

# Terms & Conditions

## TERMS & CONDITIONS

### 1. OVERVIEW

Thank you for your interest in the Paratus Digital Health Accelerator (the "**Accelerator**"). The Accelerator website is managed by Innovation Development Institute, Inc. d/b/a MATTER Chicago ("**MATTER**"), and all provisions governing your participation in this Accelerator (including the Services provided through it) are described in the terms and conditions ("**Terms**"). MATTER has sponsors that contribute to the Accelerator (collectively "**Sponsor**" or "**Sponsors**").

By registering and participating in the Accelerator, you, the participant organization, on behalf of itself, its officers, directors, employees, agents and representatives ("**you**" or "**Participant**"), are confirming the accuracy of the information submitted and hereby agree to be bound by these following Terms of the Accelerator.

By participating in the Accelerator, each Participant unconditionally accepts and agrees to comply with and abide by these Terms, which shall be final and binding in all respects. MATTER is responsible for the collection, submission and/or processing of Entries and the overall administration of the Accelerator and may be reached by email at [paratus@matter.health](mailto:paratus@matter.health) during the Accelerator Period. The Accelerator is an open, global competition to identify and support entrepreneurs with solutions that improve social and intergenerational connectedness amongst older adults.

The accelerator begins on 9:00 AM Central Time (CT) on January 6, 2025 and ends on or about 11:59pm CST on March 21, 2025 ("**Accelerator Period**"). Participants are invited to submit innovative solutions that address one or a combination of priority areas below. All submission materials must be submitted through MATTER's online portal. The submission collection begins at 9:00 AM Central Time (CT) on September 30, 2024 and ends at 11:59 PM CT on November 22, 2024. During the entire Accelerator Period, MATTER's administrator's server/computer is the official time keeping device for the Accelerator.

### 2. ELIGIBILITY

The Accelerator is open to all eligible individuals and legal entities. Solutions can include one or a combination of the priority areas listed below.

Areas of focus for the accelerator include digital health tools that enhance preparedness and response to public health emergencies due to chemical, biological, radiological, and nuclear (CBRN) incidents, pandemic influenza and emerging infectious diseases. These tools should increase access, reduce cost or more rapidly disseminate medical countermeasures (MCMs).

Across these areas, we are interested in digital health solutions that can support preparedness, health readiness and mobilization. Examples include, but are not limited to:

- Tools to enhance MCM readiness and clinical capacity
- Technologies to enhance clinical trial diversity
- Capabilities that promote more equitable access to MCMs

- At-home diagnostics and telemedicine solutions
- Risk assessment and patient stratification capabilities and tools
- AI and machine learning innovations to enhance preparedness and response to public health emergencies
- AI and machine learning innovations to increase the efficiency of pre-clinical development of MCMs
- Novel ways to collect and validate real-world evidence

Participants should be entrepreneurs developing digital health tools that digital health solutions that can support preparedness, health readiness and mobilization. These tools should increase access, reduce cost or more rapidly disseminate medical countermeasures (MCMs). This global call for solutions is open to individuals and teams from across the innovation ecosystem — entrepreneurs and university-backed researchers of all stages with established proof of concept, evidence of product-market fit and business model potential.

Participants must complete a short application outlining the key problem being addressed, a description of the solution and its value proposition. All submission materials will be reviewed by MATTER. Based on a review of the submission materials, MATTER may select up to ten (10) Finalists (“Finalists”) to proceed to an Accelerator phase.

Finalists must be available to participate in an 10-week virtual incubator (“Accelerator Phase”) beginning on January 6, 2025 and ending on March 21, 2025, comprised of weekly touch point calls with innovation mentors and a broad set of stakeholders from across the healthcare community around how to best refine your solution as well as preparation for the final pitch. These meetings are facilitated primarily via conference calls or web conferencing platforms for ease of participation, with the final showcase occurring virtually. The dates for all programs and meetings will occur during the Accelerator Period.

Finalists must participate in a virtual final Showcase event the week of March 17, 2025.

