

Request for Access to Rapid Response Measurement (RRM) Platform

Software algorithms underlying the RRM is owned by NC State University and is licensed to PerSight Assessments. The RRM platform is hosted by PerSight Assessments for use with academic research. Access by persons associated with potential competing organizations is not allowed given the sensitive nature of the intellectual property.

First Name:

Last Name:

E-mail Address:

Organization:

Study Overview/Purpose:

Brief Study Description:

What analyses to expect to conduct using RRM?

Has your study been approved by your institutions IRB/Ethics Board?

Yes. If so, what is the IRB number?

Not yet, but it will be reviewed by IRB

No, we do not plan to submit our study for IRB review.

Full list of research team (names and organizational affiliations):

Please note you will be asked to agree to the terms of service below once you receive login information.

Terms of Service:

GENERAL TERMS AND CONDITIONS PerSight Assessments, LLC (hereafter "PA") has developed PerSight®, an online assessment including modifications, enhancements, improvements, updates, additions, derivative works, documentation and related material ("Software").

NOW, THEREFORE, in consideration of the mutual covenants and premises herein contained, the parties hereto agree as follows:

PA grants to Licensee a non-exclusive, non-transferable license to use the Software, subject to the term and conditions below.

Licensee agrees that Software is the sole property of PA and includes valuable trade secrets of PA. Licensee agrees to treat Software as confidential and will not without the express written authorization of PA:

- Demonstrate, copy, sell or market Software to any third party; or
- Publish or otherwise disclose information relating to performance or quality of the Software to any third party; or
- Modify, reuse, disassemble, decompile, reverse engineer or otherwise translate Software or any portion thereof; or
- Share login information with anyone.

Software is provided "AS IS" without warranty of any kind. The entire risk arising out of the use or performance of Software remains with Licensee. In no event shall PA be liable for any damage whatsoever arising out of the use of or inability to use Software, even if PA has been advised of the possibility of such damages.

Reports and other products generated by PA are provided for informational use by the Licensee. Licensee indemnifies PA for all personnel decisions and actions made by Licensee as such decisions and actions are those of the Licensee alone. This License Agreement shall be governed, construed and enforced in accordance with the laws of the United States of America and of the State of North Carolina. This Agreement constitutes the entire and only agreement between the parties for Software and all other prior negotiations, representations, agreements, and understandings are superseded hereby with the exception of previous written documents signed by duly authorized representatives of the parties. No agreements altering or supplementing the terms hereof may be made except by means of a written document signed by the duly authorized representatives of the parties. Licensee shall comply with all applicable federal, state and local laws, regulations, and ordinances in connection with its activities pursuant to this Agreement. Failure of PA to enforce a right under this Agreement shall not act as a waiver of that right or the ability to later assert that right relative to the particular situation involved. If any provision of this

Agreement shall be found by a court to be void, invalid or unenforceable, the same shall be reformed to comply with applicable law or stricken if not so conformable, so as not to affect the validity or enforceability of this Agreement.