



www.eyedaptic.com

EYE6

Eyedaptic® Visual Assistant

(Motorola Edge)

Version 6.0.0/38

EYE6 MD4

Enhancing Vision To Revitalize Life



EYE6 Capabilities

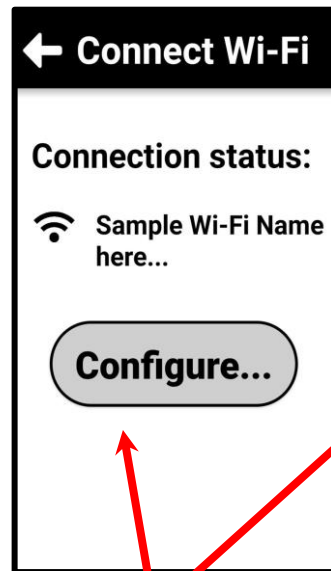
- The EYE6 offers all of the features of the EYE5, **PLUS the Eyedaptic® Visual Assistant, Ivy**
- Ivy can assist you in many different ways, with some of the most common being:
 - Reading (books, mail, menus, bills, newspapers, etc.)
 - Describing a room
 - Locating objects
 - Identifying colors
 - Answering general questions



Setting Up Ivy, your Visual Assistant

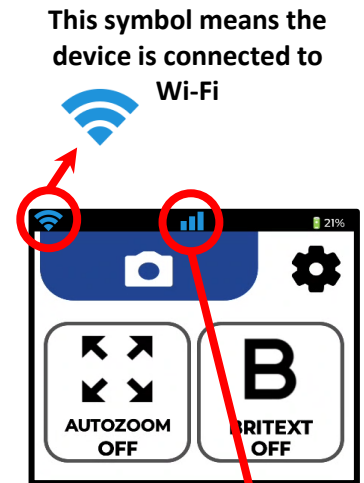
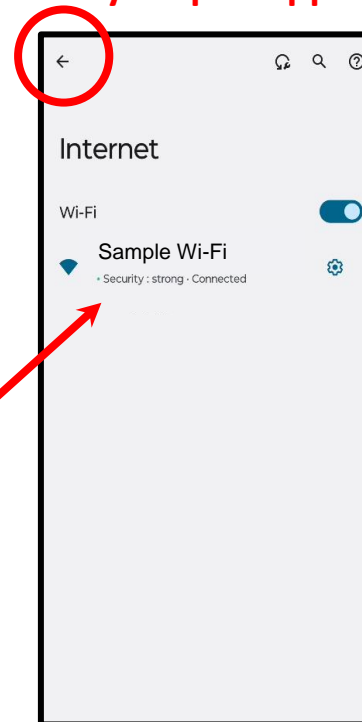
To use Ivy, a **stable internet connection is required**

This can be done via Wi-Fi, or if you have the EYE6 Platinum plan, via 5G cellular connection



To connect to Wi-Fi, click "Configure" and select the desired network – then click the back button

