

EZLYNX MOBILE END USER LICENSE AGREEMENT

Please read these terms and conditions carefully before downloading, installing, or using the EZLynx Mobile App or related electronic components (the "**Software**"), all of which are the sole property of Webcetera, L.P. ("**EZLynx**"). This EZLynx Mobile End User License Agreement ("**EULA**") is entered into and agreed upon by you or your organization if you are using the Software on behalf of or in your role as a member at your organization ("**you**", "**your**") and EZLynx. This EULA will apply if you are taking any action with respect to the Software. These Terms are intended to supplement any prior agreement between you and EZLynx, and this EULA supersedes and preempt such prior terms to the extent of any conflict therewith.

BY ACCESSING OR USING THE SOFTWARE IN ANY WAY, YOU REPRESENT THAT YOU HAVE THE LEGAL AUTHORITY TO ENTER INTO THIS EULA ON BEHALF OF YOUR COMPANY, AND YOU ACKNOWLEDGE THAT YOU HAVE READ THESE TERMS, UNDERSTAND THEM, AND AGREE TO BE LEGALLY BOUND BY THEM. YOU FURTHER ACKNOWLEDGE THAT THESE TERMS SUPERSEDE AND PREEMPT, TO THE EXTENT OF ANY CONFLICT, ANY PRIOR AGREEMENT YOU HAVE WITH EZLYNX WITH RESPECT TO THE SOFTWARE. YOU UNDERSTAND AND ACKNOWLEDGE THAT THIS EULA CONSTITUTES A LEGALLY BINDING CONTRACT BETWEEN YOU, AS LICENSEE, AND EZLYNX. IF YOU REJECT THE TERMS OF THIS EULA, YOU ARE NOT AUTHORIZED TO USE THE SOFTWARE. THEREFORE, YOU HEREBY AGREE AS FOLLOWS:

Note that this EULA may be amended or modified from time to time and at any time, without advanced notice.

License to Software: The Software is made available for use by authorized end-users who are employed by or agents of an insurance agency, which has entered into a written agreement with EZLynx for the use of the agency version of the Software. Conditioned upon your acceptance and compliance with the terms of this EULA, EZLynx hereby grants to you a limited, non-exclusive, personal, non-sublicensable, non-transferable, non-assignable license to install and use the executable form of the Software on a single mobile device, provided, that such mobile device is owned or controlled by you.

<u>Permitted Use</u>: This Software is solely available for its lawful and intended use in connection with the generation and display of insurance quotation information only on your mobile device. You may communicate insurance quotation information obtained via the EZLynx site by the Software solely to your requesting customer.

<u>Restrictions</u>: You agree to comply with all applicable state, federal and international laws, statutes, ordinances and regulations regarding your use of the Software. You agree not to upload or transmit through any device or through the Software any computer viruses, trojan horses, worms or anything else designed to interfere with, interrupt or disrupt the normal operating procedures of the Software. You agree not to modify, tamper or change the Software or any information displayed by the Software. You may not harvest, post, transmit, copy, modify, create derivative works from, or distribute anything you obtain or download from the Software. You may not reverse engineer, decompile, or use any device, program, algorithm or methodology, or any similar or equivalent manual process to access, acquire, copy or monitor any portion of the Software, or in any way reproduce or circumvent the navigational structure or presentation of the Software, to obtain or attempt to obtain any materials or information through any means not purposefully made available through the Software.

<u>Content</u>: EZLynx licenses or owns all right, title, and interest in and to the Software, including without limitation all intellectual property rights therein. Similarly, the EZLynx logo and all EZLynx trademarks, service marks and copyrights (collectively the "**Marks**"), are the property of EZLynx and are protected by copyright and trademark laws. Except in connection with your authorized use of this Software, you are not being granted any right or license under any Mark nor are you granted any other intellectual property right in or to any other content. All such rights are retained by EZLynx.

<u>Information You Provide</u>: You are solely responsible for any customer or user information that you provide to us ("**User Data**"). You hereby grant to EZLynx and its agents and insurance vendors the right to use and store



the User Data in a manner consistent with the intended use of the Software. EZLynx will use the User Data in accordance with the Privacy Policy. We may disclose User Data if required to do so by law or in the good faith belief that such preservation or disclosure is reasonably necessary to: (a) comply with legal process; (b) enforce these terms and conditions; (c) respond to claims that any content violates the rights of third-parties; or (d) protect our rights, property, or personal safety, its users and the public.

<u>Third Party Sites</u>: At times, the Software may have links to Web sites hosted by other parties ("**Third-Party Sites**"). These links are offered as a convenience and for informational purposes only, not as referrals or endorsements by EZLynx of the Third-Party Sites. Third-Party Sites are maintained by their respective organizations, and those organizations are solely responsible for the content of their own Web sites. EZLynx does not verify nor make any warranty or representation about the content, accuracy, opinions expressed, warranties, products or services, intellectual property compliance, or links of such Third-Party Sites. You should read the privacy policies and terms of use agreements of all Third-Party Sites.

