

## **DermLex™: The Dermatology Lexicon License Agreement**

### Introduction

DermLex™ is reference ontology for the domain of dermatology and is an active, curated ontology. DermLex™ is an ongoing project of the American Academy of Dermatology (AAD) under the supervision of the DermLex™ Task Force. Development of DermLex™ is funded by the AAD.

The AAD DermLex™ Website <http://www.aad.org/research/lexicon/> is the authoritative source of the Release Version of DermLex™. The Release Version is always current as of the date it is downloaded from the AAD DermLex™ Website. There is no charge for users to download the Release Version of DermLex™.

This License permits public access to the Release Version of DermLex™ and makes it possible for Licensees to use it for clinical, research, educational, and commercial activities without charge.

Potential users of DermLex™ shall agree to the DermLex™ License Agreement prior to downloading the Release Version of DermLex™. The DermLex™ License Agreement and user registration are available at the DermLex™ Website at: <http://www.aad.org/research/lexicon/>.

[This is the start of the official Release Version DermLex™ License]

## **DermLex™: The Dermatology Lexicon License Agreement**

### TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

#### 1. Definitions

"Contribution" shall mean any work of authorship that is related to the DermLex™ (including the original version of the Work and any modifications, deletions or additions to that Work) that is intentionally submitted to the DermLex™ Task Force for inclusion in DermLex™: The Dermatology Lexicon or the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication in DermLex Task Force meetings, communication on electronic mailing lists, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is

conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean any individual or Legal Entity on behalf of whom a Contribution has been received by AAD and subsequently incorporated within the Work, including but not limited to all participants in the DermLex Task Force.

"File Format Conversions" shall mean format conversions as identified in Appendix A. The DermLex™ is file format independent and File Format Conversions are not considered original works of authorship.

"DermLex™" shall mean all of the Work including the "DermLex™: The Dermatology Lexicon," the "Release Version of the DermLex™," and associated documentation and materials developed and curated by the DermLex™ Task Force and owned by the American Academy of Dermatology.

"DermLex™: The Dermatology Lexicon" shall mean the controlled master of the DermLex™ which is under development by the DermLex™ Task Force and is distinct from the Release Version of the DermLex™. The master copy is not available for distribution under any circumstance and therefore is not covered by the license.

"DermLex™ Task Force" shall mean individuals modifying DermLex™ under the direction of the AAD-appointed Task Force Chair, the primary curator of DermLex™.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by this agreement.

"Licensee" shall mean an individual or Legal Entity exercising permissions granted by this License.

"Licensor" shall mean the American Academy of Dermatology, which is the copyright owner of DermLex™. "Modifications" shall mean any work that is based on (or derived from) the Work and for which the editorial revisions, content additions, annotations, elaborations, translations to other languages or other changes represent, as a whole, an original work of authorship. For the purpose of this License, File Format Conversions are not considered an original work of authorship. Modifications shall not

include works that remain separable from, or merely link to the interfaces of the Work and Modifications thereof.

"Lexicon" shall mean a formal and explicit specification of objects, their properties and relationships in a specified area of reality into a specialized schema that supports the organization of data in databases.

"Release File Format" shall mean the file format for the Release Version of the DermLex™ as identified in Appendix A.

"Release Version of the DermLex™" shall mean the released version of the DermLex™ as identified in Appendix A and as made available to the Licensee under this License and shall be the preferred form for creating and distributing Modifications.

"AAD" shall mean the American Academy of Dermatology, a Not-for-profit organization having its administrative offices at 930 E Woodfield Road, Schaumburg, IL 60173.

"Work" shall mean the Release Version of DermLex™, and any work of authorship related to the Release Version of DermLex™ and made available under this License.

## 2. Grant of Copyright License

Subject to the terms and conditions of this License and subject to the terms and conditions of the "Legal Notice" section of the AAD website (found at <http://www.aad.org/site/legal.html>), AAD hereby grants Licensee a perpetual, worldwide, non-exclusive, no-charge, royalty-free, non-transferable copyright license to use, reproduce, publicly display, prepare Modifications, and distribute the Work with or without Modifications for clinical, research, educational, and commercial purposes., subject to the Limited Use of Identifiers in Section Four (4) of this License.

