SUBJECT: Update Regarding the Use of American Dental Association’s (ADA) Current Dental Terminology (CDT) Codes on Medicare Contractors’ Web Sites and Other Electronic Media

I. SUMMARY OF CHANGES: This instruction informs contractors of revisions regarding the criteria that must be followed when using the ADA’s Current Dental Terminology codes on their Web sites and other electronic media. The revisions are minor and mainly consist of referencing CDT rather than CDT-4. The revisions appear in red italics.

NEW/REVISED MATERIAL - EFFECTIVE DATE*: August 1, 2004
IMPLEMENTATION DATE: November 22, 2004

Disclaimer for manual changes only: The revision date and transmittal number apply to the red italicized material only. Any other material was previously published and remains unchanged. However, if this revision contains a table of contents, you will receive the new/revised information only, and not the entire table of contents.

II. CHANGES IN MANUAL INSTRUCTIONS:
(R = REVISED, N = NEW, D = DELETED)

<table>
<thead>
<tr>
<th>R/N/D</th>
<th>CHAPTER/SECTION/SUBSECTION/TITLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>R</td>
<td>23/Table of Contents</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.10 – Displaying Material with CDT Codes</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.11 – Use of CDT Nomenclature and Descriptors</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.12.1 – ADA Copyright Notice</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.12.2 – Point and Click License, and Shrink Wrap License</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.13.1 – Exhibit I – Samples of CDT Nomenclature and Descriptors</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.13.2 – Exhibit II – Point and Click License</td>
</tr>
<tr>
<td>R</td>
<td>23/20/20.7.13.3 – Exhibit III – Shrink Wrap License</td>
</tr>
</tbody>
</table>

III. FUNDING: Medicare contractors shall implement these instructions within their current operating budgets.
IV. ATTACHMENTS:

<table>
<thead>
<tr>
<th></th>
<th>Business Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>Manual Instruction</td>
</tr>
<tr>
<td></td>
<td>Confidential Requirements</td>
</tr>
<tr>
<td></td>
<td>One-Time Notification</td>
</tr>
<tr>
<td></td>
<td>Recurring Update Notification</td>
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</tbody>
</table>

*Unless otherwise specified, the effective date is the date of service.*
SUBJECT: Update Regarding the Use of American Dental Association’s (ADA) Current Dental Terminology (CDT) Codes on Medicare Contractors’ Web Sites and Other Electronic Media

I. GENERAL INFORMATION

A. Background:

Since August 1999, the ADA and CMS have had an agreement in place for the use of CDT codes on Medicare contractors’ Web sites and other electronic media. The agreement was renegotiated in October 2003 and again in August 2004. This instruction advises Medicare contractors of the recent changes and updates that were part of the recently renegotiated agreement which became effective on August 1, 2004.

B. Policy:

CMS has entered into an agreement with the ADA for using CDT codes on Medicare contractors Web sites and other electronic media. Contractors shall follow the criteria currently listed in the Internet Only Manual. This instruction updates/revises Pub 100-04, Chapter 23, Section 20.7.

C. Provider Education: None.

II. BUSINESS REQUIREMENTS

“Shall” denotes a mandatory requirement
"Should" denotes an optional requirement

<table>
<thead>
<tr>
<th>Requirement Number</th>
<th>Requirements</th>
<th>Responsibility (place an “X” in the columns that apply)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3499.1</td>
<td>Contractors shall follow the criteria listed in the Pub 100-04, chapter 23, section 20.7 of this instruction when using CDT codes on their Web sites.</td>
<td>FI X RHI X Carrier DMERC FISS MCS VMS CWF Other</td>
</tr>
<tr>
<td>Requirement Number</td>
<td>Requirements</td>
<td>Responsibility (place an “X” in the columns that apply)</td>
</tr>
<tr>
<td>--------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>A “POINT and CLICK” license shall continue to be used for all forms of electronic media (information sent via e-mail, CD-ROM, Web site, tapes, disk, etc.) containing CDT codes and descriptors. Viewers that wish to accept the conditions of the agreement shall click on I ACCEPT, and will be allowed to access and use the software. Those who do not choose to accept the conditions of the agreement shall click on I DO NOT ACCEPT, and exit from the computer screen.</td>
<td>FI X RHHI X DMERC FISS X MCS VMS CWF Other</td>
</tr>
<tr>
<td>3499.2</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>The updated ADA copyright notice shall continue to be used when publishing CDT codes and/or descriptors, on contractors Web site and in other electronic media.</td>
<td>FI X RHHI X DMERC FISS X MCS VMS CWF Other</td>
</tr>
<tr>
<td>3499.3</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### III. SUPPORTING INFORMATION AND POSSIBLE DESIGN CONSIDERATIONS

