

Third Party Licensing Agreements & Terms and Conditions

Certain features of the Professional Services utilize the services of third-party vendors and business partners, which services may include software, information, data or other services. Certain of these vendors and business partners require Users who utilize such features to agree to additional terms and conditions. This page identifies third-party terms and conditions that apply to the features set forth below, and your use of such features constitute your agreement to be bound by these additional terms and conditions.

TERMS AND CONDITIONS REGARDING USE OF AMA CODE SET(S)

These additional Terms and Conditions are applicable to the American Medical Association (the "AMA") Code Set(s) that may be used with webPRACTICE, as licensed to you by CompuGroup Medical, Inc. ("CGM"). CGM is authorized by the AMA to sublicense the Code Set(s) to you. These additional Terms and Conditions are hereby incorporated by reference into that certain agreement between you and CGM to license Code Set(s) for webPRACTICE (the "Agreement"), as if fully set forth therein. Except as otherwise noted, capitalized terms used in these additional Terms and Conditions have the same meaning given to them in the Agreement.

- 1. For the purposes of these additional Terms and Conditions, "Editorial Content" means content from the print publication Current Procedural Terminology, Fourth Edition ("CPT Book") and the data file(s) of Current Procedural Terminology ("CPT®") including Tiers I, II, and/or III, all as available from the AMA (individually and collectively called "CPT Data File") published by the AMA in the English language as used in the United States (collectively, "CPT"), a coding work of nomenclature and codes for reporting of healthcare services content from the data file published by the AMA of the International Classification of Diseases 9th Revision Clinical Modification Volume 1 ("AMA's Version of ICD-9-CM"), International Classification of Diseases 10th Edition ("ICD-10") and content from the data file published by the AMA of the Healthcare Common Procedure Coding System Level II ("AMA's Version of HCPCS").
- 2. Your license to the Code Set(s) and the Editorial Content contained therein is for the current year's Code Set(s) as indicated on Exhibit A to the Agreement licensing the Code Set(s) to you. The license is non-transferable, non-exclusive, and co-extensive with CGM's license from AMA, and is for the sole purpose of your internal use of the Code Set(s) within the United States in the Englishlanguage.
- 3. The provision of an updated version of the Code Set(s) in the Licensed Product is dependent on CGM's continuing contractual relationships with the AMA or a third party vendor who is licensed to distribute the Code Set(s).
- 4. The Code Set(s), CPT codes, descriptions, and other CPT Information only are copyright 1966, 1970, 1973, 1977, 1981, 1983-2011 American Medical Association. All Rights Reserved. No fee schedules, basic units, relative values or related listings are included in CPT. CPT is a registered trademark of the American Medical Association. You acknowledge that the AMA retains all right, title, and interest in the CPT provided to you. You agree that you will not remove any copyright, trademark, or other proprietary rights notices contained on the Code Set(s) or any of the Licensed Products.
- 5. Your license prohibits you from using, publishing, distributing via the Internet or other public computer based information system, creating derivative works of, transferring, selling, leasing, or licensing or otherwise making available to any unauthorized party the Code Set(s), or a copyor a portion of the Code Set(s). You may not use, copy, or modify the Code Set(s) or any copy, modification or merged portion or version of the Code Set(s), in whole or in part, in any other manner except as expressly provided for in these terms and conditions. You agree that uses not authorized by these terms and conditions are expressly prohibited. You may not sell, sublicense, assign or transfer your license to the Code Set(s) themselves, or any copy, modification or merged portion or version of the Code Set(s), to any party. Any attempt to sell, sublicense, assign or transfer any of the rights, duties or obligations under these terms and conditions without CGM's and the AMA's prior agreement is void and shall immediately terminate your license to use the Code Set(s). Your license to use the Code Set(s) will terminate in the event of your default.
- 6. TO THE FULLEST EXTENT PERMITTED BY LAW, YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT THE USE OF THE CODE SET(S) IS AT YOUR SOLE RISK, AND THE ENTIRE RISK AS TO SATISFACTORY QUALITY, PERFORMANCE, ACCURACY AND EFFORT IS WITH YOU, AND THE CODE SET(S) ARE PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE AND WITHOUT ANY REPRESENTATION OR WARRANTY WHATSOEVER INCLUDING THAT THE CODE SET(S) ARE NON-INFRINGING, ACCESSIBLE, OR UNINTERUPTED. TO THE FULLEST EXTENT PERMITTED BY LAW, CGM AND THE AMA DISCLAIM RESPONSIBILITY AND ANY LIABILITY FOR (i) ANY ERRORS IN THE CODE SET(S) AND ANY CONSEQUENCES, DECISIONS, JUDGMENTS OR RESULTS ATTRIBUTABLE TO OR RELATED TO ANY USES, NON-USES OR INTERPRETATIONS OF INFORMATION OR DATA CONTAINED IN OR



NOT CONTAINED IN THE CODE SET(S); (ii) ANY DAMAGE CAUSED BY THE CODE SET(S) OR YOUR USE OF THE CODE SET(S) TO YOUR EQUIPMENT OR ANY OTHER INFORMATION OR FILE OR APPLICATION YOU HAVE; (iii) ANY INTERRUPTION OF ANY SERVICE OR APPLICATION CAUSED BY THE CODE SET(S) OR YOUR USE OF IT; AND (iv) ANY OTHER DAMAGE CAUSED BY THE CODE SET(S) OR YOUR USE OF IT, NO MATTER THE CAUSE.

