

The Original National Dental Advisory Service® Developers License Agreement 2012

Yale Wasserman DMD, Medical Publishers, Ltd. P.O. Box 510949
Milwaukee, WI 53203 (414) 272-3232 (414) 272-6666 FAX

This is a legal agreement between you the end user, and Yale Wasserman DMD Medical Publishers Ltd. The National Dental Advisory Service® (NDAS) Pricing Program is licensed by Yale Wasserman, DMD Medical Publishers, Ltd. (the “Licensor”) for use only on the terms set forth herein. PLEASE READ THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE SIGNING.

You May:

- Use the NDAS Pricing Program, NDAS Data Files or CDT 2011-2012 and any other related materials delivered hereunder (the “Products”) as a single user unless you purchase a multi user license. This license is not for unlimited users. Should you wish to add more users you will need to license each additional user. See Description below for CDT user definition. This license is a non-exclusive, non-transferrable, irrevocable license to use the Products for your internal operations in accordance with and subject to the terms of this Agreement.
- Make a copy of the Products for backup or archival purposes only. All permitted backup and archival copies must display proprietary rights and copyrights for NDAS and CDT.

You May Not:

- Use the Products on a multi user network (LAN/WAN/Intranet/Internet) unless you have a multi user agreement and provide application level security as well as single user password security.
- Transfer, copy or merge the Products into any other computer or application without written permission.
- Sell, distribute, lease, license, translate, transfer, assign, share or otherwise make available any portion or derivative of the Products in hard or soft copy form to any other party. This includes NDAS Fee Reports.
- Reverse engineer, decompile, or create derivative works from the Products.
- Use the Products to perform dental or medical diagnostic functions or set treatment procedures or substitute for the medical judgment of a dentist or qualified health care provider.
- Other than the grant of limited license above, Licensor reserves all other rights in and to the Products.

DESCRIPTION:

The NDAS Pricing Program contains the following proprietary information: 5 digit CDT 2011-2012 codes & descriptions © 2010 ADA, NDAS Fee Information: 40th, 50th, 60th, 70th, 80th, 90th and 95th fee percentiles, NDAS Geographic Multipliers, © 2012 NDAS. A NDAS or CDT User is an individual who (1) accesses, uses, and/or manipulates CDT codes and/or descriptions or NDAS data contained in the product either at the input (the point at which data is entered into the product), the output (the point at which data, reports, or the like are received from the product), or both phases of using the product; or (2) accesses, uses, and/or manipulates the product to produce or enable an output that could not have been created without the CDT or NDAS data embedded in the product even though CDT or NDAS data may not be visible or directly accessible; or (3) makes use of an output of the product that relies on or could not have been created without the CDT or NDAS data embedded in the product even though CDT or NDAS data may not be visible or directly accessible.

TERM:

This License Agreement is effective until terminated. Annual updates are protected by this Agreement and are subject to the license restrictions set forth herein. Licensor will charge a fee for annual updates. You may terminate your license by returning the NDAS Pricing Program or destroying all copies and derivatives and so notifying Licensor of your intention to cancel in writing. Licensor reserves the right to terminate this Agreement if you (or others operating under or through you) violate the terms set forth in this Agreement. Updated versions of CDT is dependent upon the continuing contractual relations with the ADA. This Agreement is nontransferable, nonexclusive, and for the sole purpose of the internal use at the licensee’s installation site and only within the U.S.

DISCLAIMER:

THIS PRODUCT IS PROVIDED “AS IS” WITH “ALL FAULTS” AND WITHOUT REPRESENTATION, WARRANTY, OR GUARANTEE OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMIT, WARRANTIES OF MERCHANTABILITY, TITLE, NON-INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE. There is no assurance that coding or fee information is complete, accurate, or free of errors or omissions. The data and assumptions inherent in the Product may change at any time and may prove to be unsuitable for your particular use. Without limitation, there is no representation or warranty that the Product will meet any legal or statutory requirements, including requirements for establishing usual, customary and reasonable fees.

National Dental Advisory Service® Developers License Agreement 2012

The Product does not render dental, medical, legal, bookkeeping, or other professional services requiring a license or otherwise. Fee information contained in this Product should not be used exclusively to set fees nor be taken as a recommended fee or reimbursement schedule, but rather as a basic guide to assist the reader in understanding the U.S. dental marketplace. The final decision and ultimate responsibility for dental pricing lie with the provider of services. This Product should not be used for Medicare or Medicaid pricing.

This Product is a basic guide to be used for general reference purposes only. The information in this Product is an opinion (which may or may not prove to be accurate) and should not be the sole or primary basis for making decisions about a dental practice or the marketplace in general. The dental marketplace is complex and ever changing such that the opinions expressed herein may not apply in your specific circumstance. Your decision making should consider all relevant factors. When operating your business, purchasing equipment, hiring employees, setting fees, determining UCR, and related matters, you should not rely primarily on the information in this Product. This Product and Licensor do not define UCR and make no recommendations about UCR use.

The inclusion or exclusion of any given procedure or code does not in any way constitute a recommendation or preferred technique or approach to dental treatment. You should not code directly from the NDAS nor should it be used as a substitute for the ADA's Current Dental Terminology (CDT), or the AMA's Physicians Current Procedural Terminology (CPT) or the International Classification of Diseases, 9th Revision, Clinical Modification (ICD-9-CM).

