLC shall be entitled to take all reasonable steps to protect the App, which may include suspension of your access to cloud storage or future upgrades. Repeated violations of the limitations may result in terminating your account.

Upon your access of the SeeMeTeach ® app and payment of any fees (including taxes), the party offering the SOFTWARE PRODUCT grants you a non-exclusive right to view, use, and display such content, solely through the SeeMeTeach ® software and solely for your personal, non-commercial use. For SeeMeTeach ® content made available for access through a subscription or membership program, you may access the content only as long as you remain an active member of that program. SeeMeTeach ® content is licensed, not sold, to you by the Content Provider. The Content Provider may include additional terms for use within its SeeMeTeach ® Content. Those terms will also apply, but these terms will govern in the event of a conflict. Unless specifically indicated otherwise, you may not sell, rent, lease, distribute, broadcast, sublicense, or otherwise assign any rights to the SeeMeTeach ® Content or any portion of it to any third party, and you may not remove or modify any proprietary notices or labels on the SeeMeTeach ® Content. In addition, you may not attempt to bypass, modify, defeat, or otherwise circumvent any digital rights management system or other content protection or features used as part of the SeeMeTeach ® Content or SeeMeTeach ® Software. Risk of loss for SeeMeTeach ® Content transfers when you download or access the SeeMeTeach ® Content. You may use SeeMeTeach ® Software solely for purposes of accessing SeeMeTeach ® Content and other features of the SeeMeTeach ® Software provided by **SeeMeTeach ® LLC** and as permitted by these Terms of Use. You may not incorporate any portion of the SeeMeTeach ® Software into other programs or compile any portion of it in combination with other programs, or copy, modify, create derivative works of, distribute, assign any rights to, or license the SeeMeTeach ® Software in whole or in part. SeeMeTeach ® Software is the property of **SeeMeTeach ® LLC** and is protected by the United States and international copyright laws.

NO RESALE OF SERVICE. You agree that you will not reproduce, copy, duplicate, sell, resell, rent or trade the Service (or any part thereof) for any purpose. Specifically, any user may not utilize the SOFTWARE PRODUCT in any manner related to a commercial service, or for any manner related directly or indirectly to consulting, coaching, assessment or evaluation purposes, unless entering into a licensing agreement with SeeMeTeach ® LLC prior to such use. You may not use the SOFTWARE PRODUCT or CONTENT for purposes of profit unless obtaining written permission and a licensing agreement from SeeMeTeach ® LLC before use. Failure to procure licensing prior to commercial,

consulting, assessment, evaluation, or coaching services use will result in litigation with a penalty equal to multiples of the standard licensing fee, and may disqualify the user for future registration and use of the SOFTWARE PRODUCT and content.

NO CONVEYANCE. Nothing in this Agreement shall be construed to convey to you any interest, title, or license in the SOFTWARE PRODUCT ID, email address, domain name, or similar resource used by you in connection with the Service.

NO RIGHT OF SURVIVORSHIP. You agree that your Account is non-transferable and that any rights to your SOFTWARE PRODUCT ID or Content within your Account terminate upon your death.

RENTAL. You may not loan, rent, or lease the SOFTWARE to other parties.

EXPORT CONTROL. Use of the Service and Software, including transferring, posting, or uploading data, software or other Content via the Service, may be subject to the export and import laws of the United States and other countries. You agree to comply with all applicable export and import laws and regulations. In particular, but without limitation, the Software may not be exported or re-exported (a) into any U.S. 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. By using the Software or Service, 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 the Software or Service for any purposes prohibited by United States law, including, without limitation, the development, design, manufacture or production of missiles, nuclear, chemical or biological weapons. You further agree not to upload to your account any data or software that cannot be exported without prior written government authorization, including, but not limited to, certain types of encryption software, without first obtaining that authorization. This assurance and commitment shall survive termination of this Agreement.