A. **Other Instructions:** N/A

<table>
<thead>
<tr>
<th>X-Ref Requirement #</th>
<th>Instructions</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
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</tbody>
</table>

B. **Design Considerations:** N/A

<table>
<thead>
<tr>
<th>X-Ref Requirement #</th>
<th>Recommendation for Medicare System Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

C. **Interfaces:** N/A

D. **Contractor Financial Reporting /Workload Impact:** N/A

E. **Dependencies:** N/A

F. **Testing Considerations:** N/A
### IV. SCHEDULE, CONTACTS, AND FUNDING

<table>
<thead>
<tr>
<th>Effective Date*</th>
<th>Implementation Date: October 22, 2004</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Pre-Implementation Contact(s):</strong> April Billingsley (for carrier related questions), 410-786-0140, <a href="mailto:abillingsley@cms.hhs.gov">abillingsley@cms.hhs.gov</a>; or Diana Motsiopoulos (for FI related questions), 410-786-3379, <a href="mailto:dmotsiopoulos@cms.hhs.gov">dmotsiopoulos@cms.hhs.gov</a></td>
<td>Medicare Contractors shall implement these instructions within their current operating budgets.</td>
</tr>
<tr>
<td><strong>Post-Implementation Contact(s):</strong> The appropriate regional office</td>
<td></td>
</tr>
</tbody>
</table>

*Unless otherwise specified, the effective date is the date of service.*
Crosswalk to Old Manuals

10 - ICD-9-CM Diagnosis and Procedure Codes
   10.1 - ICD-9-CM Coding for Diagnostic Tests
      10.1.1 - Determining the Appropriate Primary ICD-9-CM Diagnosis Code for Diagnostic Tests Ordered Due to Signs and/or Symptoms
      10.1.2 - Instructions to Determine the Reason for the Test
      10.1.3 - Incidental Findings
      10.1.4 - Unrelated Coexisting Conditions/Diagnoses
      10.1.5 - Diagnostic Tests Ordered in the Absence of Signs and/or Symptoms
      10.1.6 - Use of ICD-9-CM to the Greatest Degree of Accuracy and Completeness
      10.1.7 - Coding Questions and Answers for Diagnostic Tests
   10.2 - Relationship of ICD-9-CM Codes and Date of Service

20 - Description of Healthcare Common Procedure Coding System (HCPCS)
   20.1 - Use and Maintenance of CPT-4 in HCPCS
   20.2 - Local Codes
   20.3 - Use and Acceptance of HCPCS Codes and Modifiers

      20.7.1 - Displaying Material With CPT Codes
      20.7.2 - Use of CPT Codes With Long Descriptors
      20.7.3 - Distinguishing CPT and Non-CPT Material
      20.7.4 - Required Notices
         20.7.4.1 - AMA Copyright Notice
         20.7.4.2 - Point and Click License
      20.7.5 - Effective Dates for Compliance and Application of the Amendment
      20.7.6 - Attachments for AMA-CMS CPT Agreement
         20.7.6.1 - Attachment I - CPT 2000 and 2001 Section Counts
20.7.6.2 - Attachment II - Example: CPT Long Descriptions Incorporated Into Narrative

20.7.6.3 - Attachment III Examples of Formats With CPT and Non-CPT Information

20.7.6.3.1 - Example 1: Separation of CPT and Non-CPT Information

20.7.6.3.2 - Example 2: Distinguishing CPT and HCPCS Codes - Notes and Guidelines

20.7.6.3.3 - Example 3: Separation of CPT and Non-CPT Codes and Short Descriptions in a Fee Schedule or Similar Listing