CGM AND THE AMA DO NOT WARRANT THAT THE DATA CONTAINED IN THE CODE SET(S) WILL MEET YOUR REQUIREMENTS OR THAT THE OPERATION OF THE CODE SET(S) WILL BE UNINTERRUPTED OR WITHOUT ERROR. YOU ACKNOWLEDGE THAT THE CODE SET(S) HAVE NOT BEEN DEVELOPED ACCORDING TO YOUR SPECIFICATIONS AND HAVE NOT OTHERWISE BEEN CUSTOM-MADE.

CGM AND THE AMA DO NOT DIRECTLY OR INDIRECTLY PRACTICE MEDICINE OR DISPENSE MEDICAL SERVICES. FEE SCHEDULES, RELATIVE VALUE UNITS, CONVERSION FACTORS AND/OR RELATED COMPONENTS ARE NOT ASSIGNED BY CGM OR THE AMA, ARE NOT PART OF THE CODE SET(S), AND CGM AND THE AMA ARE NOT RECOMMENDING THEIR USE. THE CODE SET(S) DO NOT REPLACE THE AMA'S CURRENT PROCEDURAL TERMINOLOGY BOOK OR OTHER APPROPRIATE CODING AUTHORITY. THE CODING INFORMATION CONTAINED IN THE CODE SET(S) SHOULD BE USED ONLY AS A GUIDE. LIMITATION OF LIABILITY. CGM AND THE AMA SHALL NOT BE LIABLE, AND DISCLAIM ANY LIABILITY, FOR ANY CLAIM, LOSS OR DAMAGE, DIRECT OR INDIRECT, INCLUDING, WITHOUT LIMITATION, COMPENSATORY, CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL, EXEMPLARY OR PUNITIVE DAMAGES OF ANY KIND WHATSOEVER IN CONNECTION WITH, AS A RESULT OF, OR ARISING: (i) OUT OF THE USE OF OR INABILITY TO USE THE CODE SET(S); (ii) FROM ANY INTERRUPTION IN AVAILABILITY; (iii) FROM ANY LOSS OF DATA AND/OR FROM ANY EQUIPMENT FAILURE; (iv) FROM UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (v) OUT OF THE USE OF, REFERENCE TO, OR RELIANCE ON, THE CODE SET(S); (vi) OUT OF ANY CONTENT, MATERIALS, ACCURACY OF INFORMATION, AND/OR QUALITY OF THE CODE SET(S); OR (vii) OUT OF ANY OTHER MATTER RELATING TO THE CODE SET(S). IF THE MEDIUM ON WHICH THE CODE SET(S) IS CONTAINED IS DEFECTIVE OR THE INFORMATION IS NOT INTACT, AMA AGREES TO PROVIDE A REPLACEMENT TO CGM, AND THIS IS AMA'S SOLE AND ENTIRE LIABILITY. IN THE EVENT YOU ARE DISSATISFIED WITH, OR DISPUTE, THESE TERMS AND CONDITIONS OR THE CODE SET(S), YOUR SOLE RIGHT AND EXCLUSIVE REMEDY IS TO TERMINATE YOUR USE OF THE CODE SET(S), EVEN IF THAT RIGHT OR REMEDY IS DEEMED TO FAIL OF ITS ESSENTIAL PURPOSE AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, YOUR EXCLUSIVE REMEDY AND ENTIRE LIABILITY FOR ANY CLAIM RELATED TO THE LICENSE OR USE OF THE CODE SET(S), WHETHER IN CONTRACT, WARRANTY, TORT, OR ANY OTHER LEGAL THEORY, WILL BE LIMITED TO THE TOTAL AMOUNT YOU PAID TO USE THE CODE SET(S) UPON WHICH THE LIABILITY IS BASED. YOU CONFIRM THE AMA HAS NO OTHER OBLIGATION, LIABILITY OR RESPONSIBILITY TO YOU OR ANY OTHER PARTY.

EXCLUSIONS PERMITTED BY LAW. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR CONDITIONS OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR LOSS OR DAMAGE CAUSED BY NEGLIGENCE, BREACH OF CONTRACT OR BREACH OF IMPLIED TERMS, OR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, ONLY THE ABOVE LIMITATIONS WHICH ARE LAWFUL IN YOUR JURISDICTION WILL APPLY.