Back button to return to the Eyedaptic app

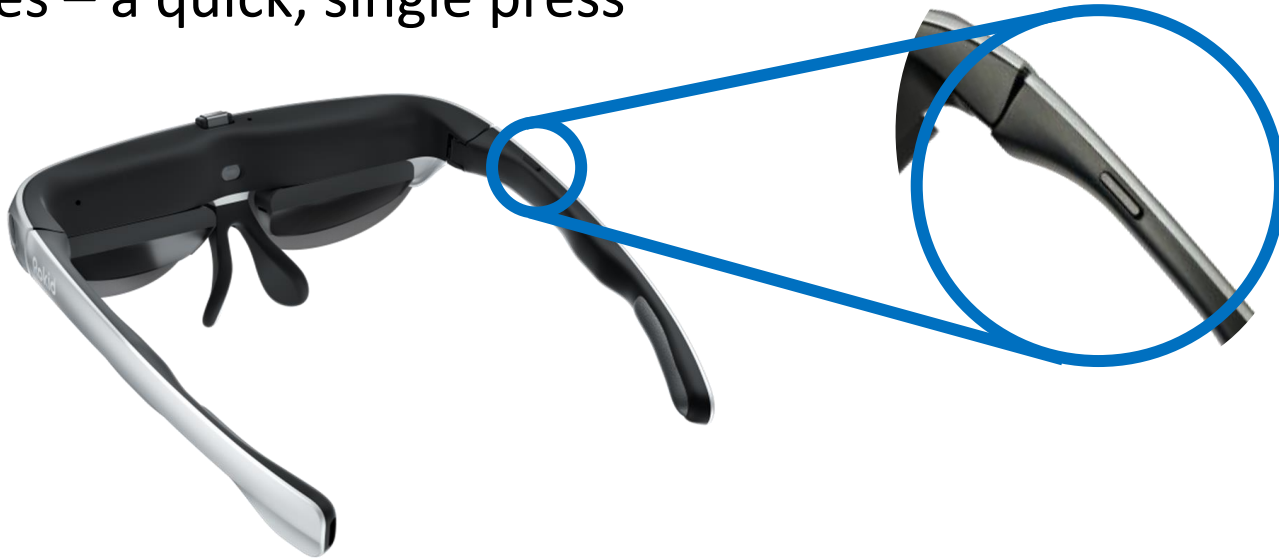


This symbol means the device is connected to 5G (only available on the EYE6 Platinum plan)

Using Ivy, your Visual Assistant

If you want to ask Ivy a question about your surroundings (ie. “read this to me” or “what am I looking at”), you must first:

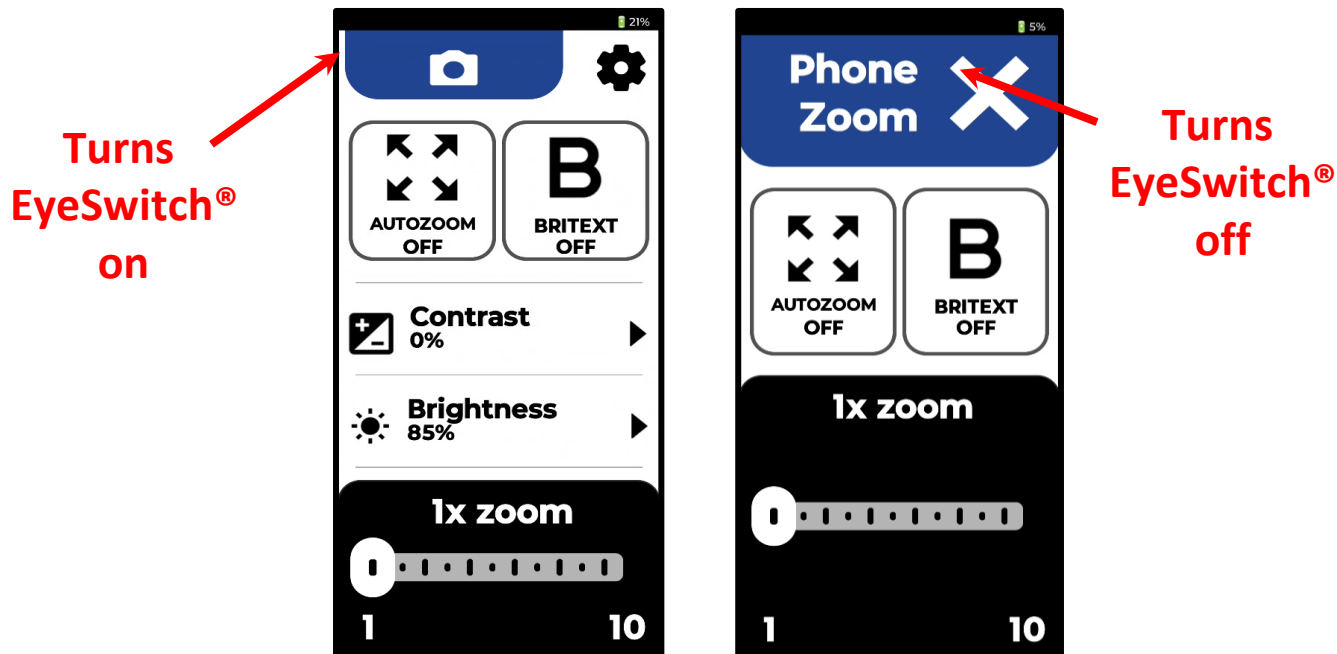
1. Take a photo by pressing the button on the top right of the glasses – a quick, single press



