



## Ordering Information

### Order Form and Prices

Orders are accepted in any format your institution uses for ordering. If using forms provided in the Dewey brochure, please duplicate them as needed. Prices are effective as of July 1, 2014, and are subject to change without notice.

### In the Asia Pacific region:

The price includes shipping and handling fee to ship from the U.S.A. to the purchaser in Asia and the Pacific region via a courier, such as DHL, FEDEX, or UPS. However, custom duties and/or tax, if any, imposed by the purchaser's government is the responsibility of the purchaser.

**Payment:** Accepted in U.S. dollars only.

**Shipping and Handling (A.P.):** We ship only by courier (such as DHL, FEDEX, or UPS).

**Return Policy:** Returns must be received by OCLC within 30 days of your original receipt of goods. Returned items must be unmarked and in good and saleable condition. Permission to return an item must be requested in writing (via mail or fax) from OCLC, after which you will receive an authorization number. OCLC will credit your account upon receipt of the item(s) being returned. Some returns may be subject to a restocking fee (maximum 20%). We reserve the right to reject out-of-print or damaged materials.

Defective goods will be replaced with 30 days at no charge. Send only the title page of the defective volume(s), with authorization number and reason for return, to: OCLC Asia Pacific 6565 Kilgour Place, Dublin OH 43017-3395, USA.

### Worldwide Disclaimer

OCLC WILL NOT REPLACE ANY LOST SHIPMENTS OUTSIDE OF THE U.S.A. WHEN CUSTOMER REQUESTS SHIPMENT BY NONTRACEABLE MEANS.

OCLC MAKES NO OTHER WARRANTY, WRITTEN OR IMPLIED, WITH RESPECT TO THE GOODS OFFERED FOR SALE IN THE DEWEY BROCHURE. WARRANTY ON NONRETURNABLE ITEMS IS LIMITED TO REPLACEMENT OF DAMAGED GOODS.

## **WebDewey® License Terms**

This order is subject to written acceptance by OCLC Online Computer Library Center, Inc. ("OCLC"). OCLC's written acceptance may be indicated by the sending of an electronic message to Licensee informing Licensee that its subscription to WebDewey has begun. Licensee's access to and use of WebDewey and related documentation are subject to the following terms and conditions ("Terms"). OCLC reserves the right to determine Licensee type or geographic configuration to determine and/or define an eligible site or similar limitations with respect to any prospective Licensee and to refuse to accept any order for any reason in OCLC's sole discretion.

### **1. DEFINITIONS.**

A. "Licensee" means a library, historical society, archive, museum or similar organization licensing access to WebDewey by agreeing to these Terms and submitting the accompanying order form to OCLC.

B. "Site" means (i) an individual location (in the case of an OCLC member, one bearing a single institutional symbol), or (ii) a single institution having multiple libraries at the same location (in the case of an OCLC member, having multi-symbol libraries), where such libraries are associated under one integral institution, provided said libraries have a single, shared point of shipment and billing/point of contact address. The term "Site" does not include a consortium of libraries, multi-campus institutions, shared local systems, statewide networks or secondary relationships with shared facilities. Each separate Site requires its own WebDewey subscription.

C. "Authorized User" means an employee of Licensee who is responsible for creating bibliographic records or metadata for materials or electronic resources offered by Licensee to its patrons or an independent contractor retained by Licensee for such purpose who has agreed in a written document provided to OCLC to be bound by these Terms.

D. "WebDewey" means the WebDewey service (and all data accessible via the WebDewey service) made available by OCLC to Licensees through their assigned authorization number and password.

E. "Generate Dewey numbers function" means the function available in WebDewey that produces potential Dewey numbers for assignment to internet resources.

F. "DDC" means the Dewey Decimal Classification system which is owned and published by OCLC.

G. "Browser" means browser functionality based on the DDC as made available to Licensee by OCLC.

### **2. GRANT OF LICENSE.**

Subject to these Terms, OCLC hereby grants to Licensee a nonexclusive, nontransferable and nonassignable license to: (i) access WebDewey; (ii) use WebDewey in accordance with these Terms solely for the internal, noncommercial purpose of creating bibliographic records and metadata for materials (e.g., books, sound recordings) and electronic resources offered by Licensee to its patrons. Such bibliographic records and metadata may display DDC numbers, but shall not display DDC captions; (iii) post the DDC23 Summaries (i.e., the first three levels of the DDC – for example, 500 Science is Level 1, 510 Mathematics is Level 2, 513 Arithmetic is Level 3) on Licensee's website solely for the internal, noncommercial purpose of organizing the resources made available to its patrons via such website; and (iv) use Browsers (if any) in accordance with these Terms (and any supplemental terms made applicable to such Browsers by OCLC) solely for Licensee's internal, noncommercial purposes of facilitating organization and searching of electronic resources on Licensee's website. If Licensee chooses to use a Browser, Licensee may post individual DDC number/title pairs on its website solely to the extent necessary to

make use of the Browser as permitted hereunder. Such use of the DDC23 Summaries and/or Browsers shall be accompanied by the following information on the initial screen:

The Dewey Decimal Classification is © 2011-20\_\_ \*  
OCLC Online Computer Library Center, Inc.  
Used with Permission.