- 7. You may copy the Code Set(s) into any machine readable or printed form for backup or archival purposes in support of your use of the Code Set(s). All notices of proprietary rights, including trademark and copyright notices, must appear on all permitted back up or archival copies made.
- 8. If you are owned by, employed by, or affiliated with a federal department, agency or other government agency, the following notice applies to you:

U.S. Government Rights

This product includes CPT which is commercial technical data and/or computer databases and/or commercial computer software and/or commercial computer software documentation, as applicable, which were developed exclusively at private expense by the American Medical Association, 515 North State Street, Chicago, Illinois, 60610. U.S. Government rights to use, modify, reproduce, release, perform, display, or disclose these technical data and/or computer databases and/or computer software and/or computer



software documentation are subject to the limited rights restrictions of DFARS 252.227-7015(b)(2) (June 1995) and/or subject to the restrictions of DFARS 227.7202-1(a) (June 1995) and DFARS 227.7202-3(a) (June 1995), as applicable for U.S. Department of Defense procurements and the limited rights restrictions of FAR 52.227-14 (June 1987) and/or subject to the restricted rights provisions of FAR 52.227-14 (June 1987) and FAR 52.227-19 (June 1987), as applicable, and any applicable agency FAR Supplements, for non- Department of Defense Federal procurements.

- 9. You are responsible for all sales, use or other taxes associated with your purchase of a license to Code Set(s), except taxes based on the income of the AMA.
- 10. Your license and use of the Code Set(s) will be governed by the internal laws of the State of Illinois without regard to choice of law principles. The courts of the State of Illinois and/or the United States District Court for the Northern District of Illinois shall have exclusive jurisdiction over any action arising under the Agreement, and you and CGM agree to submit to the jurisdiction of the courts of the State of Illinois and the United States District Court for the Northern District of Illinois.
- 11. The AMA is an intended third party beneficiary of the Agreement for the purpose of enforcing at law and at equity all rights against you. Nothing contained in these terms and conditions will be deemed to constitute a joint venture, partnership or agency between you, CGM, or the AMA. You acknowledge that you have read these Terms and Conditions, understand them, and agree to be bound by them. You represent that you have authority to agree to and accept these Terms and Conditions on behalf of yourself or your organization, as applicable. You agree that these Terms and Conditions are the complete and only agreement regarding your license and use of the Code Set(s) which supersedes any proposal or prior agreement, oral or written, and any other communications between us relating to your license and use of the Code Set(s). The delay or failure to assert a right hereunder will not constitute a waiver of that right or excuse a subsequent failure to perform under these terms and conditions. You agree to take all steps necessary, by instruction, agreements or otherwise, to ensure compliance with these Terms and Conditions by your employees and agents.
- 12. In the event a provision of these additional Terms and Conditions is determined to violate any law or is unenforceable, the remainder of these additional Terms and Conditions will remain in full force and effect.
- 13. You may not assign any rights herein without the prior approval of the AMA. Any attempted assignment will be null and void. Should you have any questions concerning these terms and conditions, you may contact the AMA Intellectual Property Services by calling 312-464-5022 or by writing to Intellectual Property Services, American Medical Association, 515 North State Street, Chicago, Illinois 60654.

TERMS AND CONDITIONS REGARDING USE OF CISCO SOFTWARE

These additional Terms and Conditions are applicable to Cisco Systems, Inc., (the "Cisco") for Products and Services that may be used with webPRACTICE, as licensed to You by CGM. CGM is authorized by Cisco to sublicense the software to you. These additional Terms and Conditions are hereby incorporated by reference into that certain agreement between you and CGM to license for webPRACTICE (the "Agreement"), as if fully set forth therein. Except as otherwise noted, capitalized terms used in these additional Terms and Conditions have the same meaning given to them in the Agreement.

- (1) You agree to comply with Cisco's Export Restrictions. Please see http://www.cisco.com/c/en/us/about/legal/global-export-trade/general-export/contract-compliance.html for Cisco's Export Restrictions.
- (2) You agree to comply with Cisco's standard **Software License Agreement** located at http://www.cisco.com for all Cisco software provided with any Service (including any upgrades, updates, patches, or Bug Fixes provided at a later time). You further agree to abide by Cisco's rule that govern the download of Cisco software, which state, amongst other things:
 - (a) You are only entitled to download Cisco software for the Cisco hardware chassis or device or the particular application software or signature file for which You have paid the applicable software License fees; and
 - (b) You have a current and valid service contract that covers either the specific Cisco Hardware chassis or device or application software for which You are downloading software and/or the software image or subscription file (e.g., for Intrusion Detection System) that You are downloading.



- (3) You agree to comply with the terms and conditions provided in the Cisco Service Description, which are posted at http://www.cisco.com/c/en/us/about/legal/service-descriptions.html.
- (4) You agree to maintain active service contract for Cisco hardware and application software as long as support services are required. In the event that continuous support coverage is not required for Cisco software or Cisco hardware, customer has the responsibility to cancel or opt out of any automatic contract renewal.
- (5) You will keep all Cisco Confidential Information confidential.