LIMITATION OF LIABILITY. SeeMeTeach ® LLC's entire liability and your exclusive remedy under this EULA shall not exceed the price paid for the Software, if any. In no event shall SeeMeTeach ® LLC or its suppliers be liable to you for:

1. any consequential, special, incidental or indirect damages of any kind arising out of the use or inability to use the software, even if SeeMeTeach ® LLC or its supplier has been advised of the possibility of such damages, or any claim by a third party, or
2. any indirect, special, incidental, punitive, exemplary or consequential damages, or
3. any loss of use, data, content, goodwill, business, profits, or other intangible losses, regardless of legal theory.

By agreeing to the Terms of Service/Use I agree and will not hold SeeMeTeach ® LLC (nor any of its officers) liable in any manner, for any use or misuse of the SeeMeTeach ® Observation App or SeeMeTeach ® Content, no matter the circumstance or condition. SeeMeTeach ® is a classroom observation tool and may contain errors (temporary with regard to particular versions or otherwise) that might affect data collection or analysis of the data collected. The developers of SeeMeTeach ® will attempt to use the website and *Training Manual* as the vehicle to alert users of any known issues with regard to errors, but will not, under any circumstances, guarantee the software is free from errors. While the developers have worked to create a tool in which users can collect data with acceptable levels of validity and reliability, users, due to varying levels of skill and training, should not assume, nor have confidence in, high validity and reliability of the data collected and the analysis provided.

NO LIABILITY FOR CONSEQUENTIAL DAMAGES. In no event shall SeeMeTeach ® LLC or its suppliers be liable for any damages whatsoever (including, without limitation, incidental, direct, indirect

special and consequential damages, damages for loss of business profits, business interruption, loss of business information, or other pecuniary loss) arising out of the use or inability to use this SOFTWARE PRODUCT, even if SeeMeTeach LLC has been advised of the possibility of such damages. Because some states/countries do not allow the exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you.

INDEMNIFICATION BY YOU. If you distribute the SOFTWARE PRODUCT in violation of this Agreement, you agree to indemnify, hold harmless and defend SeeMeTeach LLC and its suppliers from and against any claims or lawsuits, including attorney's fees that arise or result from the use or distribution of the Software Product in violation of this Agreement. You agree to indemnify, defend and hold SeeMeTeach LLC and its affiliates, officers, employees, agents, suppliers, licensors and distributors, and their employees, contractors, agents, officers, and directors, harmless from and against any and all claims, damages, obligations, losses, demands, costs or debt, and expenses (including without limitation, reasonable attorney fees, and expenses), relating to or arising from (i) your use or misuse of the Services, Your Content, or Our Stuff, or the use, misuse, of content of anyone associated with your account; (ii) your violation of any term of this TOS, including without limitation your breach of any of the representations and warranties above; (iii) your violation of any third-party right, including without limitation any right of privacy or intellectual property rights; (iv) your violation of any applicable law, rule or regulation; (v) your Content or any content that is submitted via your account including without limitation misleading, false, or inaccurate information; (vi) your willful misconduct; or (vii) any other party's access and use of the Services with your unique username, password or other appropriate security code.

MODIFICATIONS. We may revise these TOS from time to time, with or without notice to you, so you should review this page periodically. You are responsible for reviewing the TOS, and you will be deemed to have agreed to any such modification or amendment to the TOS by your decision to continue to use or access the Services.

UPGRADES. If the SOFTWARE is an upgrade from an earlier release or previously released version, you now may use that upgraded product only in accordance with this EULA.

DEVICES AND ACCOUNTS. This SOFTWARE PRODUCT was designed to be used as a web-based App. Use may require compatible devices, Internet access, and certain software (fees may apply); may require periodic updates, and may be affected by the performance of these factors. SeeMeTeach LLC reserves the right to limit the number of files that may be created from a device. The latest version of required software may be required for certain transactions or features. You agree that meeting these requirements is your responsibility.

USE OF THIRD-PARTY SERVICES. When you use the SOFTWARE PRODUCT you may also be using the services of one or more third parties, such as a wireless carrier or a mobile software provider. Your use of these third-party services may be subject to the separate policies, terms of use, and fees of these third parties.

