

EXHIBIT A – TERMS AND CONDITIONS

services (the "Services") set forth on the Statement of Work (the "SOW") executed implementation of such testing protocols. Further, Client shall indemnify, defend, by the Parties. In consideration for the performance of such Services, Client shall and hold harmless Athletico from all liability, claims, losses, or costs arising out of, perform its obligations and pay Athletico the fees set forth on the SOW. Client shall or related to, the testing protocols or implementation thereof to the extent done in pay all invoiced amounts within thirty (30) days after its receipt thereof. Any accordance with Client's instructions. In no event shall Athletico be liable hereunder amounts not paid within such time frame shall bear interest at the rate of 1% per (whether in action in negligence, contract or tort or otherwise) for any indirect, month (or the highest rate permitted by applicable law, if lower) until final payment incidental, special, consequential or punitive damages. Athletico's aggregate liability is made.

the Parties, the initial term of the SOW shall be one (1) year from the Effective Date; on an individual participant unless such participant executes a consent and liability provided, that the SOW shall automatically renew for additional one (1) year terms waiver in form and substance acceptable to Athletico. If the individual is a minor, unless either Party notifies the other Party at least thirty (30) days before the end of the waiver must also be executed by such participant's parent or legal guardian. the then-current term of its intention not to renew the SOW (the initial term plus any 8. Notices. All notices and other communications given or made pursuant to the renewal terms, the "Term"). Either Party may terminate the SOW (a) upon notice in SOW shall be in writing and shall be deemed effectively given: (a) upon personal the event of a breach of the SOW by the other Party that is not cured within thirty delivery to the Party to be notified; or (b) one (1) day after deposit with a nationally (30) days after written notice thereof or (b) upon sixty (60) days prior written notice recognized overnight courier, specifying next day delivery, with written verification at any time (with or without cause). Upon termination or expiration of the SOW, the of receipt sent to the address set forth below such Party's signature on the signature rights and obligations of each Party hereunder shall terminate; provided, that the page to the SOW. obligations of the Parties under Sections 2, 3, 5, 7, 9 and 14 shall survive any such 9. Governing Law/Arbitration. The SOW shall be governed by the laws of the termination or expiration.

3. Non-Interference. During the Term and for a two (2)-year period thereafter, Client shall not (a) induce or attempt to induce any employee of Athletico or its the Parties (or selected by the American Arbitration Association if the Parties cannot affiliates to terminate his or her employment with Athletico, or (b) otherwise solicit, agree) and held in DuPage County, Illinois. Arbitration will be conducted in hire, or recommend that any third party hire, any employees of Athletico or its accordance with the Commercial Arbitration Rules of the American Arbitration affiliates, or otherwise assist any third party in connection with any of the foregoing Association, the Federal Rules of Evidence and the Federal Rules of Civil Procedure, actions, including using the services of a third party that has hired an employee who and judgment upon the award rendered may be entered in any court having worked for Athletico or its affiliates within the prior two (2) year period.

4. <u>Insurance</u>. During the Term, each Party shall procure and maintain adequate and commercially reasonable insurance coverage from financially responsible 10. Change in Law. If either Party determines that the SOW would violate any insurance companies duly authorized to provide such insurance in the state of such applicable law, rule or regulation, or that there is a change in the law that has had, Party's organization. Client shall add Athletico as an additional insured under its or is reasonably likely to have, a material adverse effect on such Party's rights or liability insurance policy and provide evidence thereof to Athletico.

other information provided by Athletico to Client concerning the business, properties issue. If the Parties are unable to agree upon a resolution within thirty (30) days, and operation of Athletico and its affiliates, including, without limitation, any trade either Party may terminate the SOW upon notice to the other Party. secrets (as defined in the Illinois Trade Secrets Act, Illinois Compiled Statutes, 11. Inability to Perform. Each Party's obligations under the SOW shall 765 ILCS 1065/1 et seq.) and the terms of the SOW (collectively, "Confidential immediately cease if such Party is unable to perform its obligations by reason of Information"), is valuable, special, unique and a proprietary asset of Athletico, giving physical disaster, governmental acts, labor difficulties, strikes or other circumstances Athletico a competitive advantage over competitors who do not have access to or use beyond the control of such Party, but such obligations shall resume when such Party of the Confidential Information. Client agrees not disseminate the Confidential is no longer unable to perform. Information to any person and to only use the Confidential Information to fulfill its 12. Limited License. To the extent that any Service involves the production and/or obligations under the SOW or as required by law, rule, regulation or court order; internal distribution of any flyer, poster or other display ("Signage") that includes provided that Client shall give Athletico prior notice of any such requirement and any logo, trademark, trade name or other intellectual property of Athletico or any of shall cooperate with Athletico in obtaining a protective order or such similar its affiliates (the "Athletico IP"), Athletico hereby grants to Client a limited, nonprotection as Athletico may reasonably deem appropriate.

