

Copyright and Trademarks

- The HL7 Version 2.4 Standard Copyright©2000 by Health Level Seven International. All rights reserved. The reproduction of this material in any form is strictly forbidden without the written permission of the publisher.
- HL7 and Health Level Seven are registered trademarks of Health Level Seven International. Reg. U.S. Pat & TM Off.
- Chapter 13 of the HL7 V2.5 Standard is used in Section 6 of NCCLS Laboratory Automation: Communications With Automated Clinical Laboratory Systems, Instruments, Devices, and Information Systems; Approved Standard – NCCLS Document AUTO3-A [ISBN 1-56238-361-2]. NCCLS, 940 West Valley Road, Suite 1400, Wayne PA 19087-1898 USA, 2000. www.nccls.org
- Acrobat® Reader Copyright ©1993-2003 Adobe Systems Incorporated. All rights reserved, Adobe and Acrobat are trademarks of Adobe Systems Incorporated.
- Word Copyright © 2003 Microsoft Corporation. All rights reserved. Word is a trademark of Microsoft Corporation.

IMPORTANT NOTES:

- A. If you are the individual that downloaded or ordered this HL7 Standard, specification or other work (in each and every instance "Material"),** the following describes the permitted uses of the Material.
- B. If you are NOT such individual,** you are not authorized to make any use of the Material. To obtain an authorized copy of this Material, please visit <http://www.hl7.org/implement/standards/index.cfm>.
- C. If you are not an HL7 Organizational Member,** the following are your permitted uses of this Material:
- 1. Read and Copy License Only.** HL7 hereby grants you the right, without charge, to download and copy (for personal use only) this Material for study purposes only. This license grant does not include the right to sublicense or modify the Material, or to implement the Material, either in whole in part, in any product or service.
- Please see <http://www.hl7.org/legal/ippolicy.cfm> for the full license terms governing the Material.
- D. If you are an HL7 Organizational Member,** the following are your permitted uses of this Material.

1. Implementation License Terms.

1.1 Definitions. As used in this Agreement, the following terms shall have the following definitions:

"Compliant Product" is a product or service that implements Material that is an HL7 Specification in whole or in part.

"End User" is a company, entity or individual that is the ultimate purchaser or licensee from Licensee of a Compliant Product.

1.2 License. In consideration of becoming an Organizational member of HL7 and continuing to pay the appropriate HL7 Organizational membership fees in full, HL7 hereby grants to you without additional charge, on a perpetual (except as provided for in the full license terms governing the Material), non-exclusive and worldwide basis, the right to (a) download, copy (for internal purposes only) and share this Material with your employees and consultants for study purposes, and (b) utilize the Material for the purpose of developing, making, having made, using, marketing, importing, offering to sell or license, and selling or licensing, and to otherwise distribute, Compliant Products, in all cases subject to the conditions set forth in this Agreement and any relevant patent and other intellectual property rights of third parties (which may include members of HL7). No other license, sublicense, or other rights of any kind are granted under this Agreement.

Please see <http://www.hl7.org/legal/ippolicy.cfm> for the full license terms governing the Material.