DDC, Dewey, Dewey Decimal Classification and  
WebDewey are registered trademarks/service marks  
of OCLC Online Computer Library Center, Inc.

[\*Licensee shall update the second year in this date range with the current year.]

Licenses shall be designated as either single Authorized User use, 2-9 Authorized User use or 10+ Authorized User use, as defined herein and as requested by Licensee and approved by OCLC. If this is a single Authorized User use license, Licensee is granted a nontransferable, nonexclusive right to permit access to and use of WebDewey at the Site by a single designated Authorized User. If this is 2-9 Authorized User use or 10+ Authorized User use license, Licensee is granted a nontransferable, nonexclusive right to permit access to and use of WebDewey at the Site by the licensed number of designated Authorized Users. The identity of the designated Authorized User(s) may be changed by Licensee in the event the existing designated Authorized User(s) is/are no longer employed by Licensee or his/her/their duties change such that he/she/they are no longer responsible for the creation of bibliographic records or metadata for materials or electronic resources on behalf of Licensee. At no time shall access to and use of WebDewey be made available to more than the licensed number of designated Authorized Users. Additional Authorized Users require the payment of additional license fees to OCLC.

OCLC also makes Dewey Cutter Software available free of charge at the following url: <http://www.oclc.org/dewey/support/program>. Use of the Dewey Cutter Software provides access to the OCLC Four-Figure Cutter Tables and requires agreement to applicable terms contained in the free software download.

### **3. UPDATES AND BROWSERS.**

OCLC shall periodically make updates to the data accessible via WebDewey, using its reasonable efforts to make these updates available on a regular basis. OCLC may, but shall not be obligated to, make one or more Browsers available to Licensee solely for use in accordance with these Terms.

### **4. RESTRICTIONS ON USE.**

Licensee shall use WebDewey and Browsers (if any) solely as authorized herein. Licensee and Authorized Users may view screen displays of the data accessible via WebDewey and make copies of those screen displays only as are reasonably required for Licensee's use of WebDewey as authorized hereunder; provided that such copying shall be no more extensive than is permitted by U.S. copyright law. Neither Licensee nor any Authorized User acquires ownership rights to the DDC, WebDewey or any Browser. Neither WebDewey nor any Browser may be disclosed, reproduced, distributed or transmitted in any form without the prior written consent of OCLC except as expressly permitted hereunder. Neither

WebDewey nor any Browser may be resold or transferred. Licensee shall not omit, obscure or hide from any Authorized User any disclaimers, proprietary rights notices or any other terms and/or conditions intended to be displayed to an Authorized User by OCLC. Licensee and Authorized Users may not modify or expand the DDC numbering system or the meaning attached to the numbers in the numbering system. Except as expressly permitted by these Terms, Licensee and Authorized Users may not permit display of or public access to DDC numbers or the captions or descriptions associated with those numbers.

## **5. AUTHORIZATIONS AND PASSWORDS.**

Upon acceptance of Licensee's order, Licensee will be provided with an authorization number and password that will permit Licensee to access WebDewey or Licensee's existing OCLC cataloging authorization number and password will be enabled to permit Licensee to access WebDewey. Licensee is solely responsible for all security for and all use, including unauthorized use, of WebDewey initiated by such authorization number and password (including all claims arising therefrom), and shall promptly notify OCLC in writing of lost or stolen passwords and authorization numbers. Licensee shall pay OCLC at OCLC's prevailing rates for any such unauthorized use of WebDewey. OCLC's sole obligation with respect to passwords and authorization numbers shall be to exert reasonable efforts to maintain the confidentiality of Licensee's passwords and authorization numbers in OCLC's possession and to terminate lost or stolen passwords and authorization numbers upon receipt of Licensee's notice.

## **6. LICENSE FEE.**

Within thirty (30) days after invoice, Licensee shall pay the applicable annual license fee for WebDewey in accordance with such invoice. (OCLC may require some Licensees to prepay such annual license fee.) All license fee payments shall be made in U.S. dollars (or such other currency as may be specified as acceptable to OCLC on the WebDewey order form) at the address stated on the invoice. Fees specified under this Agreement are exclusive of any taxes. If OCLC, Licensee's OCLC-affiliated service partner or OCLC's authorized distributor is required to collect a tax to be paid by Licensee, Licensee shall pay such tax to such party, as appropriate, on demand.

