

User Agreement and License

Definitions:

DarkStone Data is a registered business of Ontario, Canada.

Download Application Agreement

You may use this application for personal or business use but **AT YOUR OWN RISK.**

1. Database applications are provided without warranties of any kind, whether expressed or implied. Programs are provided without warranties as to performance or merchantability of this program.
2. Databases may be modified for OWN usage, but not redistributed in any way, shape, or form. In any case, Copyright and download agreement information must be kept in place
3. This database application may not be redistributed or sold in any way, shape or form without permission from DarkStone Data.
4. By downloading, installing or using this application you agree to indemnify the author, DarkStone Data, DarkStone Data.Com and all other parties involved from any loss or damage incurred by this application no matter how it was caused. The application is provided "AS IS". We make no guarantees about this application. We do not guarantee technical support. We reserve the right to terminate the license to use the application for any reason or for no good reason at all. We reserve the right to change the TOS at any time without notice. We reserve all rights to the application.

If you do not agree to the above statements you do not have permission to use this application.

User Agreement

By installing this database product, you agree, without limitation or qualification, to all the terms and conditions as stated in this user agreement. DarkStone Data may amend or modify this Agreement or impose new conditions at any time upon inclusion of a notice on this site, signifying that the Agreement has been updated. Use of this after the effective date of such notice shall constitute acceptance by you of the amended conditions.

License Restrictions

PLEASE READ AND ACCEPT THIS LICENSE AGREEMENT WHEN SUBMITTING YOUR ORDER. REVIEW THE TERMS AND CONDITIONS OF THIS LICENSE AGREEMENT CAREFULLY BEFORE ACCEPTING IT. THIS LICENSE AGREEMENT REPRESENTS THE ENTIRE AGREEMENT BETWEEN YOU (the "Licensee" -- either an individual or an entity) AND DARKSTONE DATA (the "Author") CONCERNING THE COMPUTER SOFTWARE, **BUILT FOR BUSINESS**, (the "Software"), **COLLECTIONS**, (the "Software"), **CUSTOMER MANAGEMENT**, (the "Software"), AND ANY ACCOMPANYING MATERIALS (the "Documentation").

OWNERSHIP OF THE SOFTWARE

Copyrights: the Author owns all rights to the Software and Documentation. The Author claims all rights under Canadian copyright laws and other provisional laws relating to software or intellectual property, laws of other nations, and international treaties.

SCOPE AND USE OF THE LICENSE

Additional terms and conditions relevant to your requested license type are detailed in a specific attachment to this general license. These terms and conditions govern the number and kind of users (single versus multiple, designated versus concurrent, etc), the nature of use (profit versus non-profit, commercial versus academic, etc), and the number and kind of installation sites (network server versus workstations, etc). You must also read and accept the attachment for the specific license type you have chosen.

GENERAL RESTRICTIONS

You may not re-compile, translate, or convert any of the files contained in the Software for use with any non-Author software. You may not attempt to obtain the source code of any portions of the Software not provided in source code form, in whole or in part, by reverse engineering or disassembly. You may make a copy of the Software only for backup or archival purposes. Each tangible and on-disk copy of the Software and Documentation shall contain all copyright and proprietary notices in the originals. Documentation provided with the Software may not be copied. You may not give, lend, rent, lease or sell the Software. You may develop any application

incorporating the Software or make any desired modifications of the Software for your own personal use but you may not give, lend, rent, lease, or sell any of these applications or modifications to any recipient who does not have a valid license to use the original DarkStone Data Software, or without first obtaining a separate license from the Author to distribute your applications or modifications. Licensee shall take appropriate action by instruction, agreement, or otherwise with any persons permitted access to the Software, so that all such persons satisfy the restrictions and obligations of this Agreement.

LIMITATION OF REMEDIES

For a period of ninety (90) days from delivery: Author warrants that the Software will substantially conform to the description of such Software's operation in the Documentation. In the event that the Software does not operate as warranted, your exclusive remedy and Author's sole responsibility under this warranty shall be at Author's option (a) the correction or workaround by Author of substantial defects within a reasonable time, or (b) termination of the License and refund of the license fee paid to Author for the Software. **THE FOREGOING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE. AUTHOR SHALL NOT BE LIABLE FOR ANY SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, INCLUDING WITHOUT LIMITATION LOST PROFITS.** Licensee accepts full responsibility for its use of the Software and the results obtained there from.

LIMITATION OF LIABILITIES

IN NO EVENT SHALL AUTHOR'S LIABILITY FOR DAMAGES FROM ANY AND ALL CAUSES WHATSOEVER WHETHER IN CONTRACT OR IN TORT OR OTHERWISE, INCLUDING NEGLIGENCE, IN THE AGGREGATE, EXCEED THE AMOUNT OF THE LICENSE FEE PAID BY LICENSEE UNDER THIS AGREEMENT. Furthermore, you agree to indemnify and hold the Author harmless for any damages brought against you by third parties including patients receiving clinical care and treatment that may arise in connection with using the Software.

GENERAL PROVISIONS

Licensee may not assign this License without written consent of Author. All provisions regarding exclusion of warranty, limitation of liability, and protection of Author's proprietary rights and trade secrets, shall survive termination of this Agreement, as shall all provisions regarding payment of amounts due at the time of termination. Should Licensee install the Software outside Canada, Licensee shall comply fully with all applicable laws and regulations relating to export of technical data and to all local law. This Agreement contains the entire understanding of the parties and may be modified only by written instrument signed by both parties.

If you do not accept the terms of this agreement, contact the Author at staff@darkstonedata.com to discuss an alternative license agreement.

Specific License Attachments

Designated Commercial Users

Users:

You may permit use of the Software only at your institution or business by the designated users who are authorized to use the machines at your institution or business. You are granted right of license for installed Software on all machines at your institution or business upon paid receipt of Software.

Location:

You may permit the designated users to install and use copies of the Software on their computers, which may include networked computers, provided that all designated users do so only in the private directories of their individual accounts which cannot be accessed by outside network users. You are responsible for insuring that the Software not be redistributed to others over the network.

Duration:

You may permit the designated users to use the Software for an unlimited period of time. However, this license for the version of the Software specified does not imply a subscription with any guarantee of free upgrades to future versions of the Software

and/or technical support beyond the initial three month period following receipt of the Software.