General Terms APF Digital Site (Multi Site) Licence

**Important**

NOTICE TO APPLICANTS FOR, AND USERS OF, APF DIGITAL SITE (MULTI SITE) LICENCE

The following terms and conditions specify the basis on which Pharmaceutical Society of Australia Limited ABN 49 008 532 072 (of Level 1, 17 Denison Street, Deakin, Australian Capital Territory 2600) (PSA) will provide the means through which the Customer and its Authorised Users may access the Digital Australian Pharmaceutical Formulary and Handbook (APF Digital) at the Nominated Site(s). PSA will not provide the means by which a Customer and its Authorised Users may access the APF Digital, unless and until the Customer signifies its acceptance of these General Terms.

Copyright

© Pharmaceutical Society of Australia, 2020

The material in the APF Digital has been provided by PSA, the Commonwealth of Australia and third parties. Copyright in material provided by the Commonwealth of Australia or third parties belongs to them. PSA owns the copyright in the APF Digital as a whole and all material in the APF Digital that has been developed by PSA. In relation to PSA-owned material, no part may be reproduced by any process except in accordance with the provisions of the Copyright Act 1968 (Cth), or the written permission of PSA. Requests and inquiries regarding permission to use PSA material should be addressed to: The Pharmaceutical Society of Australia, PO Box 42, Deakin West, ACT, 2600. Where you would like to use material that has been provided by the Commonwealth of Australia or third parties, contact them directly.

First published in 1902
Twenty-first edition, 2009
Twenty-second edition, 2012
Twenty-third edition, 2015
Twenty-fourth edition, 2018
Twenty-fifth edition, 2021

Publisher: Pharmaceutical Society of Australia
Product Director: Melanie Vogler, Pharmaceutical Society of Australia
Project Manager: Claire Antrobus, Pharmaceutical Society of Australia
Design and Typesetting: Ness Clancy, Pharmaceutical Society of Australia
Copy Editing and Proofing: Carolyn Allen, Claire Antrobus, Stefanie Johnston
Printed by: OPUS group
Digital version: Oxide Interactive

PSA4055

National Library of Australia Cataloguing-in-Publication data
Title: Australian Pharmaceutical Formulary and Handbook
Edition: Twenty-five
Chair, Editorial Board: Sansom, Lloyd
1. **Application of this agreement**

This agreement specifies the terms and conditions governing the Pharmaceutical Society of Australia Limited ABN 49 008 532 072 of Level 1, 17 Denison Street, Deakin, Australian Capital Territory 2600 (PSA’s) grant of access to the APF Digital to the Customer and its Authorised Users.

2. **About this agreement**

(a) This agreement consists of:

(i) these General Terms; and

(ii) each Order.

(b) If there is any inconsistency between the provisions of these General Terms and an Order, the provisions of these General Terms prevail to the extent of the inconsistency.

3. **Establishment of Customer Account**

(a) PSA is not obliged to provide access to the APF Digital to any person, unless that person has established a Customer Account, or is an Authorised User of a person who has established a Customer Account.

(b) A person wishing to establish a Customer Account must register by contacting PSA by email, at the e-mail address specified in paragraph 24(d)(ii).

(c) For the purposes of this agreement a Customer Account may be an existing Customer Account of the Customer.

4. **Orders**

Once the Customer has a Customer Account, the Customer may purchase access to the APF Digital in accordance with this agreement, by completing and submitting a request for an Order, and paying to PSA, in the manner specified in these General Terms, the Fee for the APF Digital licence specified in the Order.

5. **Term**

(a) This agreement commences on the date on which the Customer signifies its acceptance of these General Terms, and continues until the expiry of all then current Orders, unless otherwise terminated earlier.

(b) For the purposes of paragraph 5(a), an Order expires at the end of the Initial Term and any Additional Year/s.

6. **Licence**

(a) Subject to the payment, in accordance with these General Terms, of the applicable Fee(s) for the APF Digital licence specified in a given Order, PSA grants to the Customer a non-exclusive, non-transferable, revocable licence to access and use, and permit Authorised Users to access and use, the APF Digital, solely at the Nominated Site(s) and solely in conjunction with the Platform, in accordance with laws (including, without limitation, the Copyright Act 1968 (Cth)).

