

NEURO-IFRAH® COURSE MATERIAL AGREEMENT OF CONFIDENTIALITY

I understand that as a participant of the Neuro-IFRAH® Course Material, I will have access to confidential information, trade secrets, and know-how which are proprietary to Waleed Al-Oboudi, including without limitation course manuals, workbooks, treatment methods, instructions, demonstrations, orthotic devices, therapy equipment and uses thereof related to neuro-integrative functional rehabilitation, occupational therapy, and physical therapy. (“Proprietary Information”)

My clicking "I agree" indicates I have read and my agreement to the following:

1. I agree to hold all Proprietary Information in confidence, to limit dissemination of and access to the Proprietary Information only to the treatment of my own patients solely for treatment purposes;
2. I agree to not use the Proprietary Information commercially for my own benefit or for the benefit of anyone else other than what is expressly authorized herein;
3. I agree to refer to all patient treatment techniques, methods, therapy equipment and orthotic devices covered in the Course Material as the Neuro-IFRAH® approach, whether used or adopted partially or in whole by me;
4. I agree to not incorporate, in part or in whole, any of the patient treatment techniques, methods, therapy tools or orthotic devices disclosed in the Course Material into any treatment methods, systems, or devices that is not part of the Neuro-IFRAH® approach, or that is not sponsored or endorsed by Waleed Al-Oboudi;
5. I agree and acknowledge that all Proprietary Information disclosed in the Course Material, including, without limitations, all patient treatment and management techniques and concepts, orthotic devices, therapy tools and methods of use thereof are the intellectual property of Waleed Al-Oboudi and are exclusive to the Neuro-IFRAH® approach;
6. I agree to protect the Proprietary Information and not misappropriate, copy, or use any of the Proprietary Information other than for uses in direct patient assessment, treatment and management provided by me;
7. I agree that breach of this agreement makes me liable for any and all damages, including direct and consequential, incurred by the breach;
8. I agree that if any provision of this Agreement should be held to be void or unenforceable, in whole or in part, such provision or part thereof shall be treated as severable, leaving valid the remainder of this Agreement and such remaining provision shall be modified so as to be enforceable to the fullest extent allowed by law; and
9. I agree that in the event that any legal action becomes necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys’ fees, expert witness fees and legal expenses as may be fixed by the court.