AAD reserves the right to use information and Contributions provided by the Licensee in making changes to DermLex™. Licensee agrees not to allege or enjoin infringement by AAD for any Modifications, extensions or other improvements prepared by AAD, or by any third party obtaining Modifications, extensions, or other improvements under license from AAD.

## 3. Grant of Patent License

Subject to the terms and conditions of this License, each Contributor hereby grants to Licensee a perpetual, worldwide, non-exclusive, no-charge, royalty-free, non-transferable, irrevocable (except as stated in this section) patent license to make, have

made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If Licensee institutes patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to Licensee under this License for that Work shall terminate as of the date such litigation is filed.

#### 4. Limited Use of Identifiers

Licensee may reproduce and distribute copies of the Work or Modifications thereof in any medium, with or without Modifications, provided that Licensee meets the following conditions:

a. File Format Conversions distributed by Licensee shall include specific conditions as identified in Appendix A;

b. Licensee shall not distribute or cause to re-distribute Modifications using the name or any part of the following names or titles (other than to give attribution and identify AAD's copyright ownership): "DermLex<sup>TM</sup>," "DermLex<sup>TM</sup> Task Force," "DermLex<sup>TM</sup>: The Dermatology Lexicon," "DermLex<sup>TM</sup> Project," or any mark or identifier pertaining to the DermLex<sup>TM</sup> or the AAD;

c. Licensee shall identify the Work as the, "Release Version of the DermLex<sup>TM</sup>", and if the Licensee wishes to distribute the Work, Licensee agrees not to modify or alter the Work.

d. Licensee shall retain in the Work and any Modifications, all copyright, patent, trademark and identifiers, and attribution notices from the Work, excluding those notices that do not pertain to any part of the Modifications;

e. Licensee shall cause any modified files to carry prominent notices stating that Licensee changed the files with a brief description of said changes;

e. If the Work includes a "NOTICE" text file as part of its distribution, then any Modifications that Licensee distributes must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notice that do not pertain to any part of the Modifications, in at least one of the following places: within a NOTICE text file distributed as part of the Modifications; or, within a display generated by the Modifications, if and wherever such third-party notices normally appear. The contents of

the NOTICE file are for informational purposes only and do not modify the License. Licensee may add Licensee's own attribution notices within Modifications that Licensee distributes, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License;

g. Licensee agrees to provide all recipients of the Work or Modifications a copy of this License, and.

h. Licensee may add its own copyright statement to Modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Licensee's Modifications, or for any such Modifications as a whole, provided Licensee's use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

## 5. Copyright Attribution

Any use of any portion of the Work will acknowledge AAD's copyright using the following attribution statement: "The [specific part or component] of this publication is taken from the release version of DermLex™ The Dermatology Lexicon, which is developed and copyrighted by the American Academy of Dermatology and provided under license from AAD."

Any Modifications which use or are based on the Release Version of the DermLex™ will acknowledge AAD and the DermLex™ using the following attribution statement:

"The [specify part or component] of this publication, ontology, or knowledgebase is based on [or is a modification of] DermLex™ developed and copyrighted by the American Academy of Dermatology (AAD), and is provided under license from AAD."

## 6. Submission of Contributions

DermLex™ is a unique work. The DermLex™ is maintained by the AAD. The sole responsibility and authorship of the DermLex™ is the exclusive right of AAD and the DermLex™ Task Force.

All Contributors, including members of the DermLex™ Task Force, who recommend Modifications to the DermLex™ do so with the understanding that AAD and the DermLex™ Task Force reserve the right to use this information in making changes to the DermLex™. Each Contributor agrees not to allege or enjoin infringement by AAD for any Modifications, extensions or other improvements prepared by AAD, or by any third

party obtaining such Modifications, extensions, or other improvements under license from AAD.