(b) The licence to access and use the APF Digital commences on the latter of:

(i) 1 Business Day from PSA’s receipt of payment of the Fee for the APF Digital; or

(ii) the specified Activation Date,

(the Commencement Date),

and, subject to paragraph 6(c), will continue for one year from that date (Initial Term).

(c) The licence to access and use the APF Digital may be renewed for successive one-year periods (each, an Additional Year), provided that the Customer pays, prior to the expiry of the Initial Term, or applicable Additional Year, as the case may be, the Fee for the APF Digital, as specified in an invoice (if any) provided to the Customer by PSA under paragraph 9(d).

(d) The Order will specify the type of licence granted under this agreement, being a Multi Site Licence.

7. **Use of the APF Digital**

The Customer agrees to, and agrees to ensure that Authorised Users, only use the APF Digital in accordance with this agreement and applicable laws.

8. **Authorised Users**

(a) Subject to paragraphs 8(b) and 8(c), the Customer may permit Authorised Users to access and use the APF Digital, in conjunction with the Platform, by:

(i) granting access by authenticating the IP address of each individual Authorised User for the relevant Nominated Site; or

(ii) issuing to each individual Authorised User the non-transferable user name and password for the relevant Nominated Site. The Customer must ensure that each Authorised User keeps his or her username and password confidential and secure at all times.

(b) The Customer agrees that it may permit Authorised Users to access and use the APF Digital, but only if:

(i) such access and use is subject to terms and conditions that are the same as, consistent with, or will facilitate the intent of, the terms of this agreement; and

(ii) the Customer ensures that each Authorised User:

(A) does not use the APF Digital, or any content forming part of the APF Digital, for purposes other than
those for which they are granted access; and
(B) does not on-supply, or provide access to, the APF Digital, or any content forming part of such APF Digital, to any person(s).

(c) The Customer acknowledges and agrees that:
(i) it is, and will be, responsible and liable for the acts and omissions of each Authorised User in connection with the Platform, the APF Digital and this agreement as if they were acts and omissions of the Customer itself; and
(ii) it accepts all liability for any unauthorised use of any username and password issued to any Authorised User.

9. Fees

(a) The amount of the Fee(s) payable for the APF Digital, is:
(i) specified, and payable, in Australian dollars;
(ii) for the amount specified in the Order or in an invoice issued under paragraph 9(d) (if any);
(iii) inclusive of all taxes, charges, levies, duties or other government imposts imposed under the laws of the Commonwealth of Australia and each State and Territory of Australia, save for Commonwealth of Australia goods and services tax.

(b) Fees paid by the Customer are non-refundable, unless otherwise specified in this agreement.

(c) The Customer agrees that Fees for the APF Digital are payable annually in advance. With the exception of the initial payment of the Fee, the Fee for the APF Digital is payable no later than the anniversary of the Commencement Date.

(d) PSA may, in the form of an invoice, notify the Customer of the pending expiry of the Initial Term or Additional Year (as the case may be), and the Fee payable for the next Additional Year no later than 30 days prior to the expiry of that Initial Term or Additional Year (as the case may be).

(e) Notwithstanding paragraph 9(a), if the Customer fails to pay the Fee for the APF Digital within 14 days of the relevant anniversary of the commencement of the licence for the APF Digital, PSA may, in its absolute discretion terminate the licence to access and use the APF Digital granted under paragraph 6, and revoke all of the Customer's rights (and those of its Authorised Users) to access and use the APF Digital. PSA will not be liable for any loss or damage incurred or sustained by the Customer (or any Authorised User) as a result of its termination of a licence under this paragraph.

(f) Subject to paragraph 9(g), on each anniversary of the Commencement Date:
(i) the Fees payable for an APF Digital Site (Single or Multi) Licence will be adjusted to the extent that the actual number of Nominated Site(s) for the APF Digital during a given year have changed; and
(ii) the Fees payable for the licence type specified in an Order will be adjusted by the movement in the Consumer Price Index (CPI) (All Groups, Weighted Average of 8 Capital Cities), as published by the Australian Bureau of Statistics, since the Fees for the licence type specified in the Order were last set.

(g) Subject to paragraph 9(h), the adjusted Fees shall apply on and from the applicable anniversary of the Commencement Date.

(h) PSA may, acting reasonably, approve or deny any variation to the Fees adjusted under paragraph 9(f).

