



Specialty Pharmacy Market Overview Report License Terms

Single-User License: \$399.00

Allows for the use of the Access Market Intelligence Report (Report) by one individual person to be used solely within a company. Clients can simply purchase the Report for internal company on the website. The individual may use the Report on any computer, and print out, but may not share the Report (or any information contained therein) with any other person or persons unless a Department or Corporate License is purchased.

Department License: \$499.00

Allows for use of the Report by 2 to 10 employees within the same organization or enterprise. Please contact us to purchase a Department License at 203-377-0460 or jsantilli@accessmarketintell.com. Each of these employees may use the Report on any computer, and may print out the Report but may not share the Report (or any information contained therein) with any other person or persons unless a Department or Corporate License is purchased.

Corporate License: \$599.00

Allows for use of the Report by an unlimited number of employees within the same organization or enterprise. Please contact us to purchase a Corporate License at 203-377-0460 or jsantilli@accessmarketintell.com. Each of the employees within the organization may use the Report on any computer, and may print out the Report but may not share the Report (or any information contained therein) with any other person or persons outside the organization.

By purchasing the Access Market Intelligence Report (Report), the purchaser agrees to comply with the following terms and conditions (Agreement). For purposes of this Agreement, "Access Market Intelligence, LLC" (AMI) is the entity or institution that makes available the Report.

AMI disclaims any liability for the accuracy, completeness or functionality of any material contained herein, referred to, or linked to. AMI assumes no responsibility for errors or omissions nor any liability for damages from use of the information contained herein. Persons engaging in the procedures included herein do so entirely at their own risk.

AMI hereby grants to the Purchaser a nontransferable and non-exclusive right to use the Report made available by AMI according to the terms and conditions of this Agreement. The Report made available to the Purchaser is the subject of copyright protection, and the original copyright owner (AMI) retains the ownership of the Databases and Services and all portions thereof.

AMI does not transfer any ownership, and the Purchaser may not reproduce in any form, or by any means, the Report, or any portion thereof, without the prior written consent of AMI.

The Purchaser agrees to comply with the Copyright Act of 1976, and agrees to indemnify AMI against any actions by Licensee that are not consistent with the Copyright Act of 1976.

License fees, if agreed upon by AMI and the Purchaser, include all retrospective issues of the Report as well as updates furnished during the term of this Agreement. The Licensee's obligations of payment shall be to AMI or its assignee.

Payments, if the Report is not purchased online through the AMI website, are due upon receipt of invoice(s) and will be deemed delinquent if not received within thirty (30) days. Delinquent invoices are subject to interest charges of 12% per annum on the unpaid balance (or the maximum rate allowed by law if such rate is less than 12%). The Purchaser will be liable for all costs of collection.

Failure or delay in rendering payments due AMI under this Agreement will, at AMI's option, constitute material breach of this Agreement.

Taxes, if any, are not included in the agreed upon price and may be invoiced separately. Any taxes applicable to the Database(s) under this Agreement, whether or not such taxes are invoiced by AMI, will be the exclusive responsibility of the Purchaser.

In the event of a breach of any of its obligations under this Agreement, the Purchaser shall have the right to remedy the breach within thirty (30) days upon receipt of written notice from AMI.

Within the period of such notice, the Purchaser shall make every reasonable effort and document said effort to remedy such a breach and shall institute any reasonable procedures to prevent future occurrences of such breaches. If the Purchaser fails to remedy such a breach within the period of thirty (30) days, AMI may (at its option) terminate this Agreement upon written notice to the Licensee.

Access Market Intelligence
106 Hilltop Drive
Trumbull, CT 06611
203-377-0460
jsantilli@accessmarketintell.com