AVAILABILITY OF THE SERVICE AND PRODUCT. The SOFTWARE PRODUCT, or any feature or part thereof, may not be available in all languages or all countries and SeeMeTeach LLC makes no representation that the SOFTWARE PRODUCT, or any feature or part thereof, is appropriate or available for use in any particular location. To the extent you choose to access and use the SOFTWARE PRODUCT you do so at your initiative and are responsible for compliance with any applicable laws.

NO REVERSE ENGINEERING. You agree that you will not attempt, and if you are an individual, corporation, school or institution, you will use your best efforts to prevent your employees and contractors from attempting to reverse compile or reverse engineer, modify, translate, disassemble, decompile, tamper with, or bypass any security associated with the Software Product, whether in whole or in part. Any failure

to comply with the above or any other terms and conditions contained herein will result in the automatic termination of this license and the reversion of the rights granted hereunder to SeeMeTeach LLC.

DISCLAIMER OF WARRANTY. The Software is provided "AS IS" without warranty of any kind. SeeMeTeach LLC and its suppliers disclaim and make no express or implied warranties and specifically disclaim the warranties of merchantability, fitness for a particular purpose and non-infringement of third-party rights. The entire risk as to the quality and performance of the Software is with you. Neither SeeMeTeach LLC nor its suppliers warrant that the functions contained in the Software will meet your requirements or that the operation of the Software will be uninterrupted or error-free. SeeMeTeach LLC IS NOT OBLIGATED TO PROVIDE ANY UPDATES TO THE SOFTWARE. SeeMeTeach LLC shall use reasonable skill and due care in providing the Service, but, to the greatest extent permissible by applicable law, SeeMeTeach LLC does not guarantee or warrant that any content you may store or access through the service will not be subject to inadvertent damage, corruption, loss, or removal under the terms of this agreement, and SeeMeTeach LLC shall not be responsible should such damage, corruption, loss or removal occur. It is your responsibility to maintain an appropriate alternate backup of your information and data.

GOVERNMENT END USERS. If you are a U.S. Government end-user, we are licensing the SOFTWARE PRODUCT to you as a "Commercial Item" as that term is defined in the U.S. Code of Federal Regulations (see 48 C.F.R. § 2.101), and the rights we grant you to the SeeMeTeach ® Software are the same as the rights we grant to all others under these Terms of Use.

YOUR USE OF THE SOFTWARE PRODUCT AND SERVICE – ACCOUNT, CONTENT, AND CONDUCT

YOUR ACCOUNT. As a registered user of the SOFTWARE PRODUCT, you must establish an account. When you sign up for an account at SeeMeTeach ®, you may be asked to provide your name, a valid email address and other contact information requested to complete the signup process. Your login may only be used by one person, but you may create logins for as many people as your plan allows. You are responsible for maintaining the security of your account and password, for providing accurate and complete information, for keeping your account information current, and for the activities of all users and logins associated with your account. You further acknowledge and agree that the SOFTWARE PRODUCT is designed and intended for use on an individual basis and you should not share your account and/or password details with another individual. Provided we have exercised reasonable skill and due care, SeeMeTeach LLC shall not be responsible for any losses arising out of the unauthorized use of your account resulting from you not following these rules.

You must notify SeeMeTeach LLC immediately of any breach of security or unauthorized use of your account. SeeMeTeach LLC cannot and will not be liable for any loss or damage from any unauthorized use of your account or your failure to comply with these obligations. You may not use the Service for any purpose that is competitive to SeeMeTeach LLC as determined solely by SeeMeTeach LLC.

To use the SOFTWARE PRODUCT, you must enter your ID and password to authenticate your account. You agree to provide accurate and complete information when you register with SeeMeTeach LLC, and as you use the SOFTWARE Product. You agree that SeeMeTeach LLC may store and use the Registration Data you provide for use in maintaining your account. By providing SeeMeTeach LLC your email address you consent to our using the email address to send you Service-related notices, including any notices required by law, in lieu of communication by postal mail. We may also use your email address to send you other messages, such as changes to features of the Service.

