Version 1.1, 2021-06-15



# **Use of the Software**

- The shareware products available from Practikit are governed by this license agreement. By installing the software, or any update to it, you agree to the terms in this document.
- This software program is licensed, not sold. We grant you one license to install and use this software on a single computer at any one time. If you do not agree to the following terms of this license, please uninstall and remove all copies of the software.
- You may install and use the software on additional computers, but the software should not be utilized or
  executed on more than one computer simultaneously unless you purchase additional licenses. You may make
  back-up copies of the software for archival purposes for your personal use only, as protection from disk or
  computer failure. We ask that you not abuse this trust by making copies of the software for use by others.
- You may freely distribute copies of the evaluation version of the software, in its original format, so long as you do not charge more than a nominal fee to cover the cost of materials or distribution. You may not in any way change the original distribution file, except to package it within another archive if necessary. An evaluation version is one distributed by us or by our authorized agents for evaluation purposes and which is described as an evaluation or unregistered copy in the software's sign-on messages or about box.
- The software is protected by the copyright laws of the United States of America and all other countries. The software and all associated elements such as copyrights, trade names, intellectual property, and information with respect to the software are owned by Practikit. You may not separately publish, sell, market, distribute, lend, lease, rent, or sublicense the software. However, this license is not to be construed as prohibiting or limiting any fair use sanctioned by copyright law, such as permitted library and classroom usage or reverse engineering. Please help us avoid the need for software protection by respecting the major investment of time and money that goes into developing quality software for you.

# **Privacy Policy**

Please see <a href="https://www.practikit.net/privacy.pdf">https://www.practikit.net/privacy.pdf</a>.

# **Limited Warranty**

- We warrant that the software will provide the features and functions generally described in the product specification on our website when you purchased it and in the product documentation. This warranty will expire 30 days after your purchase. Media on which the software is furnished, if any, will be free from defects in materials and workmanship. This warranty is void if any software failure results from abuse, accident, or misapplication.
- We do not warrant that the software or your ability to use it will be uninterrupted or error-free. We have taken all
  reasonable steps to keep the software free of viruses, spyware, "back door" entrances, or any other harmful code.
  To the extent permitted by applicable law, we disclaim any implied warranty of merchantability or fitness for a
  particular purpose.
- We warrant to you that, to the best of our knowledge, the digital data comprising the software do not infringe

the rights, including copyrights, trade names, and intellectual property, of any third party.

#### **Limitations on Liability**

- Your exclusive remedy under the above limited warranty shall be, at our option, either a full refund of the
  purchase price or correction of the defective software or media. We may choose not to fix bugs in, revise, or
  update product versions we no longer sell.
- Common sense dictates that any software program be thoroughly tested with non-critical data before relying on it. While every precaution was taken to produce bug free code, you use this software at your own risk. To the fullest extent permitted by applicable law, we disclaim all liability for indirect or consequential damages that arise under this license agreement while using or mis-using this software (including damages, loss of business profits, loss of business information, data loss, or other pecuniary losses). We pledge that we will never make available any software that has known defects that may result in damage of data residing on the system.

# **General Provisions**

- This agreement will be governed by the laws of the United States of America.
- If any part of this agreement is found to be invalid or unenforceable, the remaining terms will stay in effect. This agreement does not prejudice the statutory rights of any party dealing as a consumer.
- This agreement does not supersede any express warranties we made to you. Any modification to this agreement must be agreed to in writing by both parties.
- We periodically release free updates of our software and make these updates available via web download. We
  recommend that you keep your installation up-to-date. We may require the latest update for a particular product
  to be installed to process certain support requests.
- These are our current policies. We are free to change these at any time by posting changes to our web site. The new policies will become effective once you obtain an update or download of the software.
- This license agreement is effective until terminated. You may terminate it at any time. We reserve the right to
  terminate this license agreement at any time if you fail to comply with any term or condition of this license
  agreement. In such event, you agree to destroy the software covered by this agreement, including all copies,
  functionally-equivalent derivatives, all support files generated by or associated with the software, and all portions
  and modifications thereof in any form.