

Accountable Care Directory Database

Terms of Use

This is a legal agreement between you (Licensee), and Managed Care On-Line, Inc. (MCOL). If you do not agree to comply fully with the terms of this agreement, do not register yourself with MCOL for this database, and immediately return the unused electronic files delivered via the Internet or other media (hereinafter referred to as Files) and any applicable printed materials to MCOL for a full refund, indicating you do not wish to enter into this Licensing Agreement.

License

1. Database and Title. This license agreement is for MCOL database entitled Accountable Care Directory (Database). MCOL holds full and complete title to the Database, regardless of the media or form on or in which the original Files or other copies may exist. This license does not constitute a sale of the Database, only a non-exclusive grant of license.

2. License Grant. The Licensee is permitted by MCOL to use one copy of Database files on one computer, and may download Database to the hard disk drive of said computer. If Licensee installs Database on a network server, Licensee agrees to maintain system controls to limit network use to one computer at a time, and prevent simultaneous use by two or more users. Notwithstanding the above, Licensee may use Database on more than one computer to the extent that an equivalent number of Licenses have been granted.

3. Copyright. This Database is protected by United States copyright laws and international treaty provisions. You must treat Database like any other copyrighted material; provided that you may make one copy for back-up purposes, and copy the MCOL Files to your hard disk drive as previously stipulated.

4. Assignment and Other Restrictions. You may not rent or lease Database to third parties. You may permanently transfer and assign this License to a third party, provided the party agrees to the terms of this Agreement, and you retain no copies of Database or printed materials.

5. Limited Warranty. MCOL warrants Database will perform substantially in accordance with as described on the Company website and will be free from defects in materials and workmanship under normal use and service for a period of five (5) days from the date of receipt. Any implied warranties are limited to five (5) days, except when duration is unlimited by state law of Licensee.

6. Licensee Remedies. Licensee may obtain a full refund less a \$5 restocking fee for any reason, if Database is returned within five (5) days of receipt. MCOL will replace Database at no charge within the Limited Warranty period, upon MCOL receipt of Database from Licensee. Any replacement Database is warranted for the remainder period of the original Limited Warranty period, or 5 days, whichever is longer.

7. No other Warranties. MCOL disclaims all other warranties, either express or implied, including but not limited to implied warranties of merchantability and fitness for a particular purpose, with respect to Database and accompanying materials.

8. Governing Law. This Agreement is governed by the laws of the State of California.

9. Notices. Notices to MCOL regarding provisions of this Agreement should be mailed to: MCOL,3430 Tully Road, Suite 20#114, Modesto, CA 95350.