CONTENT SUBMITTED OR MADE AVAILABLE BY YOU ON THE SERVICE

1. CONTENT. "Content" means any information that may be generated or encountered through the use of the Service, such as data files, device characteristics, written text, software, music, graphics, photographs, images, sounds, videos, messages and any other like materials. You understand that all Content, whether publicly posted or privately transmitted on the Service is the sole responsibility of the person from whom such Content originated. This means that you, and not SeeMeTeach LLC, are solely responsible for any Content you upload, download, post, email, transmit, store or otherwise make available through your use of the Service. You understand that by using the Service you may encounter Content that you may find offensive, indecent, or objectionable and that you may expose others to Content that they may find objectionable. SeeMeTeach LLC does not control the Content posted via the Service, nor does it guarantee the accuracy, integrity or quality of such Content. You understand and agree that your use of the Service and any Content is solely at your own risk.

If you are an Educator, you represent and warrant that you have permission and authorization from your school and/or district to use the Services as part of your curriculum and that you are entering into this TOS on behalf of your school and/or district. For COPPA compliance, you represent and warrant that you shall not permit children under 13 to provide personal information to the Service unless you have the requisite authority under COPPA to consent to the Service collecting such personal information from children and that you shall be responsible for managing your account and providing any instructions necessary to ensure the personal information of children under 13 is maintained and used in compliance with COPPA and the scope of your authority to provide parental consent.

In connection with Your Content, you affirm, represent and warrant the following:

- You have the written consent of every identifiable natural person in Your Content, if any, to use such person's name or likeness in the manner contemplated by the Service and this TOS, and each such person has released you from any liability that may arise in relation to such use;
- You have obtained and are solely responsible for obtaining all consents as may be required by law to post and/or publish any of Your Content relating to a third party;
- Your Content and SeeMeTeach LLC's use thereof as contemplated by this TOS and the Service will not violate any law or infringe any rights of any third party, including but not limited to any intellectual property rights and privacy rights, including without limitation, any and all copyright rights, mask work rights, moral rights, rights of publicity, trademark, trade dress and service mark rights, goodwill, trade secret rights, and other intellectual property rights; and
- SeeMeTeach LLC may exercise the rights to Your Content granted under this TOS without liability for payment of any guild fees, residuals, payments, fees, or royalties payable under any collective bargaining agreement or otherwise.

We may review your conduct and Your Content for compliance with these TOS and our Acceptable Use Policy below. With that said, we have no obligation to do so. We aren't responsible for the content people post and share via the Services. If you provide us any comments or suggestions regarding the Services or any enhancements or improvements to the Services ("Ideas"), you agree that we may use those Ideas in any way without any obligation or payment to you, and/or to disclose the Idea on a non-confidential basis or otherwise to anyone. You further acknowledge that by acceptance of your submission SeeMeTeach LLC does not waive any rights to use similar or related ideas previously known SeeMeTeach LLC, or developed by its employees, or obtained from sources other than you.

2. OWNERSHIP. SeeMeTeach LLC does not claim ownership of the materials and/or Content you submit or make available on the Service. However, by submitting or posting such Content on areas of the Service that are accessible by the public or other users with whom you consent to share such Content, you

grant SeeMeTeach LLC a worldwide, royalty-free, non-exclusive license to use, distribute, reproduce, modify, adapt, publish, translate, publicly perform and publicly display such Content on the Service solely for the purpose for which such Content was submitted or made available, without any compensation or obligation to you. You agree that any Content submitted or posted by you shall be your sole responsibility, shall not infringe or violate the rights of any other party or violate any laws, contribute to or encourage infringing or otherwise unlawful conduct, or otherwise be obscene, objectionable, or in poor taste. By submitting or posting such Content on areas of the Service that are accessible by the public or other users, you are representing that you are the owner of such material and/or have all necessary permissions, rights, licenses, and authorization to distribute it.

3. TRANSMISSION. You understand that in order to provide the Service and make your Content available thereon, SeeMeTeach LLC may transmit your Content across various public networks, in various media, and modify or change your Content to comply with technical requirements of connecting networks or devices or computers. You agree that the license herein permits SeeMeTeach LLC to take any such actions.