Unless Licensee explicitly states otherwise, any Contribution intentionally submitted for inclusion in the Release Version of the DermLex™ by Contributor or Licensee to the DermLex™ Task Force shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement Licensee may have executed with Licensor regarding such Contributions.

Contributors acknowledge the following terms and conditions for their Contributions:

a) All Contributions of recommended changes and submissions shall be under the terms and conditions of the Release Version of DermLex™ License. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement Contributors may have executed with Licensor regarding such Contributions.

b) The sole responsibility and authorship of the DermLex™ is the exclusive right of the AAD and the DermLex Task Force.

c) All Contributions to the DermLex™ shall be accepted or rejected at the sole discretion of the DermLex Task Force, and once accepted; such Contributions become the property of AAD.

d) Contributors agree that all Contributions may be used by AAD and the DermLex Task Force for use in the DermLex™ at no charge or royalty, attribution or formal acknowledgment.

e) Contributor grants permission for AAD to use Contributors name in connection with the DermLex™ only to identify Contributors.

f) Contributor releases AAD, including its officials, employees, representatives and agents, successors and assigns, from any claims that may arise regarding the use of the Contribution, including claims of rights of publicity or copyrights.

g) Contributors warrant they have authority to submit Contribution(s) and that to the best of their knowledge the Contribution does not infringe on any third party rights or violate any privacy laws. If the Contribution(s) includes non-original materials, or the materials are from other authors, or information for which a privacy release is required, Contributors have obtained the necessary written releases and the releases are attached.

Contributors may submit requests, comments, and feedback to [dermlex@aad.org](mailto:dermlex@aad.org).

These submissions may be referenced or reviewed by the DermLex Task Force at its sole discretion.

## 7. Identifiers and Trademarks

This License does not grant permission to use the trade names, identifiers, trademarks, service marks, or product names of AAD, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file. All goodwill associated with the marks and identifiers shall inure to AAD.

Licensee shall not use the names DermLex™ or AAD or logos, marks, or any abbreviations thereof without prior written approval from AAD, except as otherwise expressly provided in this License.

## 8. Disclaimer of Warranty and Indemnification

Unless required by applicable law or agreed to in writing, AAD provides the Release Version of the DermLex™ and provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OR CONDITIONS OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY, OR FITNESS FOR A PARTICULAR PURPOSE. Licensee is solely responsible for determining the appropriateness of using or redistributing the Works and Modifications and assumes any risks associated with Licensee's exercise of permissions under this License. Should the Release Version of the DermLex™, Works, or Modifications not work properly or be inappropriate for Licensee's purposes, the Licensee's sole remedy is to discontinue its use immediately.

To the extent allowed by law, Licensee shall indemnify and hold harmless AAD, and its officers, directors, members, DermLex developers, employees, and agents, against any and all claims, suits, losses, damages, costs, fees, and expenses (including reasonable attorney's fees) resulting from Licensee's possession, use, Modification or distribution of DermLex™, Works, or the Release Version of DermLex™, or Licensee's breach of any provision or warranty in this agreement, including but not limited to any damages, losses, or liabilities whatsoever with respect to death or injury to any person and damage to any property. This indemnification clause shall survive the termination of this License.

## 9. Limitation of Liability

In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall AAD or any Contributor be liable to Licensee for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

AAD SHALL IN NO EVENT BE LIABLE FOR A) PERSONAL INJURY OR PROPERTY DAMAGE OR LOST PROFITS, LOST BUSINESS OPPORTUNITY, INVENTORY LOSS, WORK STOPPAGE, LOST DATA OR ANY OTHER RELIANCE OR EXPECTANCY, DIRECT OR INDIRECT, SPECIAL INCIDENTAL OR CONSEQUENTIAL DAMAGES, OF ANY KIND.

## 10. Accepting Warranty or Additional Liability

While redistributing the Work or Modifications thereof, Licensee may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, Licensee may act only on Licensee's own behalf and on Licensee's sole responsibility, not on behalf of any other Contributor or AAD, and only if Licensee agrees to indemnify, defend, and hold each Contributor and AAD harmless for any liability incurred by, or claims asserted against, such Contributor by reason of Licensee's accepting any such warranty or additional liability.

