DOWNLOADABLE SINGLE-USER LICENSE AGREEMENT
FOR ONLINE SUBSCRIPTIONS AND DOWNLOADABLE PDFs

IMPORTANT: READ BEFORE USING THE PRODUCT!
This is a license agreement ("Agreement") between you, as the end user, and the American Academy of Ophthalmology, Inc., a Minnesota nonprofit corporation ("the Academy"). **BY USING THIS ONLINE CODING PRODUCT, YOU AGREE THAT YOU HAVE READ THE AGREEMENT, THAT YOU UNDERSTAND IT, AGREE TO ITS TERMS, AND THAT IT IS THE ONLY AGREEMENT BETWEEN YOU AND THE ACADEMY ABOUT THE ONLINE CODING PRODUCT.** If you do not agree to the following terms, do not use the online coding product and contact the Academy at 655 Beach Street, P.O. Box 7424, San Francisco, California 94120, phone 415-561-8500, customer_service@aao.org for a full refund.

1. **Grant of License.** The Academy grants you a single-user license covering use of this online coding product for one user within one practice location, on a computer owned or leased by you or your practice. You may use the online coding product (the "Product") solely for noncommercial educational purposes for your own physician or eyecare practice.

2. **Ownership.** The Academy owns or licenses the online product, including any adaptations, or copies, and you will not have any ownership rights in it. A subscription or copy is provided to you only to allow you to exercise your rights under this License Agreement.

3. **Security/Use of Online Product.** You may not share your Academy username and password with others or use anyone else’s Academy username and password. You are responsible for maintaining appropriate security and protection of your Files and this product.

4. **Other Restrictions.** Except as described in Section 1 of this License, you may not transfer, rent, sub-license or otherwise distribute all or any part of the product. **The product or copies of the product cannot be resold, used in any materials that will be sold, or used to market any products or materials being sold.**

5. **Term.** This License will become effective on the date you acquire the product and will remain in force until terminated. For online subscriptions, you may terminate this License at any time by contacting customer_service@aao.org to remove the link to the online subscription. For downloaded PDFs, you may terminate this License at any time by deleting or destroying electronic and printed copies of the product. You agree to destroy the original and all copies of the product upon termination of this License. This License also will automatically terminate if you breach any of these terms or conditions.

6. **No Waiver:** Our failure to insist upon or enforce your strict compliance with the Agreement will not constitute a waiver of any of our rights.

7. **U.S. Government Restricted Rights:** Use, reproduction, or disclosure by the U.S. Government is subject to restrictions as set forth in FAR' 52.227-14 Alt III, FAR' 52.227-19, or DFARS ‘227.7202-3, as applicable.

8. **Disclaimer and Limitation of Liability:** All information provided by the American Academy of Ophthalmology, its employees, agents, or representatives participating in the Academy’s coding service is as current and reliable as reasonably possible. The Academy does not provide legal or accounting
services or advice. You should seek legal and/or accounting advice if appropriate to your situation. Coding is a complicated process involving continually changing rules and the application of judgment to factual situations. The Academy does not guarantee or warrant that either public or private payers will agree with the Academy’s information or recommendations. The Academy shall not be liable to you or any other party to any extent whatsoever for errors in, or omissions from any such information provided by the Academy, its employees, agents, or representatives. The Academy’s sole liability for any claim connected to its provision of coding information or services shall be limited to the amount paid by you the Academy for the information or coding service.

The Academy specifically disclaims any and all liability for injury or other damages of any kind, from negligence or otherwise, for any and all claims that may arise from the use of any recommendations or other information contained herein

9. **NO OTHER WARRANTIES**: TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE ACADEMY AND ITS LICENSORS DISCLAIM ALL OTHER WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH REGARD TO THE PRODUCT. SOME STATES DO NOT ALLOW EXCLUDING OR LIMITING IMPLIED WARRANTIES SO THIS LIMITATION MAY NOT APPLY TO YOU.

10. **LIMITATION OF LIABILITY**: IN NO EVENT WILL THE ACADEMY BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR OTHER DAMAGES ARISING OUT OF THE USE OF THE PRODUCT BY ANY PERSON, WHETHER OR NOT INFORMED OF THE POSSIBILITY OF DAMAGES IN ADVANCE. THE ACADEMY’S TOTAL LIABILITY WITH RESPECT TO ALL CAUSES OF ACTION TOGETHER WILL NOT EXCEED THE AMOUNT YOU PAID THE ACADEMY FOR THIS LICENSE. THESE LIMITATIONS APPLY TO ALL CAUSES OF ACTION, INCLUDING BREACH OF CONTRACT, BREACH OF WARRANTY, THE ACADEMY’S NEGLIGENCE, STRICT LIABILITY, MISREPRESENTATION AND OTHER TORTS. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO YOU.