**Age:** All participants must be 18 years of age or older.

**Personal Data:** By submitting an application for this accelerator, the participant expressly consents to: (i) the collection, use and retention by MATTER and the Sponsors of the participant’s personal and business information contained in the application for all purposes (including promotion and publicity) and (ii) the publication of the participant’s name and entrepreneurial story on MATTER’s and the Sponsors’ websites as well as on their social media channels (Facebook, Twitter, YouTube, LinkedIn, Instagram, etc.). Any such information submitted will be transferred to servers located in the United States of America and treated under the laws of the United States of America.

### 3. INTELLECTUAL PROPERTY

You represent and warrant that all submissions in your Application constitute your original creative work, and that you are the owner of all rights, title and interest in or that you have valid licenses or other permissions fully to use and apply, the intellectual property rights (“IP”) that comprise the product or service described in your Application, and that such submissions do not infringe upon the creative work/intellectual property rights of others. You represent and warrant that you have followed any invention disclosure process that may exist within your employment.

You represent that you have taken or have chosen not to take all appropriate steps to preserve and protect your intellectual property (“IP”) rights in all appropriate jurisdictions. THE ACCELERATOR DOES NOT REQUIRE THAT YOU DISCLOSE IDEAS, DESIGNS OR OTHER INTELLECTUAL PROPERTY RIGHTS (“IP”) THAT ARE THE PARTICIPANT’S CONFIDENTIAL IP. THE ACCELERATOR CAN NOT AND DOES NOT ASSURE THAT ANY IP DISCLOSED IN THE ENTRY APPLICATION OR OTHERWISE IN THE COURSE OF THE ACCELERATOR WILL BE KEPT CONFIDENTIAL OR OTHERWISE PROTECTED BY MATTER OR THE JUDGES. PARTICIPANTS OR MEMBERS OF THE PUBLIC MAY HAVE ACCESS TO THE IP. DO NOT DISCLOSE ANY IP THAT YOUR COUNSEL HAS NOT ASSURED IS PROTECTED.

Before submission, you should seek and be guided by your own counsel as to the desirability of seeking intellectual property protection for your Application.

### 4. DISCLOSURES

You further agree, by submitting information for consideration in the Accelerator, that any and all such information may be publicly disclosed, and that any presentations may be open to any interested parties, including the general public, as MATTER determines in its sole discretion.

In particular and without limitation, except where prohibited by law, you authorize MATTER and the Sponsors to use your name, names and likenesses of your principals, addresses, quotes, voices, and any part of the contents of your Entry Application for educational, editorial, public relations, trade, promotional, and advertising purposes, in all media now known or later discovered, worldwide, in perpetuity, without compensation or other consideration, notice, review or approval.

## **5. COMPLIANCE**

You agree that you are solely responsible for compliance with any/all laws, rules and regulations applicable to participation in the Accelerator, any awards that you may receive, and any and all taxes, withholdings or other governmental assessments in any jurisdiction, in or within the United States or elsewhere.

## **6. INDEMNITY**

By submitting your Entry Application, you agree that you release, to the fullest extent permitted by applicable law, MATTER and its respective officers, directors, employees, agents, representatives, Reviewers, all award suppliers, and all other affiliated and non-affiliated third parties who work with the MATTER from any and all claims, liabilities, actions, demands, causes of action, injuries, damages, losses and expenses (including payment of attorneys' fees for counsel for MATTER), of any kind arising from, arising out of, whether directly or indirectly, in whole or in part, or in connection with, relating to, or resulting from your participation in the Accelerator or acceptance, possession or use of any award from the Accelerator.

Further, you agree to indemnify, defend at your expense and hold harmless MATTER, from any such claim by you or any third party arising from or relating to your participation in the Accelerator, including without limitation infringements of copyright or any other intellectual property right, the use or misuse of the award, or participation in any Accelerator-related activity.

## **7. PRIVACY**

Any personal information, presentations or other materials supplied by you will be subject to the privacy policy. By entering the Accelerator, you grant MATTER permission to share your email address and any other personally identifiable information with the other accelerator Entities and Sponsors, including for use in a publicly available winners list.