2. When a successful photo has been taken, you will hear a camera shutter noise

Using Ivy, your Visual Assistant

- When taking a picture, you can use either the camera in the glasses or activate EyeSwitch® mode to use the camera in the phone



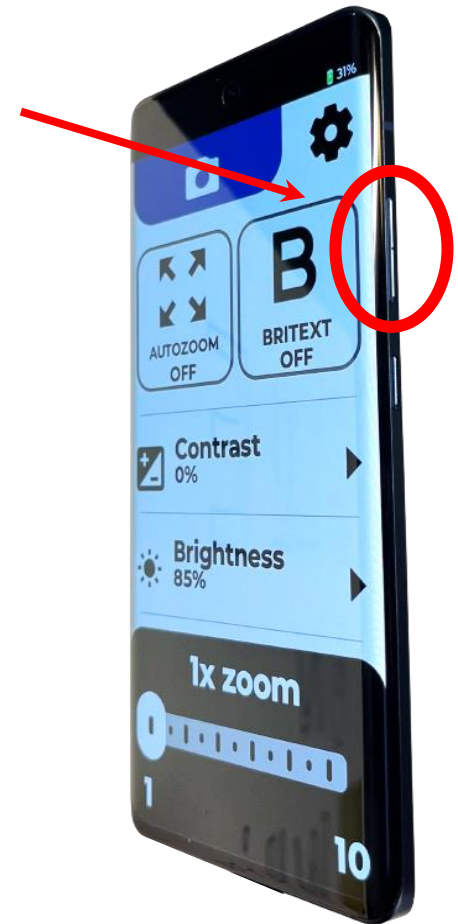
- After taking a photo, Ivy will remember it for 5 minutes – you can ask as many questions about this photo as you want during this time
- See the next page to learn how to ask Ivy a question

Using Ivy, your Visual Assistant

To ask Ivy a question, you must:

1. Hold down the button on the top right of the remote control phone
2. Ask Ivy your question – Ivy is very smart, there are no specific words you need to say!
3. Release the button
4. When a successful question has been asked, you will hear a bubbling noise – this means Ivy is thinking and will give a response shortly

If, at any time, you want to interrupt Ivy or cancel your request, simply give a single press to the button on the top right of the phone



Focusing Ivy's Response

If you would like to ask Ivy a specific question about your surroundings, you can either:

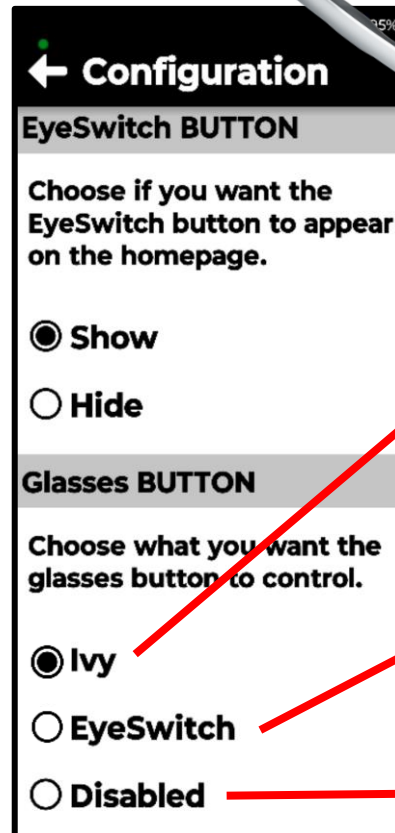
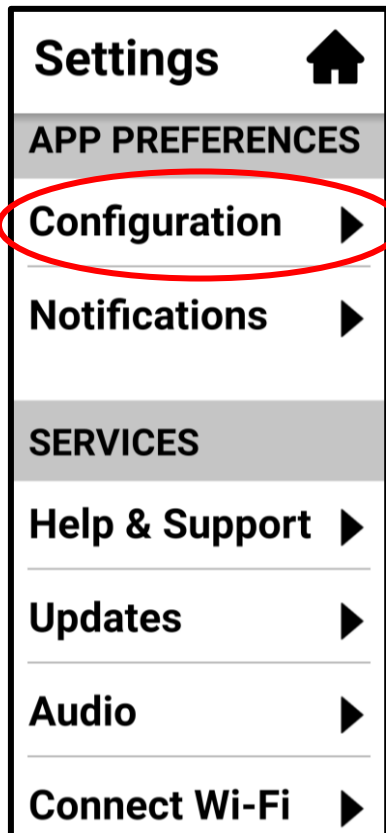
- A. Zoom in before taking a photo – Ivy will only respond on what she can see in the photo