4. REMOVAL OF CONTENT. You acknowledge that SeeMeTeach LLC is not responsible or liable in any way for any Content provided by others and has no duty to pre-screen such Content. However, SeeMeTeach LLC reserves the right at all times to determine whether Content is appropriate and in compliance with this Agreement, and may pre-screen, move, refuse, modify and/or remove Content at any time, without prior notice and in its sole discretion, if such Content is found to violate this Agreement or is otherwise objectionable.

5. ACCESS TO YOUR ACCOUNT AND CONTENT. SeeMeTeach LLC reserves the right to take steps SeeMeTeach LLC believes are reasonably necessary or appropriate to enforce and/or verify compliance with any part of this Agreement.

6. BACK UP YOUR CONTENT. D. SeeMeTeach LLC as part of the standard function of the App, will provide cloud-based storage, for the user. Your SEEMETEACH ® data will be synced with cloud storage so you can access your observations. The particular cloud storage used may change depending on price and need. SeeMeTeach LLC, on its own accord, may decide to no longer provide cloud storage for the user. SeeMeTeach LLC shall use reasonable skill and due care in providing the Service, but SeeMeTeach LLC does not guarantee or warrant that any Content you may store or access through the Service will not be subject to inadvertent damage, corruption or loss.

YOUR CONDUCT. SeeMeTeach ® LLC Acceptable Use Policy

You're responsible for your conduct, Your Content and the conduct and content of all users associated with your account. You must comply with our Acceptable Use Policy herein. Our Stuff, including without limitation, the content of other users using the Services may be protected by others' intellectual property rights and you must not copy, upload, download or share content unless you have the right to do so.

You agree not to misuse the Services or help anyone else to do so. For example, you will not do any of the following in connection with the Services:

1. upload, download, post, email, transmit, store or otherwise make available any Content that is unlawful, harassing, threatening, harmful, tortious, defamatory, libelous, abusive, violent, obscene, vulgar, invasive of another's privacy, hateful, racially or ethnically offensive, or otherwise objectionable;

2. stalk, harass, threaten or harm another, or advocate bigotry or hatred against any person or group of people based on their race, religion, ethnicity, sex, gender identity, sexual preference, disability, or impairment; publish or share materials that are unlawfully pornographic or indecent, or that contain extreme acts of violence; violate the law in any way, including storing, publishing or sharing material that's fraudulent, defamatory, or misleading;
3. if you are an adult, request personal or other information from a minor (any person under the age of 18 or such other age as local law defines as a minor) who is not personally known to you, including but not limited to any of the following: full name or last name, home address, zip/postal code, telephone number, picture, or the names of the minor's school, church, athletic team or friends;
4. pretend to be anyone or any entity, you are not — you may not impersonate or misrepresent yourself as another person (including celebrities), entity, another SeeMeTeach ® user, employee, or a civic or government leader, or otherwise misrepresent your affiliation with a person or entity. SeeMeTeach LLC reserves the right to reject or block any SOFTWARE PRODUCT ID or email address which could be deemed to be an impersonation or misrepresentation of your identity or a misappropriation of another person's name or identity;
5. engage in any copyright infringement or other intellectual property infringement (including uploading any content to which you do not have the right to upload), or disclose any trade secret or confidential information in violation of a confidentiality, employment, or nondisclosure agreement;
6. post, send, transmit or otherwise make available any unsolicited or unauthorized email messages, advertising, promotional materials, junk mail, spam, or chain letters, including, without limitation, bulk commercial advertising, and informational announcements; send altered, deceptive or false source-identifying information, including “spoofing” or “phishing”; promote or advertise products or services other than your own without appropriate authorization;
7. forge any TCP-IP packet header or any part of the header information in an email or a news-group posting, or otherwise putting information in a header designed to mislead recipients as to the origin of any Content transmitted through the Service ("spoofing");
8. upload, post, email, transmit, store or otherwise make available any material that contains viruses or any other computer code, files or programs designed to harm, interfere or limit the normal operation of the Service (or any part thereof), or any other computer software or hardware;
9. interfere with or disrupt the Service (including accessing the Service through any automated means, like scripts or web crawlers), or any servers or networks connected to the Service, or any policies, requirements or regulations of networks connected to the Service (including any unauthorized access to, use or monitoring of data or traffic thereon); interfere with or disrupt any user, host, or network, for example by sending a virus, overloading, flooding, spamming, or mail-bombing any part of the Services;
10. plan or engage in any illegal activity; and/or probe, scan, or test the vulnerability of any system or network; breach or otherwise circumvent any security or authentication measures;
11. gather and store personal information on any other users of the Service to be used in connection with any of the foregoing prohibited activities.
12. share a video of students or the teacher, with other users who wouldn't normally observe those students or teacher, unless the user has obtained permission as dictated by school or district