## 11. General

This Agreement shall be construed in accordance with, and its performance shall be governed by, the laws of the State of Illinois, United States. Any suit, action, or proceeding arising out of or relating to this Agreement shall be decided in Cook County, Illinois, U.S.A. Licensee accepts the venue and jurisdiction of the Federal District Court of Northern Illinois, Schaumburg, IL, or the Cook County Superior Courts. The application of the United Nations Convention for contracts for the International Sales of Goods is hereby expressly excluded.



This Agreement embodies the entire understanding of the parties and supersedes all previous communications, representations, or understandings, either oral or written, between the parties relating to the subject matter hereof. If any of the provisions of this Agreement are determined to be illegal or unenforceable by a court of competent jurisdiction, all remaining provisions shall remain in full force and effect.

The Licensee is authorized to create derivative material of the Release Version of DermLex™ without providing notice to the AAD. The Licensee shall only distribute the Release Version of DermLex™ or Modifications as noted in section 4. The Licensee may not assign this agreement without the prior written consent of AAD.

As a condition of use, the Licensee shall agree to this license via the DermLex Website at: <http://www.aad.org/research/lexicon/>.

Any notices from Licensee to AAD shall be delivered by hand, overnight delivery service or certified mail with return receipt requested or by facsimile to the designated AAD contact identified below and shall be deemed delivered upon receipt.

To AAD:

Medical Informatics Specialist

930 E Woodfield Road

Schaumburg, IL 60173

Facsimile: 847-330-1120

To Licensee:

Unless Licensee designates another contact below, the Licensee contact information shall be the information submitted at the DermLex Website at:

<http://www.aad.org/research/lexicon/>

Name: \_\_\_\_\_

Address: \_\_\_\_\_

\_\_\_\_\_

Facsimile: \_\_\_\_\_ at no time will the Licensee be defined or treated as an: independent contractor, partnership, agency, joint venture or contract of employment between the Licensee and the AAD.

Licensee may terminate this Agreement at any time upon written notice to AAD, in which case Licensee shall immediately cease any further use of the Work. AAD may terminate this Agreement upon notice if Licensee is in breach of this Agreement and fails within ten (10) days of a written demand for performance to cure such breach. Termination of this Agreement shall terminate all rights and License granted to Licensee relating to the Work.

## Appendix A

### Release Version of the DermLex™

#### Release File Format

The Release Version of DermLex™ is a snapshot of the DermLex™: The Dermatology Lexicon and is current as of the date it is downloaded from the DermLex™ Website. The Release Version of DermLex™ is currently available in the DermLex Term Browser at <http://www.aad.org/research/lexicon/>.

For a format that includes a graphical representation of the relationships, see DermLex in the National Center for Biomedical Ontology's BioPortal: <http://bioportal.bioontology.org/visualize/39344>

#### File Format Conversion

The DermLex™ is file format independent. File format conversions, such as conversions of the DermLex™ as a whole to an alternative representation (such as OBO or Protégé Frames) from its Release File Format, are not considered original works of authorship. Such conversions will likely include modifications, insertions, and/or deletions of DermLex content as necessitated by the representational constructs provided by the target language. File format conversions may also be characterized by modifications intended to enhance the utility of the ontology, in the target language, that are not significant content modifications.

Any distribution by the Licensee of File Format Conversion shall include "DermLex™" and the copyright attribution indicated above. . The licensor shall inspect all goods using the mark for quality. As a condition of the quality control inspection, Licensee shall provide all relevant material related to File Format Conversions to DermLex Task Force prior to distribution.

In naming the File Format Conversions, the title shall use DermLex™ as the first element of the title. An example of a title would be: "DermLex™".

#### Acceptance of Conditions:

Before downloading the Release Version of DermLex™, Licensees shall register and agree to the terms and conditions of this license by clicking the appropriate checkbox at the DermLex Website, which is available at: <http://www.aad.org/research/lexicon/>.

[This is the end of the official Release Version DermLex™: The Dermatology Lexicon License]