## **7. WARRANTY AND LIMITATION OF LIABILITY.**

OCLC warrants to Licensee that it has the right to grant a license to use WebDewey and Browsers (if any) in accordance with these Terms. In the event of any claim that such use by Licensee violates any third-party copyright or other intellectual property right, OCLC's liabilities and Licensee's remedies shall be as provided in Section 8 below.

OCLC shall exert its reasonable efforts to provide WebDewey in accordance with OCLC's then-current, published product descriptions. EXCEPT AS PROVIDED IN THIS SECTION 7 AND IN SECTION 8 BELOW, OCLC DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, CONCERNING WEBDEWEY OR ANY BROWSER, INCLUDING ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE. OCLC SHALL HAVE NO LIABILITY FOR ANY DOWNTIME OR UNAVAILABILITY OF WEBDEWEY OR ANY BROWSER. OCLC SHALL NOT BE LIABLE FOR ANY INCIDENTAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES HEREUNDER, INCLUDING, BUT NOT LIMITED TO, LOSS OF DATA OR INFORMATION OF ANY KIND OR LOST PROFITS OR BUSINESS, HOWEVER CAUSED, WHETHER CLAIMED UNDER CONTRACT, TORT OR ANY OTHER LEGAL THEORY AND WHETHER OR NOT OCLC IS MADE AWARE OF THE POSSIBILITY THEREOF. IN NO EVENT SHALL OCLC'S AGGREGATE LIABILITY HEREUNDER EXCEED THE FEES

PAID TO OCLC BY LICENSEE PURSUANT TO THIS AGREEMENT FOR THE MOST RECENT SUBSCRIPTION YEAR.

## **8. INFRINGEMENT CLAIMS.**

OCLC, at its own expense, shall defend any action brought against Licensee, to the extent that it is based on a claim that use of WebDewey or any Browser within the scope of these Terms infringes a United States copyright or other intellectual property right and shall hold Licensee harmless from any liability for damages, reasonable attorneys' fees and other payments ordered by a court as a result of such a claim or resulting from the settlement thereof, provided Licensee notifies OCLC promptly in writing of the action and OCLC has sole control of the defense and all negotiations for its settlement or compromise. Licensee shall have the right to appoint an attorney to participate in such defense at Licensee's expense, provided that such participation shall not derogate from OCLC's sole control of the defense and negotiations for settlement or compromise of the claim. In the event that WebDewey or a Browser becomes, or OCLC is advised by outside counsel that either is likely to become, the subject of an infringement claim, OCLC may at its option either: (i) secure Licensee's right to continue using WebDewey or the Browser; (ii) replace or modify WebDewey or the Browser to make it noninfringing; or (iii) if none of the foregoing alternatives is reasonably available to OCLC, terminate this Agreement and Licensee's rights hereunder or terminate Licensee's rights to use the offending Browser. In the event of termination of this Agreement and Licensee's rights hereunder pursuant to the foregoing sentence, Licensee shall be entitled to a prorata refund of the license fee paid pursuant to Section 6 above. OCLC shall have no liability for any claim of infringement based on alteration of the DDC, WebDewey or any Browser by Licensee to the extent such alteration causes the infringement. THE FOREGOING STATES THE ENTIRE LIABILITY OF OCLC AND LICENSEE'S SOLE REMEDY WITH RESPECT TO INFRINGEMENT OF THIRD-PARTY PROPRIETARY RIGHTS BY WEBDEWEY, BROWSERS OR ANY PORTION(S) THEREOF.

## **9. TERM, RENEWAL AND TERMINATION.**

Licensee's WebDewey subscription shall automatically renew annually until terminated by one of the parties in accordance with this Agreement.

Sixty (60) days prior to the end of each annual period, OCLC will notify Licensee by regular mail or email that Licensee's subscription will automatically renew at the end of the current annual period. If Licensee notifies OCLC, in writing, at least thirty (30) days prior to the renewal date that it does not wish to renew its subscription, Licensee's subscription will terminate at the end of the current annual period. If Licensee does not provide OCLC with such notice, Licensee's subscription will be renewed for the next annual period and Licensee will be invoiced for the applicable license fee.

Licensee may terminate its rights under this Agreement at any time by notice to OCLC, provided that in the event of such termination, any license fees previously unpaid or other amounts due become immediately due and payable and Licensee shall not be entitled to a refund of any license fees or other amounts paid.

OCLC may terminate this Agreement effective at the end of the then-current annual period upon at least thirty (30) days prior written notice to Licensee.