13. not under any circumstances, duplicate, or copy, any segment of, or all of the video captured and used by any user or Team Member, nor distribute any such video segments in any manner; reproduce, duplicate, copy, sell, resell or exploit any portion of the Service, use of the Service, or access to the Service without the express written permission by SeeMeTeach LLC;

14. NOT profit from use of SeeMeTeach ® Software PRODUCT or CONTENT in the U.S. or internationally; registration and payment allows a single user, school, institution, or entity to only use the Software Product for observation and feedback purposes, or research, but does not permit them to profit from using the Software Product in any manner, such as consulting or contract work, or use in any form in any business, unless prior arrangement has been made with SeeMeTeach LLC in the form of a licensing agreement made with official representatives of SeeMeTeach LLC. While an individual or entity may use the SOFTWARE PRODUCT to enhance exposure and awareness of the SOFTWARE PRODUCT to individuals, schools, or institutions, they may not offer services that incorporate the use of the SOFTWARE PRODUCT in any manner that intends or serves to generate any payment to an individual, company, or business entity, or use for any activity that might potentially profit that individual, company or business entity. As an example, but not limited to such, consultants contracted and paid to provide assessments regarding the impact of grant activities on teachers, students, curriculum or classrooms, or consultants providing assessments or evaluations in any form using the SOFTWARE PRODUCT, need to secure a licensing agreement from SeeMeTeach LLC before use of the SOFTWARE PRODUCT.

EVALUATION and TRIAL USER. You may be able to evaluate the SOFTWARE PRODUCT by registering for a free trial. As a registered user, you are operating the SOFTWARE PRODUCT under the full terms of this agreement.

PAYMENT & SUPPORT TERMS

PAID SUBSCRIPTIONS. The License is effective for the subscription term set forth in your Transaction Documents ("Subscription Term") and each subsequent renewal term unless terminated in accordance with this Agreement. If no Subscription Term is specified in your Transaction Documents, the default Subscription Term is 12 months from the date that the Software or Services were purchased. Your subscription renewal of the Subscription Term constitutes your acceptance of and agreement to the then-current version of the SOFTWARE PRODUCT License Agreement.

PAYMENT AUTHORIZATION. YOU AGREE THAT WE OR OUR AUTHORIZED PARTNER MAY CHARGE THE CREDIT OR DEBIT CARD ACCOUNT OR OTHER PAYMENT DEVICE YOU PROVIDED FOR ALL AMOUNTS YOU OWE RELATED TO YOUR PURCHASE, INCLUDING ANY SUBSCRIPTION RENEWALS. YOU AGREE TO NOTIFY US PROMPTLY OF ANY CHANGE IN YOUR CARD ACCOUNT NUMBER OR EXPIRATION DATE OR OTHER PAYMENT INFORMATION. FOR CREDIT AND DEBIT CARDS, YOU AGREE THAT WE MAY UPDATE SUCH INFORMATION WITH UPDATES RECEIVED DIRECTLY OR INDIRECTLY FROM YOUR CARD ISSUER AND THE RELEVANT CARD NETWORK AND WE MAY USE THE UPDATED CARD INFORMATION TO CHARGE AMOUNTS YOU OWE US. THIS WILL SERVE AS YOUR CONSENT FOR YOUR CARD OR PAYMENT DEVICE TO BE CHARGED OR DEBITED.

All information that you provide in connection with a purchase or transaction or other monetary transaction interaction with SeeMeTeach ® LLC must be accurate, complete, and current. You may change your payment method by changing the information in your Paid account.