- B. Ask a specific question, like “how many servings are in this bag of chips?” – Ivy will only read the number of servings rather than the whole ingredient list

Changing the Glasses Button Setting

These settings allow you to adjust what the button on the top right of the glasses controls



If Ivy is available (with a paid subscription), a quick press of the glasses button will take a photo for Ivy - **this option MUST be selected to interact with Ivy**

Holding down the glasses button for 1 second will switch into EyeSwitch mode

The glasses button will do nothing

Common Questions for Ivy

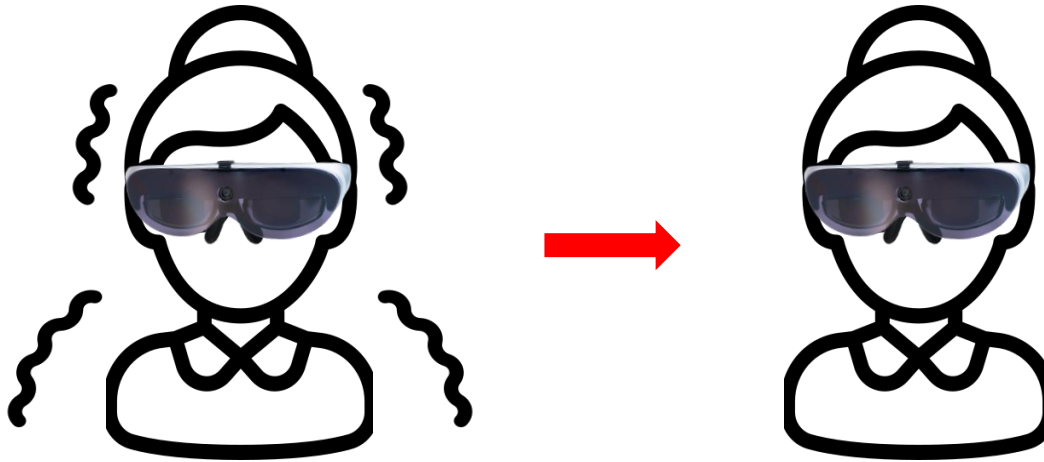
When you take a photo, Ivy can help you with all sorts of tasks and questions. Some of the most common things to ask Ivy are:

- **“READ THIS TO ME”** – Ivy will read all the text visible in the photo
- **“WHAT AM I LOOKING AT”** – Ivy will describe all the details in the photo
- **“WHERE IS MY _____”** – If the item is visible in the photo, Ivy will give you verbal directions to find it

If Ivy does not know the answer to your question, try wording it differently and asking again

Troubleshooting Ivy

- If the picture you take for Ivy is blurry, Ivy will do her best to interpret the photo but may ask you to retake it – be sure to keep still while taking the photo



- If the item or subject that you ask Ivy about is not visible in the photo, Ivy will tell you that it cannot be seen – be sure to point the camera at the item or subject when you take a photo

Troubleshooting Ivy

- If Ivy does not understand your question , you will hear a beep that means your question was cancelled, and you must ask your question to Ivy again
- Depending on the question you ask, Ivy may need more time to think – if the bubbling sound goes on too long, try holding down the top right button on the phone and asking your question again
- If you are not connected to the internet or if your subscription is not active, Ivy will not be able to answer your question – she will tell you **“Sorry, I am not available”**
- If your internet connection is unstable, Ivy will tell you that she is having trouble connecting and to please try again later

Troubleshooting Ivy

- If a payment has not been received, Ivy will be disabled, and the subscription must be paid to re-enable Ivy
- Please contact our customer support line at (949) 209-9114 or email us at support@eyedaptic.com for help with your subscription

