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Where the Licensed Data, or any subset or category of the Licensed Data, may need to be transferred across countries, regions or territories and be subject to restrictions of applicable Data Protection Laws requiring a condition for the valid export of such data, the Parties will adopt measures, safeguards, or mechanisms recognized by such Data Protection Laws.

For the purpose of this Agreement, the capitalized terms hereunder shall be defined as follows: (i) "Data Protection Law(s)" means any and all transnational, national, federal, state or local laws (statutory, common or otherwise), treaties, conventions, ordinances, codes, rules and regulations of any applicable jurisdiction related to privacy, personal data protection and information security, to the extent such laws, treaties, conventions, ordinances, codes, rules and regulations govern and are binding upon the relevant Party in its performance of its obligations or exercise of its rights under the Agreement, including but not limited to the General Data Protection Regulation (EU) 2016/679 ("GDPR") and/or the California Consumer Privacy Act of 2018 (as amended) and the final regulations ("CCPA"); (ii) "Controller" means 'controller' as defined in the GDPR and other substantially similar roles in other applicable Data Protection Laws; (iii) "Personal Data" means 'personal data' as defined in the GDPR or other substantially similar terms in other applicable Data Protection Laws such as 'personal information' in the CCPA; (iv) "Process(ing)" refers to any operation or set of operations upon data, whether or not by automatic means, such as collection, receipt, recording, organization, structuring, alteration, use, transmission, access, sharing, provision, disclosure, distribution, copying, transfer, storage, management, retention, deletion, combination, restriction, summarizing, aggregation, correlation, inferring, derivation, analysis, adaptation, retrieval, consultation, destruction, or disposal.

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This Agreement shall commence on the Effective Date and shall continue until terminated pursuant to this Section 7. This Agreement may be terminated by either party at any time, for any reason or for no reason, upon written notice to the other party. If Licensee breaches any provision of this Agreement, this Agreement (including all of Licensee's rights and licenses with respect to the Licensed Data and Results) shall immediately terminate without further notice from or action by QTI. Upon termination or expiration of this Agreement, Licensee agrees to cease all use of the Licensed Data and Results and delete all copies thereof in Licensee's possession or control, and to provide to QTI, if requested, (in a form acceptable to QTI) a written certification of the same signed by Licensee or (if Licensee is an entity) an officer of Licensee. The provisions of Sections 1 and 3 through 15 shall survive any termination of this Agreement.

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31 CFR Parts 500-599, as well as similar laws and regulations of other applicable jurisdictions (collectively "Export and Sanctions Laws"). In connection with the performance of their obligations under this Agreement, Licensee and its subsidiaries, affiliates, and agents (i) will comply with all Export and Sanctions Laws, including by obtaining any required U.S. or other country licenses, authorizations, or approvals; and (ii) will not engage in any activity that would reasonably be expected to cause QTI to violate any Export and Sanctions Laws. Licensee agrees not to directly or indirectly employ any Licensed Data in, or export, re-export, transfer or release any Licensed Data for, end uses or for end users that would violate the controls in Part 744 of the EAR, without prior U.S. government authorization, including those related to prohibited missile or unmanned aerial vehicle technology; prohibited nuclear, chemical, or biological weapons activities; prohibited supercomputer and semiconductor manufacturing end uses; or for any prohibited military end use or end user.

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Panchal, S., Bhattacharyya, A., Berger, G., Mercier, A., Böhm, C., Dietrichkeit, F., Pourreza, R., Li, X., Madan, P., Lee, M., Todorovich, M., Bax, I., Memisevic, R. (2024) What to Say and When to Say it: Live Fitness Coaching as a Testbed for Situated Interaction. https://developer.qualcomm.com/software/ai-datasets/qevd.

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