AUTOMATIC RENEWAL. You agree that your paid subscription will be automatically renewed. You authorize us or our authorized partner to charge your card or payment device on file within 30-days of your

subscription expiration date, at the renewal term subscription price in effect at the time the renewal. Pricing is subject to change. Your subscription is ongoing and will continue until you cancel. If you would like additional information or to cancel your subscription or modify your auto-renewal settings, log onto your Account page or contact Customer Support. Before your Subscription Term expires, we will send a notice to the e-mail address listed in your account profile, informing you of the upcoming renewal. If, at the time of renewal your Software and Services have been renamed, upgraded or replaced by a new offering with reasonably comparable features ("Replacement"), we may, at our discretion, automatically renew your subscription with the Replacement for no more than the undiscounted subscription price of the Replacement.

ANY TIME AFTER PURCHASING A SUBSCRIPTION, YOU MAY TURN OFF AUTOMATIC RENEWAL BY ACCESSING YOUR ONLINE ACCOUNT PAGE OR CONTACTING CUSTOMER SERVICE. IF YOU DO NOT WISH TO BE AUTOMATICALLY RENEWED, YOU MUST TURN OFF AUTOMATIC RENEWAL MORE THAN 30 DAYS BEFORE YOUR SUBSCRIPTION TERM EXPIRES. IF YOU DO NOT TURN OFF AUTOMATIC RENEWAL, YOUR SUBSCRIPTION WILL CONTINUE FOR THE RENEWAL TERM UNDER THE AGREEMENT IN EFFECT AT THE TIME OF EACH RENEWAL UNLESS IT IS CANCELED BY YOU (OR TERMINATED BY US PURSUANT TO THIS AGREEMENT). TURNING OFF AUTOMATIC RENEWAL WILL DISCONTINUE ANY PREMIUM FEATURES AND SERVICES THAT WE OFFER EXCLUSIVELY TO SUBSCRIBERS WHO ARE ENROLLED IN AUTOMATIC RENEWAL AND HAVE PAID FOR THEIR SUBSCRIPTION.

PRICE CHANGES. Prices are subject to change. We may change the subscription fees for our Paid versions of the Services in effect but will give you advance notice of these changes via a message to the email address associated with your account. Any price changes will take effect following such notice.

CANCELLATION and REFUNDS. You may cancel your subscription at any time. Cancellation requests must be received at least one full calendar day prior to your next renewal date to avoid by charged for the next Subscription Period's subscription. Cancellation requests received after that shall take effect the following Subscription Period. Except as provided by our Refund Policy, canceling your subscription or terminating this Agreement will not result in a retroactive refund or pro-ration of fees paid based on cancellation date. Canceling your subscription or terminating this Agreement will stop future recurring fees, and you will have access to the subscribed Software and Services until the end of the then-current Subscription Term. Users can notice a debit in their CC and have received a receipt from SeeMeTeach LLC through Email which will give information regarding Auto-renewal.

DATA CHARGES. You are responsible for any charges incurred with your data- or mobile-service provider in connection with your use of the Software or Services, including any overage and penalties assessed for exceeding your data or minute allowance, or use of domestic or international short message service.

SUPPORT. If your Software Product and Services qualify for technical support and you have a current paid subscription, you will receive technical support in accordance with our current standard-support offerings. Not all Software and Services qualify for technical support. Consult your terms of service, as applicable, for information regarding technical support and additional options. Our standard-support offerings, policies, and procedures may change from time to time and may vary by country. Any obligation we may have to support the previous version of the Software and Services ("Update") becomes available.

UPDATES. We may offer automatic updates to the SOFTWARE PRODUCT at any time and without notice to you. These updates may include bug fixes, feature enhancements or improvements, or entirely new versions of the Software. For your convenience and to ensure that the Software PRODUCT used includes new features that we develop, by agreeing to this Agreement you give us permission to activate Updates as web-app background installations. Any Updates or technical support provided for the Software Product is at our sole discretion and may be discontinued at any time.

CHANGES TO THIS AGREEMENT. For paid subscriptions, you accept changes to this Agreement by renewing the subscription, and the updated Agreement with the change(s) will be effective upon such renewal of your subscription. If you do not agree to the Agreement as amended, then you must reject the changes by turning off auto-renewal and cease use of the Software Product or Services at the end of the Subscription Term.