## **8. DISQUALIFICATION**

MATTER reserves the right, in its sole discretion, to reject, disqualify, modify, edit, and revise any Entry Application, to verify any element of any Entry Application or related materials, and to disqualify any Participant whose participation may subject the Accelerator, Sponsors, Reviewers or any of their respective advertisers, clients, or customers to controversy, negative publicity, scorn, and/or ridicule. MATTER assumes no responsibility for lost, misdirected, damaged, incomplete, incorrect, altered, or illegible entries.

PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING THIS WEBSITE. THESE TERMS AND CONDITIONS SET OUT THE STIPULATIONS OF A LEGALLY BINDING AGREEMENT BETWEEN YOU AND MATTER FOR YOUR USE OF THIS WEBSITE AND THE RELATED SERVICES. BY RECOGNIZING YOUR ACCEPTANCE OF THESE TERMS, BY SUBMITTING AN ENTRY APPLICATION, YOU AGREE TO BE BOUND BY ALL OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE, YOU MUST CEASE USING THIS ACCELERATOR AND THE RELATED SERVICES.

# PRIVACY POLICY

## 1. TERMS OF USAGE

The aim of the MATTER website is to introduce you to the activities of the Accelerator and the website is available for your information, interest and education. The following Terms of Usage, as may be amended from time to time, shall apply to any and all access to the site and to all use of the site and its content.

## 2. INFORMATION PURPOSES

The content presented on the MATTER website is presented solely for informational purposes. The site does not provide you with advice or recommendation of any kind and should not be relied on as the basis for any decision or action. You are advised to consult professional advisors in the appropriate field with respect to the applicability of any particular aspect of the contents.

## 3. INFORMATION PROVIDED "AS IS"

The information on this site is provided "as is" and MATTER makes no representations or warranties either expressed or implied, including but not limited to the implied warranties of merchantability, fitness for a particular purpose or noninfringement. MATTER makes no representations or warranties of any kind as to the completeness, accuracy, timeliness, availability, functionality and compliance with applicable laws. By using this website you accept the risk that the information may be incomplete or inaccurate or may not meet your needs or requirements.

## 4. DISCLAIMED LIABILITY

MATTER shall not be liable for any damages or injury arising out of your access to, or inability to access, this site or from your reliance on any information provided herein. MATTER disclaims any and all liability for direct, indirect, incidental, consequential, punitive, and special or other damages, lost opportunities, lost profit or any other loss or damages of any kind. This limitation includes damages or any viruses, which may affect your computer equipment.

## 5. LINKS TO OTHER WEBSITES

Any links to other Internet sites are provided as a convenience. MATTER has no responsibility or control over the content or operation of such sites and shall not be liable for any damages or injuries arising from that content or its operation.

## 6. ALTERATIONS

MATTER reserves its right to alter, modify, substitute or delete any content of or may restrict access to or discontinue distribution of this site at any time and at its sole discretion.

## 7. COPYRIGHT AND USE OF CONTENT

The content of this website is the property of MATTER and is protected by copyright laws. The trademarks, service marks, trade names, logos and product displayed on this site are protected worldwide, and no use of any of these may be made without the prior written consent of MATTER. You are welcome to download the content of this website, however, only for your personal and noncommercial use. No modification or further reproduction of the content is permitted. The content may otherwise not be copied or used in any other manner.

## 8. PRIVACY AND USE OF QUESTIONS AND COMMENTS

Any questions, comments, suggestions or any other communications, including any ideas, inventions, concepts, techniques or knowhow you may forward to this site or otherwise to MATTER, electronically or by any other means, are on a non-confidential basis and will become the property of MATTER, which MATTER without restriction may use in any fashion and for any purposes whatsoever including developing, manufacturing and/or marketing goods or services.

## 9. GOVERNING LAW

Your access and use of this website and the contents hereof shall be governed by and interpreted in accordance with the State of Illinois.