Eyedaptic® End User License Agreement

BY CLICKING ON THE "ACCEPT" BUTTON AND BY USING THE SERVICE YOU ARE CONSENTING TO BE BOUND BY AND THEREBY BECOME A PARTY TO THIS AGREEMENT. IF YOU DO NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT, CLICK THE "DO NOT ACCEPT" BUTTON. THE SERVICE IS PROVIDED FOR USE ONLY IN ACCORDANCE WITH THE TERMS OF THIS AGREEMENT. THIS END USER LICENSE AGREEMENT ("Agreement") governs use of Eyedaptic Eyewear (including all related documentation, the "Application") by the person using the Application ("User"). This Agreement is a binding agreement between User and Eyedaptic, Inc., a California corporation ("Eyedaptic"). 1. Limited License Grant. Subject to the terms and conditions of this Agreement, Eyedaptic grants to User a non-exclusive, non-transferable, non-sublicenseable limited license to use the Application for personal, non-commercial use. No other uses may be made by User without the express written consent of Eyedaptic. User shall not (a) copy the Application; (b) modify, translate, adapt or otherwise create derivative works or improvements, whether or not patentable, of the Application; (c) reverse engineer, disassemble, decompile, decode or otherwise attempt to derive or gain access to the source code of the Application or any part thereof; (d) rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer or otherwise make available the Application or any features or functionality of the Application, to any third party for any reason; (e) remove, disable, circumvent or otherwise create or implement any workaround to any copy protection, rights management or security features in or protecting the Application; or (f) remove, delete, alter or obscure any trademarks or any copyright, trademark, patent or other intellectual property or proprietary rights notices from the Application. User acknowledges and agrees that the Application is provided under license, and not sold, to User. User does not acquire any ownership interest in the Application under this Agreement, or any other rights thereto other than to use the Application in accordance with the license granted, and subject to all terms, conditions and restrictions, under this Agreement. Eyedaptic reserves and shall retain its entire right, title and interest in and to the Application, including all copyrights, trademarks and other intellectual property rights therein or relating thereto, except as expressly granted to User in this Agreement. 2. Collection and Use of User Information. User acknowledges that when User uses the Application Eyedaptic may collect information about User's use of the Application, including the amount of time the Application is used, the buttons pressed and usage patterns. Eyedaptic will use such information to improve the Application and for internal record keeping. All information collected regarding User's use of the Application shall be the property of Eyedaptic. User may provide input to the Application, including voice, text and images ("Input"), and receive output from the Application based on the Input ("Output"). Input and Output are collectively "Content." User is responsible for Content, including ensuring that it does not violate any applicable law or this Agreement. User represents and warrants that User has all rights, licenses, and permissions needed to provide Input to the Application. Eyedaptic may use Content to provide, maintain, develop, and improve the Application, comply with applicable law, enforce our terms and policies, and keep the Application safe. 3. Artificial Intelligence. The Application uses artificial intelligence and machine learning through third party providers, including OpenAI, which will analyze and store Input. Artificial intelligence and machine learning are rapidly evolving fields of study. GIVEN THE PROBABILISTIC NATURE OF MACHINE LEARNING, USE OF THE APPLICATION MAY, IN SOME SITUATIONS, RESULT IN OUTPUT THAT DOES NOT ACCURATELY REFLECT REAL PEOPLE, PLACES, OR FACTS. FOR EXAMPLE, ARTIFICIAL INTELLIGENCE COULD INTERPRET STREET SIGNS INCORRECTLY AND SHOULD NOT BE RELIED UPON FOR SAFETY. ARTIFICIAL INTELLIGENCE ANALYSIS OF ITEMS SUCH AS READING MEDICINE BOTTLES SHOULD NOT BE RELIED UPON FOR MEDICAL ADVICE. The Application also