(i) For the avoidance of doubt, to the extent that the actual number of:

(ii) Authorised Users for the APF Digital during a given year is less than the number of Authorised Users for which a Fee has been paid,

the Customer will not be entitled to any refund of those Fees.

10. Payment

(a) Payments of fees may be effected by any of the methods of payment prescribed in the checkout section of the Website.

(b) Notwithstanding any other provision of this agreement or statement on the Website, payment of a given amount will not be deemed to have occurred unless and until PSA receives the relevant amount, in cleared funds.

(c) The Customer agrees to reimburse PSA for any dishonour fees or like amounts incurred by PSA as a consequence of a payment made by the Customer being refused or dishonoured by its bank, financial institution or credit provider.

11. Rights not transferrable

Rights to access and use the APF Digital are not transferrable. Where an Authorised User ceases to
be an employee, officer, contractor or agent of the Customer, or ceases to require access to the APF Digital for any other reason, the user name and password issued for the relevant Nominated Site must be changed.

12. Access and usage restrictions

Subject to paragraph 6, the Customer must not, and must ensure that its Authorised Users do not:

(a) reverse engineer, disassemble, or decompile any software forming part of the Platform, unless permitted to do so by law, and then only strictly in accordance with the provisions or terms under which that right is given by such law;

(b) copy or download, in a systematic manner, any content, graphics, video, text or animation from the Platform, or communicate or otherwise distribute such systematically-obtained content, graphics, video, text or animation;

(c) directly or indirectly introduce any virus, worm, trojan or other malicious code into the Platform, or in any other manner whatsoever corrupt, degrade or disrupt the operation of the Platform;

(d) sell, translate, network, publish, commercialise, rent, lease, assign, transfer, loan, or otherwise distribute all or part of the Platform or the APF Digital, or any adaptation, modification or derivative of all or part of the Platform or the APF Digital;

(e) use the Platform or the APF Digital for any unlawful purpose;

(f) do anything inconsistent with the terms of this agreement; or

(g) remove, obscure or interfere with any copyright, acknowledgment, attribution, trade mark, warning, disclaimer statement, rights management information or serial numbers affixed to, incorporated in or otherwise applied in connection with the Platform or the APF Digital.

13. Records and audit

(a) The Customer must provide PSA with information requested by it from time to time in relation to the Customer’s and Authorised Users’ use of the APF Digital.

(b) If PSA suspects that the Customer or an Authorised User may have breached this agreement, the Customer must:

(i) provide access to its; and

(ii) procure that the Authorised User provide access to its,

premises, information technology systems, books and records, and permit the taking of copies or extracts of such books and records to enable PSA (and any person nominated by it) to conduct audits of the Customer’s compliance with this agreement. PSA will use reasonable commercial efforts to only conduct such audits on reasonable notice, during reasonable business hours, and as expeditiously and efficiently as possible.

14. No guaranteed access

The Customer acknowledges and agrees, on its own behalf, and as agent for each Authorised User, that while PSA will make reasonable efforts to ensure the Platform’s availability, continuity, reliability, accuracy, currency and security, PSA makes no representations, warranties or guarantees in relation to the Platform or any ISP Services. PSA will not be liable if the Platform or ISP Services are unavailable for any reason, including directly or indirectly as a result of:

(a) telecommunications unavailability, interruption, delay, bottleneck, failure or fault;

(b) negligent, malicious or wilful acts or omissions of third parties (including PSA’s third party service providers);

(c) maintenance or repairs carried out by PSA or any third party service provider in respect of any of the systems used in connection with the provision of the Platform or the ISP Services;

(d) any events beyond PSA’s control; or

(e) services provided by third parties ceasing or becoming unavailable.

15. Ownership of Intellectual Property Rights

The Customer agrees, on its own behalf, and as agent for each Authorised User, that all rights, title and interest (including all Intellectual Property Rights) in the Platform and the APF Digital remains vested in PSA, the Commonwealth of Australia or third parties (as applicable). The only rights granted to the Customer by PSA in respect of the Platform and the APF Digital (and the Intellectual Property Rights subsisting in it) are those granted under this agreement, and such rights are subject to the terms of this agreement.

