

EzMDRefer Web Site Terms & Conditions of Use

These Web Site Terms & Conditions of Use (“Terms of Use”) apply to all web sites and web pages owned, operated, licensed, or controlled by Obscure Solutions, Inc.

Obscure Solutions operates this website on behalf of its affiliates and subsidiaries worldwide. This website is referred to herein as the “EZMDRefer Website”.

By using the EZMDRefer Website you hereby agree to these Terms of Use. If you do not agree to these Terms of Use, please do not use the site. Obscure Solutions reserves the right to change, modify, add, or remove portions of these Terms of Use at any time, at our sole discretion. Please check these Terms of Use periodically for changes. Your continued use of this site or any other EZMDRefer Website following the posting of changes to these Terms of Use will constitute acceptance of such changes.

RESTRICTIONS ON USE OF MATERIALS. Unless otherwise noted, all materials – including, but not limited to, images, illustrations, designs, icons, photographs, video clips, written compositions, and other work product – that are part of this Web site or any other Obscure Solutions website are the property of Obscure Solutions.

Unless otherwise noted, all trademarks, service marks, and trade names are to the property of Obscure Solutions. No material from this Web site or any other Obscure Solutions website may be reproduced, republished, uploaded, posted, transmitted, or distributed in any way, without notice to and prior authorization of Obscure Solutions.

Any modification, use, adaptation, translation, or derivative work of any Obscure Solutions website materials without notice to and prior authorization of Obscure Solutions is a violation of Obscure Solutions’ ownership and proprietary rights in such materials;

For purposes of these Terms of Use, the use of any such material on any other Web site or networked computer environment is prohibited.

DISCLAIMER. THE MATERIALS IN THE OBSCURE SOLUTIONS WEB SITES ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND EITHER EXPRESS OR IMPLIED. TO THE FULLEST EXTENT PERMISSIBLE PURSUANT TO APPLICABLE LAW, OBSCURE SOLUTIONS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. OBSCURE SOLUTIONS DOES NOT WARRANT THAT USE OF THE WEB SITE OR MATERIALS WILL BE UNINTERRUPTED OR ERROR-FREE, THAT DEFECTS WILL BE CORRECTED, OR THAT THIS SITE OR ANY OTHER OBSCURE SOLUTIONS WEB SITE OR THE SERVER (S) THAT MAKES THE OBSCURE SOLUTIONS WEB SITES AVAILABLE ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. HF/MS DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE USE OR THE RESULTS OF THE

USE OF THE MATERIALS IN THIS WEB SITE OR ANY OTHER OBSCURE SOLUTIONS WEB SITE IN TERMS OF THEIR CORRECTNESS, ACCURACY, RELIABILITY, OR OTHERWISE. LIMITATION OF LIABILITY. UNDER NO CIRCUMSTANCES, INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE, SHALL HF/MS BE LIABLE FOR ANY SPECIAL OR CONSEQUENTIAL DAMAGES THAT RESULT FROM THE USE OF, OR THE INABILITY TO USE, THE MATERIALS IN THIS WEB SITE OR ANY OTHER OBSCURE SOLUTIONS WEB SITE, EVEN IF OBSCURE SOLUTIONS OR A OBSCURE SOLUTIONS AUTHORIZED REPRESENTATIVE HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL OBSCURE SOLUTIONS' TOTAL LIABILITY TO YOU FOR ALL DAMAGES, LOSSES, AND CAUSES OF ACTION (WHETHER IN CONTRACT, TORT – INCLUDING, BUT NOT LIMITED TO, NEGLIGENCE – OR OTHERWISE) EXCEED THE AMOUNT PAID BY YOU, IF ANY, FOR ACCESSING THIS SITE OR ANY OTHER OBSCURE SOLUTIONS WEB SITE (S).

Any reference made by this Web site or any other OBSCURE SOLUTIONS Web site(s) to any specific commercial product, process, or service (or provider of such product, process or service) by trade name, trademark, hyperlink, or otherwise, does not constitute or imply an endorsement, recommendation, or favoring by OBSCURE SOLUTIONS. Any opinions, advice, statements, services, offers or other information expressed or made available by third parties, including information providers, users or others, are those of the respective author(s) or distributor(s) and do not necessarily state or reflect those of OBSCURE SOLUTIONS.

LINKS TO OTHER WEB SITES AND SERVICES. To the extent that this Web site and any other OBSCURE SOLUTIONS Web site(s) contain links to outside or third-party services and resources, OBSCURE SOLUTIONS does not control the availability, content, or the privacy practices of those services and resources. Any concerns regarding any such service or resource, or any link thereto, should be directed to the particular service or resource.

PUBLIC COMMUNICATION. It is our policy to respect the privacy of all visitors/users of OBSCURE SOLUTIONS Web sites. OBSCURE SOLUTIONS will not disclose the contents of an email we receive from a visitor/user unless required to do so by law or if such action is necessary to: (1) comply with the law or comply with legal process served on OBSCURE SOLUTIONS; (2) protect and defend the legitimate business interests, rights or property of OBSCURE SOLUTIONS, its clients, members, or affiliates; or (3) act in an emergency to protect the personal safety of our guests or the public.

Visitors/users shall remain solely responsible for the content of their messages. By submitting any materials to us, you automatically grant (or warrant that the owner of such rights has expressly granted) us a perpetual, royalty-free, irrevocable, non-exclusive right and license to use, reproduce, modify, adapt, publish, translate, create derivative works from and distribute such materials or incorporate such materials into any form, medium, or technology now known or later developed

throughout the universe. In addition, you warrant that all "moral rights" in those materials have been waived.

JURISDICTIONAL ISSUES. The OBSCURE SOLUTIONS Web sites are controlled and operated by OBSCURE SOLUTIONS from its offices within Westchester County. OBSCURE SOLUTIONS makes no representation that materials in any OBSCURE SOLUTIONS Web site are appropriate or available for use in other locations. Those who choose to access any OBSCURE SOLUTIONS Web site from other locations do so on their own initiative and are responsible for establishing the usability or correctness of any information or materials under any or all jurisdictions and the compliance of that information or material with local laws, if and to the extent local laws are applicable.

OTHER. These Terms of Use shall be governed by and construed in accordance with the laws of the State of New York. You agree that any action at law or in equity arising out of or relating to these Terms of Use shall be filed only in Westchester County, and you hereby consent and submit to the personal jurisdiction of such courts for the purposes of litigating any such action. If any provision of these Terms of Use shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from these Terms of Use and shall not affect the validity and enforceability of any remaining provisions. This is the entire agreement between us relating to the subject matter herein, and shall not be modified except as provided herein.

A referral does not guarantee eligibility or completion for any intended services. Patient and referrer acknowledge that a referral to EZMDRefer does not obligate any party to complete intended services. Patient may be ineligible for intended services or such services may be out-of-scope for service provider. By allowing the referrer to submit information on your behalf, you agree to give an EZMDRefer supplier the right to contact you.