<u>Password Registration</u>: Use of the Software requires that you provide the account password assigned to you in connection with the agency version of the Software. You are solely responsible for maintaining the confidentiality of your account information, including your user identification, password and any and all activities that occur under your account. You agree to notify us immediately of any unauthorized use of your account or password, or any other breach of security. EZLynx will not be liable for any loss that you may incur as a result of someone else using your password, either with or without your knowledge. However, you could be held liable for losses incurred by us or another party due to someone else using your password.

<u>Access Restrictions / Termination</u>: Subject to the terms of any written agreement between you and EZLynx, EZLynx reserves the right to restrict or terminate your access to the Software at any time, with or without cause and without notice to you. In order to prevent unauthorized access to the Software, the Software may automatically log off in the event that your mobile device remains dormant for an extended period of time.

<u>Disclaimer / Liability Limitation</u>: You agree that from time to time the Software may be inoperable for any reason, including, without limitation, equipment malfunctions, periodic maintenance procedures or repairs which we or our agent may undertake from time to time, or causes beyond the reasonable control of EZLynx or which are not reasonably foreseeable by EZLynx. In each case, you agree not to hold EZLynx responsible for any damages proximately caused by such delay or lack of operability. In addition, EZLynx is not responsible for any loss of User Data resulting from deletion or corruption or otherwise. While EZLynx uses reasonable efforts to include accurate and up-to-date information via the Software, EZLynx makes no warranties or representations as to accuracy of such information. EZLynx assumes no liability or responsibility for any errors or omissions in information provided via the Software. Changes may be periodically made to the information at any time without notice.

THE SOFTWARE IS PROVIDED ON AN "AS IS" BASIS WITHOUT ANY WARRANTY OR CONDITION OF ANY KIND, EXPRESS, IMPLIED, OR STATUTORY. EZLYNX EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, WHETHER EXPRESS, ORAL, IMPLIED, STATUTORY OR OTHERWISE, INCLUDING ANY IMPLIED WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, ANY IMPLIED WARRANTY OF MERCHANTABILITY, ANY WARRANTIES ARISING BY VIRTUE OF CUSTOM OF TRADE OR COURSE OF DEALING. FURTHER, EZLYNX DOES NOT REPRESENT OR WARRANT THAT THE SOFTWARE OR ANY INFORMATION PROVIDED TO YOU THROUGH THE SOFTWARE WILL MEET YOUR REQUIREMENTS, WILL BE PROVIDED WITHOUT VIRUS OR OTHER HARMFUL COMPONENTS OR CONDITIONS, OR WILL BE ACCURATE AS OF ANY PARTICULAR DATE. SOME JURISDICTIONS MAY NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO SOME OF THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU. YOUR USE OF THE SOFTWARE IS AT YOUR SOLE RISK. EZLYNX SHALL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND RELATED TO YOUR USE OF THE SOFTWARE. EZLYNX DOES NOT WARRANT THAT THE USE OF THE SOFTWARE WILL BE UNINTERRUPTED OR ERROR FREE, NOR DOES EZLYNX MAKE ANY WARRANTY AS TO ANY RESULTS THAT MAY BE OBTAINED BY USE OF THE SOFTWARE.



IN NO EVENT WILL EZLYNX BE LIABLE FOR ANY DAMAGES WHATSOEVER, INCLUDING SPECIAL, INDIRECT, CONSEQUENTIAL OR INCIDENTAL DAMAGES OR DAMAGES FOR LOSS OF PROFITS, REVENUE, USE, OR DATA WHETHER BROUGHT IN CONTRACT OR TORT, ARISING OUT OF OR RELATING TO YOUR USE OF THE SOFTWARE, OR YOUR RELIANCE UPON OR USE OF ANY INFORMATION CONTAINED IN OR ACCESSED FROM THE SOFTWARE. YOUR SOLE AND EXCLUSIVE REMEDY HEREUNDER IS FOR YOU TO DISCONTINUE YOUR USE OF THE SOFTWARE.

<u>Other Agreements</u>: This EULA may be supplemented or amended by the terms of other "click-through" agreements between you or your insurance agency, and EZLynx (the "**Other Agreements**"). In such cases, you may be asked to expressly consent to the terms of such Other Agreements, for example, by checking a box or clicking a button marked "I agree." If the terms relating to the subject matter of this EULA are different than the terms of those Other Agreements, the terms of the Other Agreements will supplement or amend this EULA.

<u>Miscellaneous</u>: This EULA will be governed by and interpreted in accordance with the laws of the State of Texas, USA, without regard to any of its choice of law rules that might lead to application of the law of another jurisdiction. Any dispute arising out of or related to this EULA or your access to or use of this Software will be brought only in the United States District Court for the Northern District of Texas, Dallas Division, or, if federal subject matter jurisdiction is lacking, then in any Texas state District Court located in Dallas, Texas. By accessing or using the Software, you submit to the personal jurisdiction of these courts and waive all objections to placing venue exclusively before them. The prevailing party in any litigation will be entitled, in addition to any other relief granted to it, to recover reasonable attorney's fees, expenses and costs incurred in connection with the litigation. If any of terms in this EULA are determined to be invalid or unenforceable by a court of competent jurisdiction, then the remaining terms of use will remain in full force and effect, and the invalid or unenforceable term or condition of use will be deemed superseded by a valid, enforceable term or condition of use that matches the practical effect of the original provision as closely as possible.