16. Confidential Information

Each party must:

(a) use its best endeavours to ensure that the Confidential Information is kept secret, and is not disclosed to any third party;

(b) not use, reproduce or communicate any Confidential Information, other than for the purposes of this agreement, unless the other party gives its express written consent for it to do so; and

(c) procure that its officers, employees, agents and subcontractors do such things, or refrain from doing such things (as the case may be), so as to ensure that it complies with its obligations under paragraphs 16(a) and 16(b).
A party will not be in breach of its obligations under paragraphs 16(a) to 16(c) above if it discloses the other party's Confidential Information pursuant to a statutory requirement, order of a court or legal direction or requirement of a person acting with statutory authority. However, if a party is required to disclose Confidential Information under this paragraph it must, before disclosing that information, notify the other party in writing and permit the other party the opportunity to limit the scope, or seek the withdrawal, of such required disclosure. The other party must provide reasonable co-operation in this regard.

17. Privacy
PSA agrees that it will collect, store, distribute and communicate 'personal information' (as that term is defined in the Privacy Act 1988 (Cth)), which is provided to it by the Customer, or its otherwise collected by PSA as a result of the access to, and use of, the APF Digital and/or the Platform, in accordance with the Privacy Policy.

18. Goods and services tax
(a) Words or expressions used in this paragraph 18 which are defined in the A New Tax System (Goods and Services Tax) Act 1999 (Cth) have the same meaning in this paragraph 18.
(b) Any consideration or amount to be paid or provided for a supply made under or in connection with this agreement, unless specifically described as GST inclusive, does not include GST payable on that supply.
(c) If a party (Supplier) makes a supply under or in connection with this agreement on which GST is imposed (not being a supply the consideration for which is specified as GST inclusive):
(i) the consideration payable or to be provided for that supply but for this paragraph 18 (GST exclusive consideration) is increased by, and the recipient of the supply (Recipient) must also pay to the Supplier, an amount equal to the GST payable by the Supplier on that supply; and
(ii) the amount by which the GST exclusive consideration is increased must be paid to the Supplier by the Recipient without set off, deduction or requirement for demand, at the same time as the GST exclusive consideration is payable or to be provided.

19. Disclaimer
The Customer acknowledges and agrees, on its own behalf, and as agent for each Authorised User, that:
(a) PSA has prepared the APF Digital to assist pharmacists to comply with Australian pharmaceutical conditions and standards and makes it available on the understanding that users exercise their own skill and care with respect to its use, and understand that it is subject to revision and regular updates;
(b) the APF Digital is no substitute for professional knowledge and judgement, and use of the information it contains is strictly at the user's own risk;
(c) while every care has been taken to ensure that the information contained in the APF Digital accords with the accepted Australian Standards and/or clinical practice at the time of production, to the extent possible under the law, and subject to Non-excludable Obligations, no representation or warranty (express or implied) is made as to the currency, completeness, accuracy, reliability and suitability of the information contained in the APF Digital, having regard to constant changes in information resulting from continuing research and clinical experience, reasonable differences in opinions among authorities, unique aspects of individual situations and the possibility of human error in preparing such an extensive text. It is the responsibility of the user to conduct their own investigations to ensure that the information provided is accurate, complete and relevant for their purpose. This may include consulting and comparing information from other sources such as the manufacturer's product information approved by the Commonwealth of Australia;
(d) PSA does not specifically endorse products, suppliers, manufacturers or services cited in the APF Digital;
(e) any person or organisation proposing to use the APF Digital in a country other than Australia should check local conditions and standards to determine whether the information contained in the APF Digital complies with local conditions, standards, and the manufacturer's product information;
(f) to the extent possible under the law, and subject to Non-excludable Obligations, PSA and all other contributors to the APF Digital expressly disclaim liability to any person whatsoever in respect of anything done by any such person in reliance, whether whole or in part, on the APF Digital, including for, but not limited to:
(i) use of the APF Digital for a purpose for which it was not intended;
(ii) any errors or omissions in the APF Digital;
(iii) any inaccuracy in the information or data on which the APF Digital is based or which is contained in the APF Digital;
(iv) any interpretations or opinions stated in, or which may be inferred from, the APF Digital; or
20. Liability and Indemnity

(a) To the extent that the Customer acquires goods or services from PSA as a consumer within the meaning of the Australian Consumer Law, the Customer may have certain rights and remedies (including, without limitation, consumer guarantee rights) that cannot be excluded, restricted or modified by agreement.