If Licensee breaches any of its obligations under this Agreement, OCLC may, in addition to any other remedies that it may have, at any time terminate this Agreement by not less

than ten (10) days' prior notice to Licensee specifying any such breach, unless within the period of such notice all breaches specified therein have been remedied. In addition, OCLC may terminate this Agreement upon notice to Licensee if Licensee becomes bankrupt or assigns its business for the benefit of creditors or if any receiver, trustee, or similar officer is appointed to take charge of Licensee's business or properties.

In the event of a failure to renew this Agreement or termination of this Agreement, Licensee shall immediately: (i) discontinue use of and disable Authorized User access to WebDewey; (ii) remove Browsers and the DDC23 Summaries from its website; (iii) destroy all copies of data permitted by these Terms; and (iv) certify to OCLC in writing of its compliance with this paragraph. These Terms shall not be construed as requiring the removal of DDC numbers added to materials or electronic resources in accordance with these Terms prior to such failure to renew or termination.

#### 10. MISCELLANEOUS PROVISIONS.

OCLC may determine or change the technical and functional specifications, form and formats and/or availability of features of WebDewey and/or any Browser at any time. OCLC will use its reasonable efforts to inform Licensee of such determinations and changes, which may be accomplished by email, online screen display or in applicable product descriptions or documentation. OCLC may modify any of these Terms effective upon renewal of Licensee's subscription. OCLC will notify Licensee of any material modifications to these Terms as part of the renewal notice provided to Licensee pursuant to Section 9 (second paragraph) above, and renewal of Licensee's subscription shall signify Licensee's acceptance thereof.

Neither this Agreement nor any rights hereunder, in whole or in part, shall be assignable, sublicensable or otherwise transferable by Licensee by operation of law or otherwise. OCLC may transfer or assign this Agreement or any rights or obligations under this Agreement upon thirty (30) days' written notice to Licensee. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

WebDewey, any Browser, the DDC23 Summaries, DDC numbers and captions, any copy of all or a portion thereof and all rights in each are owned or controlled by OCLC and all rights, title and interest therein shall remain the property of OCLC.

These Terms, including the accompanying order form, are the complete and exclusive statement of the agreement between the parties concerning the subject matter hereof and may not be amended except by the written agreement of the parties. Any terms set forth on any Licensee purchase order or ordering document will not apply and are superseded by the terms of this Agreement.

No waiver of any right or consent to any breach hereunder shall be effective unless in writing and signed by the party claimed to have waived or consented. No waiver of any right or

consent to any breach shall constitute a waiver of any other right or consent to any other breach.

This Agreement shall be governed by and construed in accordance with the laws of the State of Ohio and the United States of America without regard to principles of conflicts of law. The United Nations Convention on Contracts for the International Sale of Goods shall not apply.

Unless otherwise permitted by these Terms, any notice of breach or termination under this Agreement shall be in writing, signed by the party giving notice, and shall be deemed properly given upon delivery into the mail of the country of the party giving notice, postage prepaid, registered or certified return-receipt-requested, or upon delivery to an established international courier (i.e., Federal Express, DHL, UPS), with a signature acknowledging receipt required, to the parties at the addresses set forth on the accompanying order form.

Neither party shall be liable for any failure or delay in performance under this Agreement (other than a delay in the payment of money due and payable hereunder) to the extent said failures or delays are proximately caused (a) by causes beyond that party's reasonable control and occurring without its fault or negligence, or (b) by the failure of the other party to substantially meet its performance obligations under this Agreement, provided that, as a condition to the claim of nonliability, the party experiencing the difficulty shall give the other party prompt written notice, specifying the cause of the delay, following the occurrence of the cause relied upon.

The provisions of this Agreement are to be deemed severable, and the invalidity or unenforceability of any provision shall not affect or impair the validity of the remaining provisions. In substitution for any provision held unlawful, there shall be substituted a provision of similar import reflecting the original intent of the parties hereto to the extent permissible under law.

All use of WebDewey and Browsers shall be in full compliance with U.S. export regulations. Licensee shall serve as the importer and exporter of record for WebDewey or Browsers delivered to it by OCLC outside the U.S., by electronic means or otherwise, and shall pay and/or comply with all applicable export and import laws, customs, regulations, tariffs, duties, and fees, and procurement, data and technology transfer laws. Licensee shall indemnify OCLC from all costs and damages arising from any failure to meet its obligations hereunder. OCLC's obligations hereunder are contingent upon necessary export licenses being obtained from federal agencies of the U.S.

Dewey, DDC, Dewey Decimal Classification, OCLC and WebDewey are registered trademarks/service marks of OCLC Online Computer Library Center, Inc.

The Sears List of Subject Headings is © 2000-2012 H. W. Wilson Company. Used with Permission. Sears Subject Headings; Sears List; and Sears List of Subject Headings are trademarks of the H. W. Wilson Company.

**I have read and agree to the above Terms and Conditions:**

**(Authorized signature) X** \_\_\_\_\_ **Date** \_\_\_\_\_