TERMINATION. We may terminate this Agreement if you fail to comply with the terms of this Agreement. You may terminate the License prior to the expiration of the term by permanently erasing the Software and Services from your devices and canceling your account with us. We may at any time, under certain circumstances and without prior notice, immediately terminate or suspend all or a portion of your Account and/or access to the Service. Cause for such termination shall include: (a) violations of this Agreement or any other policies or guidelines that are referenced herein and/or posted on the Service; (b) a request by you to cancel or terminate your Account; (c) a request and/or order from law enforcement, a judicial body, or other government agency; (d) where provision of the Service to you is or may become unlawful; (e) unexpected technical or security issues or problems; (f) your participation in fraudulent or illegal activities; or (g) failure to pay any fees owed by you in relation to the Service. Any such termination or suspension shall be made by SeeMeTeach LLC in its sole discretion and SeeMeTeach LLC will not be responsible to you or any third party for any damages that may result or arise out of such termination or suspension of your Account and/or access to the Service. In addition, SeeMeTeach LLC may terminate your Account if (a) your Account has been inactive for one (1) year; or (b) there is a general discontinuance or material modification to the Service or any part thereof. Any such termination or suspension shall be made by SeeMeTeach LLC in its sole discretion and SeeMeTeach LLC will not be responsible to you or any third party for any damages that may result or arise out of such termination or suspension of your Account and/or access to the Service, and will not refund pro-rata any pre-paid fees or amounts if termination is due to the terms listed within.

If this Agreement expires or is terminated, (i) you will no longer be authorized to use or access the Software and Services, including any online storage or backup services, (ii) we may cancel or close your account. Upon termination or expiration, we will follow our standard policies to delete any of your online stored or backed-up information, text, files, links, images or other materials provided to us (“Content”). It is your responsibility to store or backup your Content elsewhere before this Agreement expires or is terminated. We are not responsible for giving you a copy of your Content.

You may terminate your SOFTWARE PRODUCT account and/or stop using the Service at any time. If you wish to stop using the SOFTWARE PRODUCT you may simply stop using it and cancel your account. If you are not going to continue using the observation app within one year, before you cancel your account, delete any observations from the Dashboard and any observations that are Archived in your account. Any fees paid by you prior to your termination are nonrefundable (except as expressly permitted otherwise by this Agreement)

SECURITY. SeeMeTeach LLC uses commercially reasonable physical, managerial, and technical safeguards to preserve the integrity and security of your personal information and implement your privacy settings. However, we cannot guarantee that unauthorized third parties will never be able to defeat our

security measures or use your personal information for improper purposes. You acknowledge that you provide your personal information at your own risk.

SeeMeTeach LLC takes no responsibility and assumes no liability for any of Your Content that you or any other user or third-party posts, sends, or otherwise makes available over the Service. You are solely and fully responsible for Your Content and for all materials that you or anyone associated with your account post, host, upload, download, create, access, publish, share or transmit using the Services and you agree that we are only acting as a passive conduit for your online distribution and publication of Your Content. You are responsible for taking prompt action to correct any violation of SeeMeTeach LLC Acceptable Use Policy, and to help prevent similar future violations. You understand and agree that you may be exposed to content of other users that is inaccurate, objectionable, inappropriate for children, or otherwise unsuited to your purpose, and you agree that SeeMeTeach LLC shall not be liable for any damages you allege to incur as a result of or relating to any of Your Content or any other user's content.

PRIVACY POLICY. Names, addresses, or emails of users will not be shared or distributed. SeeMeTeach LLC will make reasonable attempts to keep all user information confidential. The developers of SeeMeTeach ® in order to work with larger data sets for research purposes, might utilize specific sets of data, and/or compile user collected data into larger sets of classroom observation data. As noted in Terms of Service, any data utilized by SeeMeTeach LLC will not include identifiers of specific teachers, schools or school districts, as such information will remain private.

CONTACT INFO:

SeeMeTeach LLC
PO Box 11184, Shorewood, WI 54311

Email - Support@seemeteach.com

Website – www.Seemeteach.com