(b) Nothing in this agreement operates to exclude, restrict or modify the application of any implied condition or warranty, provision, the exercise of any right or remedy, or the imposition of any liability under the Australian Consumer Law or any other statute where to do so would:

(i) contravene that statute; or

(ii) cause any term of this agreement to be void,

(Non-excludable Obligation).

(c) Except in relation to Non-excludable Obligations, all conditions, warranties, guarantees, rights, remedies, liabilities or other terms that may be implied by custom, under the general law or by statute are expressly excluded under this agreement.

(d) Except in relation to Non-excludable Obligations, PSA's liability to the Customer arising directly or indirectly under or in connection with this agreement or the performance or non-performance of this agreement and whether arising under any indemnity, statute, in tort (for negligence or otherwise), or on any other basis in law or equity is limited as follows:

(i) PSA excludes all liability for loss of revenue, loss of goodwill, loss of customers, loss of capital, downtime costs, loss of profit, loss of or damage to reputation, loss under or in relation to any other contract, loss of data, loss of use of data, loss of anticipated savings or benefits, or any indirect, consequential or special loss, damage, cost or expense or other claims for consequential compensation), suffered or incurred by or awarded against any person:

(A) in connection with or in any way relating to the APF Digital or any of its content, including:

(I) in connection with any disruption to or unavailability or failure of the APF Digital or interference with or damage to computer systems or other electronic devices;

(II) in connection with errors, omissions or inaccuracies contained in any information in the APF Digital;

(III) as a result of any fraudulent use, misuse or misappropriation of any user account; or

(IV) as a result of any act committed by another person in connection with the use of the APF Digital or any of its content;

(B) arising from any circumstance beyond the PSA's control; and/or

(C) otherwise under or in any way connected with this agreement; and

(ii) PSA's total aggregate liability under or in any way connected with this agreement is limited to the amounts paid by the Customer to PSA under this agreement in the 12 months immediately preceding the date on which the claim arose.

(e) In relation to Non-excludable Obligations (other than a guarantee as to title, encumbrances or quiet possession conferred by the Australian Consumer Law), except for goods or services of a kind ordinarily acquired for personal, domestic or household use or consumption (in respect of which PSA's liability is not limited under this agreement), PSA's liability to the Customer for a failure to comply with any Non-excludable Obligation is limited to:

(i) in the case of services, the cost of supplying the services again or payment of the cost of having the services supplied again; and
(ii) in the case of goods, the cost of replacing the goods, supplying equivalent goods or having the goods repaired, or payment of the cost of replacing the goods, supplying equivalent goods or having the goods repaired.

21. Suspension, cancellation and termination

(a) Without limiting any of its other rights or remedies under this agreement, PSA may immediately suspend the Customer's access (and the access of all the Customer's Authorised Users) to the Platform and/or any or the APF Digital if the Customer fails to pay any amounts that are due, but unpaid. Such suspension may continue until such time as payment of such amounts is effected in accordance with these General Terms.

(b) The Customer may, by written notice, cancel its rights to access and use the APF Digital. The Customer acknowledges and agrees that if it cancels its rights to access and use the APF Digital, it is not entitled to any refund of the Fee paid for the cancelled APF Digital.

(c) Either party may terminate this agreement immediately by notice in writing if the other party:

(i) breaches any term of this agreement that is not capable of remedy;

(ii) breaches any term of this agreement that is capable of remedy and fails to rectify that breach within 14 days of receiving a notice from the other party requiring them to do so; or

(iii) subject to sections 415D, 434J and 451E of the Corporations Act 2001 (Cth) (as the case may be) becomes a Chapter 5 body corporate (as that term is defined in the Corporations Act 2001 (Cth)) or is otherwise unable to pay its debts as and when they fall due for payment.

22. Effect of termination, cancellation

(a) The termination of this agreement under paragraph 21(b) will automatically result in the termination of all licences to access and use the Platform and the APF Digital.

(b) On cancellation of the APF Digital by the Customer, its right, and the rights of its Authorised Users, to access and use the APF Digital, will terminate, and it must ensure that neither it nor any of its Authorised Users access and use the APF Digital after the date of cancellation.

(c) The termination of this agreement is not a party's sole remedy, and will not prejudice, or amount to a release of, any of that party's rights to claim compensation or other remedies in respect of the other party's acts, omissions, breach, negligence or willful misconduct occurring prior to such termination.