applicable laws, including, without limitation, state and federal laws and regulations distribute (other than in connection with the internal distribution of the Signage), governing the release and handling of patient medical records. Any and all patient market, sell or otherwise commercially exploit the Athletico IP in any manner. records and charts produced as a result of the SOW shall be and remain the property 13. Authority to Execute. The person executing the SOW on behalf of a Party has of Athletico. The Parties acknowledge and agree that the medical records may full authority to execute the SOW on behalf of such Party and the SOW is binding include Protected Health Information ("PHI") creating obligations on both Parties upon such Party in accordance with its terms. under Title II of the Health Insurance Portability and Accountability Act of 1996, as 14. Miscellaneous. If any provision of the SOW is held to be invalid as applied to amended and the regulations issued and effective thereunder (collectively, any fact or circumstance, it shall not affect the remaining provisions or the same "HIPAA"). Each Party agrees to comply with HIPAA.

7. other Party, its affiliates and its and their directors, officers, employees, and agents electronic means, each of which shall be deemed to be an original and all of which (collectively, the "Indemnified Parties") from and against any and all liability, suits, together shall constitute one and the same agreement. The SOW, including these claims, losses, damages, costs and expenses, including, without limitation, reasonable terms and conditions, contains the entire agreement between the Parties and attorney's fees and court costs (collectively "Losses"), to the extent caused by, supersedes any and all other agreements between the Parties, either oral or in writing, resulting from or related to (i) any grossly negligent or reckless act or omission, or with respect to the subject matter of this SOW. No provision of this SOW may be intentional misconduct, of such Party in performing the SOW and (ii) any breach of amended or modified, except in writing duly signed and acknowledged by each the SOW by such Party. In addition, Client shall indemnify, defend and hold Party. Client may not assign the SOW without Athletico's prior written consent. No harmless, Athletico, and its Indemnified Parties from all Losses to the extent caused waiver of any provision hereon shall be effective unless expressly made in writing and by, resulting from or related to any event occurring on any premises other than an executed by the Party making the waiver. Nothing in the SOW is intended to, or Athletico clinic where the Services are being provided, except to the extent directly shall be construed to, constitute or establish an agency, partnership, joint venture, resulting from the acts or omissions of Athletico. In the instance that the SOW franchise or fiduciary relationship between the Parties. includes Post Offer Pre-Employment testing and Client designs the testing protocols,

1. Engagement; Payment. Client hereby engages Athletico to provide the Athletico shall not have any responsibility or liability for the design or related to the SOW shall not exceed the aggregate fees paid to Athletico by Client 2. Term; Termination. Unless otherwise provided in the SOW and agreed to by under the applicable SOW. Athletico shall not be required to perform any Service

State of Illinois (excluding its choice of law principles). The Parties agree that any disputes shall be settled by binding arbitration with a single arbitrator agreed to by jurisdiction. The prevailing Party shall be entitled to recover its reasonable costs and attorneys' fees (including collection costs).

obligations under the SOW, the SOW shall be immediately suspended upon written 5. Confidentiality. Client acknowledges that any proprietary, confidential or notice to the other Party, and the Parties shall negotiate in good faith to resolve the

exclusive right to use the Athletico IP solely in connection with the internal 6. <u>Compliance with Law; Patient Information</u>. The Parties shall comply with all distribution of the Signage and for no other purpose. Client may not develop or

provision as applied to any other fact or circumstance. The SOW may be executed Indemnification. Each Party shall indemnify, defend, and hold harmless the in multiple counterparts, and by facsimile, portable document format (.pdf) or other