LIMITATION ON LIABILITY:

Though the fee information and coding have been researched for this Product, NEITHER LICENSOR, ITS OWNERS, DIRECTORS, OFFICERS, EMPLOYEES, OR AGENTS (THE "LICENSOR PARTIES") ACCEPT ANY RESPONSIBILITY OR LIABILITY FOR: THE ACCURACY, SUITABILITY, OR COMPLETENESS OF THE PRODUCT; ANY ERRORS OR OMISSIONS THEREIN; OR MISUSE OR MISINTERPRETATION OF INFORMATION IN THE PRODUCT.

IN NO EVENT SHALL ANY OF THE LICENSOR PARTIES BE LIABLE FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR EXEMPLARY DAMAGES WHATSOEVER WHETHER ARISING UNDER CONTRACT, TORT, NEGLIGENCE, STRICT LIABILITY, OR ANY OTHER THEORY OF LAW OR EQUITY REGARDLESS OF HAVING BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL THE AGGREGATE LIABILITY OF THE LICENSOR PARTIES UNDER ANY CIRCUMSTANCES EXCEED AN AMOUNT EQUAL TO THE PURCHASE PRICE PAID FOR THE PRODUCT DURING THE TWELVE (12) MONTH PERIOD PRECEDING THE ASSERTION OF CLAIMS. The Licensor Parties will not provide legal support to defend the product as suitable for any specific use or purpose and are hereby released from any indemnity, defense or hold harmless obligations. You agree to indemnify, defend, and hold harmless the Licensor Parties from any and all claims, damages, liabilities, costs, and expenses (including without limitation reasonable attorneys fees and expenses) arising from or in connection with your use of the Products.

NDAS COPYRIGHT NOTICE:

The NDAS Pricing Program is Copyright 2012. All Rights reserved. This is a proprietary product of Yale Wasserman, DMD Medical Publishers Ltd., and is protected by copyright laws and international treaty

ADA CDT COPYRIGHT NOTICE:

Current Dental Terminology Copyright © American Dental Association. All Rights Reserved.

U.S. GOVERNMENT RIGHTS:

Applicable FARS/DFARS Restrictions Apply to Government Use. This product includes CDT which is commercial technical data and/or computer data bases and/or commercial computer software and/or commercial computer software documentation, as applicable which were developed exclusively at private expense by the American Dental Association, 211 East Chicago Ave., Chicago, Illinois, 60611. U.S. Government rights to use, modify, reproduce, release, perform, display, or disclose these technical data and/or computer data bases and/or computer software and/or computer software documentation are subject to the limited rights restrictions of DFARS 252.227-7015(b)(3) (June 1995) and/or subject to the restrictions of DFARS 227.7202-1(a) (June 1995) and DFARS 227.7202- 3(a) (June 1995), as applicable for U.S. Department of Defense procurements and the limited rights restrictions of FAR 52.227-14 (June 1987) and/or subject to the restricted rights provisions of FAR 52.227-14 (June 1987) and FAR 52.227-19 (June 1987), as applicable, and any applicable agency FAR Supplements, for non- Department of Defense Federal Procurements. Applicable FARS/DFARS Restrictions Apply to Government Use.

National Dental Advisory Service® Developers License Agreement 2012

GENERAL:

Licensors shall be entitled to recovery of its costs and expenses (including without limitation its reasonable attorneys' fees) incurred in enforcing the terms of this Agreement. If any provision of this license agreement is found to be unlawful, void or for any reason unenforceable, then that provision shall be deemed severable from this license agreement and shall not affect the validity and the enforceability of remaining portions of this License Agreement. Should you have any questions you may contact Yale Wasserman, DMD Medical Publishers, Ltd. This Agreement shall be governed by the internal laws of the State of Wisconsin, USA. If any dispute arises under or related to this Agreement or the Products, the principals of each party shall first meet and attempt to resolve the dispute through good faith negotiations. If after a period of no less than ten (10) days the good faith negotiations fail to resolve the dispute, the parties agree to submit the dispute in confidence to a mediator for a non-binding determination and recommended resolution. If the dispute remains unresolved following mediation, either party may pursue their respective claims in the appropriate state or federal courts located in Milwaukee, Wisconsin, USA as the sole and exclusive venue for resolution of claims. The requirement to mediate disputes shall not apply to claims for non-payment or violation of the license granted in this Agreement. Any amendment or modification to this Agreement shall be in a writing signed by an authorized representative of each party to be bound thereto, in the absence of which the proposed amendment or modification shall be nonbinding and unenforceable.

PRICE:

Price per single user \$599. Additional users are 50% 299.50

The NDAS Developers Version is non-refundable.

NDAS LEGACY RELEASE: (Not applicable for 2012 orders)

If this order is for a prior year's release, all licensing terms and copyright information in this agreement applies to that year's release. The CDT copyright year is prior to the NDAS release. For example, the 2012 NDAS is copyrighted 2012 and CDT is copyrighted 2010.

Please indicate prior year's release: _____

(Please print)

Company (Party 1) _____ **Licensee (individual)** _____

Signature _____ **Title** _____ **Date** _____

(Please print)

Company (Party 2) _____ **Licensee (individual)** _____

Signature _____ **Title** _____ **Date** _____

SHIP TO:

Name _____

Company _____

Address _____

Address _____

City _____ **St** _____ **Zip** _____

Phone _____ **Fax** _____ **Email** _____

Number of Users _____ **Amount** _____

CC _____ **Exp** _____

Note: All three pages of this license agreement need to be faxed or mailed with the appropriate signatures.