(d) The parties agree that the rights and obligations of the respective parties under paragraphs 15, 16, 19, 20, this paragraph 22 and paragraph 23 and will survive the expiry or termination of this agreement for any reason.

23. Rights, obligations on termination

(a) On the expiry (without renewal) or termination of rights to access and use the APF Digital, irrespective of the circumstances in which such expiry or termination occurs, PSA may issue a reconciliation statement in respect of the APF Digital and, if the actual number of:

(i) Nominated Site(s) at which Authorised Users have been permitted by the Customer to access and use the APF Digital, during the period since the Fee for the APF Digital has been paid, exceeds the number of Nominated Site(s) for which a Fee for the APF Digital was last paid; or

(ii) Authorised Users which have been permitted by the Customer to access and use the APF Digital, during the period since the Fee for the APF Digital has been paid, exceeds the number of Authorised Users for which a Fee for the APF Digital was last paid,

then PSA may issue an invoice for, and the Customer agrees to pay, a reconciliation fee. Such reconciliation fee will be due and payable within 14 days of the Customer's receipt of such invoice.

(b) On the expiry (without renewal) or termination of rights to access and use the APF Digital:

(i) the Customer must cease using the APF Digital immediately, and procure that its Authorised Users also do so; and

(ii) to the extent that the Customer or its Authorised Users have in their possession or control copies of the APF Digital, whether in tangible or electronic form, and whether stored on a disk or installed on its own platform or system, the Customer must (at PSA's direction) either return to PSA, or destroy, each such copy of the APF Digital.

(c) On the expiry or termination of this agreement:

(i) the Customer must cease using the APF Digital immediately, and procure that its Authorised Users also do so;

(ii) to the extent that the Customer or its Authorised Users have in their possession or control copies of the APF
Digital, whether in tangible or electronic form, and whether stored on a disk or installed on its own platform or system, the Customer must (at PSA's direction) either return to PSA, or destroy, each such copy of the APF Digital; and

(iii) the Customer must within 30 days send to PSA or otherwise dispose of in accordance with PSA's directions, all Confidential Information and all other documentation and written correspondence relating to the Platform and the APF Digital then in the Customer's possession or control (or that of its Authorised Users).

24. General

(a) Neither party is liable for any failure to perform or delay in performing its obligations under this agreement if that failure or delay is due to anything beyond that party's control. If that failure or delay exceeds 60 days, either party may terminate this agreement with immediate effect by giving notice to the other party. This paragraph does not apply to any obligation to pay money.

(b) This agreement will be governed by the laws of the Australian Capital Territory, Australia, and the parties submit irrevocably and unconditionally to the exclusive jurisdiction of the courts of the Australian Capital Territory.

(c) Although Australian websites (including the Website) may be accessed outside of Australia, PSA makes no representation that the content of the APF Digital, the Platform or the Website complies with the laws of any other country. If the Customer or an Authorised User accesses the APF Digital, the Platform or the Website from outside Australia, the Customer is solely responsible for ensuring compliance with local laws and for any reliance on the APF Digital.

(d) All formal notices and correspondence, including invoices and statements issued by PSA, may be given by e-mail, addressed to:

(i) in the case of the Customer, the Customer Contact, whose e-mail address is that specified in the Customer's Customer Account (as updated from time to time by notice); or

(ii) in the case of PSA, to the following e-mail address:

   apf@psa.org.au

Provided that a notice or correspondence is addressed correctly, it will be deemed to have been received by the addressee when the e-mail containing the notice enters the e-mail system of the recipient.

(e) The Customer may not assign its rights under this agreement, or attempt or purport to do so, without PSA's consent (which may be given or withheld at PSA's absolute discretion).

(f) The terms of this agreement (including the Order(s)) constitute the entire agreement between the parties with respect to their subject matter, and replace all prior agreements, statements, representations or understandings between the parties.

(g) An amendment, deletion or addition to this agreement will not be valid or binding on the parties unless it is in writing and signed by each party.

25. Defined terms

In this document, unless the contrary intention appears:

Activation Date in respect of the APF Digital, means the date specified in the applicable Order (if any).

Additional Year is defined in paragraph 6.

Australian Consumer Law means the Australian Consumer Law set out in Schedule 2 to the Competition and Consumer Act 2010 (Cth) as amended or replaced from time to time.