uses artificial intelligence to translate text from English into foreign languages. Reasonable efforts have been made to provide an accurate translation; however, no automated translation is perfect nor is it intended to replace human translators. Any discrepancies or differences created in the translation are not binding and have no legal effect for compliance or enforcement purposes. NO WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, IS MADE AS TO THE ACCURACY, RELIABILITY, OR CORRECTNESS OF ANY TRANSLATIONS MADE FROM ENGLISH INTO ANY OTHER LANGUAGE. SOME CONTENT (SUCH AS IMAGES, VIDEOS, FLASH, ETC.) MAY NOT BE ACCURATELY TRANSLATED DUE TO THE LIMITATIONS OF THE TRANSLATION SOFTWARE. 4. Third Party Materials. The Application may display, include or make available third-party content (including data, information, applications and other products, services or materials) ("Third Party Materials"). User acknowledges and agrees that Eyedaptic is not responsible for Third Party Materials, including their accuracy, completeness, timeliness, validity, copyright compliance, legality, decency, quality or any other aspect thereof. Eyedaptic does not assume and will not have any liability or responsibility to User or any other person or entity for any Third Party Materials. Third Party Materials and links thereto are provided solely as a convenience to User and User accesses and uses them at entirely at User's risk and subject to such third parties' terms and conditions. 5. Term and Termination. The term of this Agreement commences when User begins using the Application and will continue in effect until terminated by User or Eyedaptic as set forth in this Section 4. Either party may terminate this Agreement at any time by providing written notice of termination to the other party. This Agreement will terminate immediately and automatically without any notice if User violates any of the terms and conditions of this Agreement or if Eyedaptic is required to do so by law. Upon termination (i) all rights granted to User under this Agreement will terminate; and (ii) User must cease all use of the Application. Termination will not limit any of Eyedaptic's rights or remedies at law or in equity. 6. Limited Warranty. The hardware on which the Application runs is provided by third party manufacturers for which Eyedaptic is entitled to a limited warranty from the manufacturers. Eyedaptic shall pass through to User the benefits of such limited warranty to the extent that Eyedaptic is able pursuant to any agreements between Eyedaptic and such manufacturers and enforce such warranties. Refer to Eyedaptic's limited warranty policy for procedures for making a warranty claim. 7. Disclaimer of Warranties. EXCEPT AS SET FORTH IN EYEDAPTIC'S LIMITED WARRANTY, THE APPLICATION IS PROVIDED TO USER "AS IS" AND WITH ALL FAULTS AND DEFECTS WITHOUT WARRANTY OF ANY KIND. EXCEPT AS SET FORTH IN EYEDAPTIC'S ONE YEAR LIMITED WARRANTY, TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, EYEDAPTIC, ON ITS OWN BEHALF AND ON BEHALF OF ITS AFFILIATES AND ITS AND THEIR RESPECTIVE LICENSORS AND SERVICE PROVIDERS, EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, WITH RESPECT TO THE APPLICATION, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT, AND WARRANTIES THAT MAY ARISE OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OR TRADE PRACTICE. WITHOUT LIMITATION TO THE FOREGOING, EYEDAPTIC PROVIDES NO WARRANTY OR UNDERTAKING, AND MAKES NO REPRESENTATION OF ANY KIND THAT THE APPLICATION WILL MEET USER'S REQUIREMENTS, ACHIEVE ANY INTENDED RESULTS, OPERATE WITHOUT INTERRUPTION, MEET ANY PERFORMANCE OR RELIABILITY STANDARDS OR BE ERROR FREE OR THAT ANY ERRORS OR DEFECTS CAN OR WILL BE CORRECTED. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF OR LIMITATIONS ON IMPLIED WARRANTIES OR THE LIMITATIONS ON THE APPLICABLE STATUTORY RIGHTS OF A CONSUMER, SO SOME OR ALL OF THE ABOVE EXCLUSIONS AND LIMITATIONS MAY NOT APPLY TO USER. 8. Disclaimers and Warnings. USER ACKNOWLEDGES AND AGREES THAT THE APPLICATION IS NOT INTENDED FOR USE IN CONNECTION WITH OPERATION OF A VEHICLE, OTHER HEAVY MACHINERY OR ANY OTHER DANGEROUS EQUIPMENT, INCLUDING POWER TOOLS. USER SHALL BE RESPONSIBLE FOR ANY USE OF A VEHICLE OR OTHER HEAVY MACHINERY IN CONNECTION WITH THE APPLICATION AND SHALL INDEMNIFY, DEFEND AND HOLD HARMLESS EYEDAPTIC PURSUANT TO SECTION 10 IN CONNECTION WITH ANY VIOLATION OF THIS SECTION 8 BY USER. EYEDAPTIC IS NOT RESPONSIBLE FOR USER'S USE OF THE EYEWEAR DEVICE ON WHICH THE APPLICATION RESIDES OUTSIDE OF USE OF THE APPLICATION, INCLUDING BUT NOT LIMITED TO USE OF ANY APPLICATIONS ACCESSED THROUGH THE DEVICE'S NATIVE OPERATING SYSTEM. USER IS RESPONSIBLE FOR OPERATING THE EYEWEAR DEVICE IN ACCORDANCE WITH THE USAGE AND SAFETY INSTRUCTIONS FOR THE EYEWEAR DEVICE. USER ACKNOWLEDGES THAT THE EYEWEAR DEVICE IS SUBJECT TO OVERHEATING AND USER AGREES TO TAKE PRECAUTIONS TO AVOID ANY HARM CAUSED BY SUCH. 9. Limitation of Liability. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL EYEDAPTIC OR ITS AFFILIATES, OR ANY OF ITS OR THEIR RESPECTIVE LICENSORS OR SERVICE PROVIDERS, HAVE ANY LIABILITY ARISING FROM OR RELATED TO USER'S USE OF OR INABILITY TO USE THE APPLICATION FOR PERSONAL INJURY, PROPERTY DAMAGE, COST OF SUBSTITUTE GOODS OR SERVICES, OR ANY OTHER CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL OR PUNITIVE DAMAGES. THE FOREGOING LIMITATIONS WILL APPLY WHETHER SUCH DAMAGES ARISE OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE AND REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE OR EYEDAPTIC WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW CERTAIN LIMITATIONS OF LIABILITY SO SOME OR ALL OF THE ABOVE LIMITATIONS OF LIABILITY MAY NOT APPLY TO USER. 10. Indemnification. User agrees to indemnify, defend and hold harmless Eyedaptic and its officers, directors, employees, agents, affiliates, successors and assigns from and against any and all losses, damages, liabilities, deficiencies, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, including attorneys' fees, arising from or relating to User's use or misuse of the Application or User's breach of this Agreement. 11. Miscellaneous. If any provision of this Agreement is illegal or unenforceable under applicable law, the remainder of the provision will be amended to achieve as closely as possible the effect of the original term and all other provisions of this Agreement will continue in full force and effect. This Agreement is governed by and construed in accordance with the internal laws of the State of California without giving effect to any choice or conflict of law provision or rule. The parties hereby consent to personal jurisdiction of the courts of the State of California with respect to any legal action to enforce the terms and conditions of this Agreement or otherwise arising under or with respect to this Agreement, and agree that the Superior Court of California, County of Orange, or, if applicable, federal District Court sitting in the County of Orange, State of California, shall be the sole and exclusive venue, and the State of California shall be the sole forum, for the bringing of such action. The prevailing party shall be entitled to recover all of its reasonable expenses and costs. This Agreement constitutes the entire agreement between User and Eyedaptic with respect to use of the Application and supersedes all prior or contemporaneous understandings and agreements, whether written or oral, with respect to the Application. No failure to exercise, and no delay in exercising, on the part of either party, any right or any power hereunder shall operate as a waiver thereof, nor shall any single or partial exercise of any right or power hereunder preclude further exercise of that or any other right hereunder. ANY CAUSE OF ACTION OR CLAIM USER MAY HAVE ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE APPLICATION MUST BE COMMENCED WITHIN ONE YEAR AFTER THE CAUSE OF ACTION ACCRUES, OTHERWISE, SUCH CAUSE OF ACTION OR CLAIM IS PERMANENTLY BARRED. User acknowledges that a violation of Section 1 of this Agreement would cause irreparable harm to Eyedaptic for which no adequate remedy at law exists and User therefore agrees that, in addition to any other remedies available, Eyedaptic shall be entitled to seek injunctive relief to enforce the terms of Section 1 without the requirement of posting any bond or other security.

Please register your device at <https://eyedaptic.com/product-registration/>