

ADA License Agreement

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- (a) **“CDT”** means the textual, graphic and other editorial content included in the American Dental Association (**“ADA”**) developed publications titled CDT-2018/2019: Current Dental Terminology (**“CDT-2019”**) and all Updates as defined herein. The CDT content includes, but is not limited to, the Code on Dental Procedures and Nomenclature, a glossary, the ADA dental claim form and other dental information.
- (b) **“Code”** means the Code on Dental Procedures and Nomenclature, whether delivered in print or machine-readable format. Each individual dental procedure is comprised of at least the following two components: (1) a five character alphanumeric sequence called the **“code”** that identifies a specific dental procedure and (2) a short, written literal definition of the dental procedure called the **“nomenclature.”** Some but not all individual dental procedures have a third component, (3) a written narrative that provides a more detailed definition and the intended use of the procedure code, called the **“descriptor.”**
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8. **Third Party Beneficiary.** ADA is a direct and intended third party beneficiary of this ADA License Agreement; provided, however, ADA's rights as a third-party beneficiary are limited solely to the End User's use of the CDT outside the scope of this ADA License Agreement.
9. **Effective Delivery.** A party's transmission by facsimile or by electronic signature of any agreement between Practice-Web and the Client incorporating this ADA License Agreement by reference shall constitute effective delivery of this ADA License Agreement.