Authorised User means any individual to whom PSA has enabled access and use of the APF Digital in accordance with paragraph 8.

Business Day means a day that is not a Saturday, Sunday, public holiday or bank holiday in Canberra.

Client Materials means any materials that the Customer provides or makes available to PSA under this agreement.

Commencement Date is defined in paragraph 6(b).

Confidential Information of a party (Disclosing Party) means information that:

(a) is by its nature confidential;

(b) is designated by the Disclosing Party as confidential; or

(c) the receiving party knows, or ought to know, is confidential,

and in the case of PSA includes:

(d) information relating to the development, layout, programming and operation of the Platform and the APF Digital; and

(e) and any other information with respect to PSA's business, finances, trade secrets or know-how that may be communicated to the Customer (whether by PSA or anyone else) during the term of this agreement, but excludes any information that:
(f) is in, or subsequently enters, the public domain other than through a breach of this agreement by the Customer;

(g) is developed independently by the Customer; or

(h) is acquired by the Customer from a third party who is not subject to a duty of confidentiality in respect of such information.

Customer means a person who has applied for, and has been granted by PSA, a Customer Account.

Customer Account means an account with the PSA online store, in the name of the Customer, through which the Customer may order and pay for the APF Digital.

Customer Contact means a nominated individual, named in a Customer's Customer Account, who will be that Customer's contact point for any correspondence or notifications from PSA.

Fees means the fees payable by the Customer for a 12-month period for the licence type specified in an Order, which is for the amount specified in the Order or in an invoice issued under paragraph 9(d) (if any).

General Terms means the terms and conditions of this agreement.

Initial Term is defined in paragraph 6.

Intellectual Property Rights means all intellectual property rights, including the following rights:

(a) patents, copyright, rights in circuit layouts, registered and unregistered designs, moral rights, registered and unregistered trade marks, service marks, trade names and any right to have confidential information kept confidential; and

(b) any application or right to apply for registration of any of the rights referred to in paragraph (a).

Multi Site Licence means a type of licence that allows multiple Authorised Users, up to and including the maximum number of Authorised Users specified in the Order, to simultaneously access the APF Digital at the Nominated Site(s).

Non-excludable Obligation is defined in paragraph 20(b).

Nominated Site(s) means the site(s) specified in the Order.

Order means an order in the form provided by PSA.

Platform means the software for PSA's APF Digital hosted by or on behalf of PSA and accessed by the Customer and Authorised Users via the internet.

Privacy Policy means PSA's policy with respect to the collection, communication, distribution and storage of personal information, as amended from time to time by PSA, available at http://www.psa.org.au/site/privacy.


26. Interpretation

In this agreement, unless otherwise expressly stated:

(a) headings are for ease of reference only and do not affect the meaning of this agreement;

(b) the singular includes the plural and vice versa;

(c) other grammatical forms of defined words or expressions have corresponding meanings;

(d) a reference to party includes that party’s executors, administrators, successors and permitted assigns;

(e) a reference to a document or agreement, including this agreement, includes a reference to that document or agreement as novated, altered or replaced from time to time;

(f) a reference to any thing includes the whole or part of that thing, and a reference to a group of things or persons includes each thing or person in that group;

(g) where two or more persons are bound, or to be bound, by an agreement or obligation, that agreement or obligation binds those persons severally and any two or more of them jointly;

(h) a reference to dollars or $ is a reference to Australian dollars;

(i) a reference to a person includes a natural person, a partnership, a body corporate, trust or joint venture;

(j) rules of construction will not apply to the disadvantage of a party merely because that party was responsible for the preparation of this agreement or any part of it; and

(k) if a day on which, or by which, an obligation under this agreement must be performed or fulfilled, or an event must occur, is not a Business Day, that obligation must be performed or fulfilled, or that event must occur, on or by the next Business Day.
EXECUTED as an Agreement.

Signed for and on behalf of the Pharmaceutical Society of Australia Ltd. by a duly authorised representative in the presence of:

Signature of witness

Name of witness (print)

Date

Signature of authorised representative

Name of authorised representative (Print)

Date

Executed by [INSERT COMPANY NAME]

by a duly authorised representative in the presence of:

Signature of witness

Name of witness (print)

Date

Signature of authorised representative

Name of authorised representative (print)

Date