20.7.7 - Reserved for Future Use

20.7.8 - Reserved for Future Use

20.7.9 - Reserved for Future Use

20.7.10 - Displaying Material with (CDT) Codes

20.7.11 - Use of CDT Nomenclature and Descriptors

20.7.12 - Required Notices

20.7.12.1 - ADA Copyright Notice

20.7.12.2 - Point and Click License, and Shrink Wrap License

20.7.13 - Exhibits for ADA-CMS Agreement

20.7.13.1 - Exhibit I - Samples of CDT Nomenclature and Descriptors

20.7.13.2 - Exhibit II - Point and Click License

20.7.13.3 - Exhibit III - Shrink Wrap License

20.8 - Payment, Utilization Review (UR), and Coverage Information on CMS Annual HCPCS Codes Update File

20.9 - Correct Coding Initiative (CCI)

20.9.1 - Correct Coding Modifier Indicators and HCPCS Codes Modifiers

20.9.1.1 - Instructions for Codes With Modifiers (Carriers Only)

20.9.2 - Limiting Charge and CCI edits.

20.9.3 - Appeals

See Business Requirements at http://www.cms.hhs.gov/manuals/pm_trans/R43CP.pdf

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

PM AB-00-126 (CR1415)
The CMS and the AMA signed an amendment to the original 1983 Agreement on CMS’ use of CPT coding. This amendment covers the use of the CPT codes, descriptions, and other materials on contractors’ Web sites and in other electronic media. (For purposes of this manual, electronic medial is defined as tapes, disk, or CD ROM.)

On August 18, 1999, the ADA and CMS entered into a license agreement regarding computer and print use of the ADA’s Current Dental Terminology –Fourth Edition Codes. Additionally, the agreement was modified to provide for Internet and other electronic media use of dental codes. The amendment was recently renegotiated with minor updates in October 2003 and in August 2004. The new effective date of the renegotiated ADA/CMS amendment is August 1, 2004.

Contractors must follow the requirements and guidelines below for any new or revised material used on their Web sites and in electronic media.

20.7.10 – Displaying Material With CDT Codes

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

This section provides the criteria that must be followed in using CDT codes on Medicare contractor Web sites and other electronic media. The agreement and the subsequent amendments follow the format of the CMS/American Medical Association (AMA) Amendment. The actual ADA/CMS License Agreement can be viewed by going to http://www.cms.hhs.gov/contractors.

The following is a summation of the criteria contained in the ADA/CMS amendments.

- The ADA has developed a publication entitled Current Dental Terminology, (CDT), for use in dental offices for purposes of keeping patient records, reporting procedures on patients, and processing dental insurance claims.
• The ADA owns all rights, title, and interest (including all copyrights and other intellectual property rights) in CDT. The CMS, as a licensee of CDT, has no proprietary interest in CDT.

• The CMS has agreed that in using CDT codes, its Entities must place the copyright notice on certain materials that contain CDT and on certain printouts of CDT nomenclature and descriptors. The copyright notice may not be removed or obscured. On any printouts containing a portion of CDT, the parts of CDT must be identified as belonging to the ADA.

The CMS entities have the authority to include CDT codes, nomenclature, and descriptors on their web sites, and electronic media in the following documents:

• Local medical review policies (LMRP);
• Bulletins/newsletters;
• CMS Manual System and billing instructions;
• Coverage and coding policies;
• Program Integrity bulletins and correspondence;
• Educational/training materials;
• Special mailings containing information that would otherwise be included in the aforementioned publications but, due to time constraints require expedited handling;
• Fee schedules;
• Program/policy handbooks or manuals; and
• Computer-based training materials.

The above types of documents should be designed to convey Medicare specific information to providers and others in the program and not CDT coding advice. Documents should not be designed to substitute for the CDT book with respect to CDT codes, "nomenclature," "descriptors," notes, and/or guidelines for any user.

Document(s), when sent by entities to other Federal and State agencies, must include a statement advising the requesting agency that the documents contain CDT, which is copyrighted, and that use of CDT is governed by a licensing agreement with the ADA.

Entities may use CDT descriptors in the above identified documents, provided that use of the CDT descriptors does not exceed 15 percent of the total number of CDT descriptors in the defined Category of Service, e.g., Restorative. The 15 percent limitation on the use of CDT descriptors shall not apply if the subsection of CDT has less than 15 CDT codes.

There may be other circumstances where the ADA may waive the 15 percent rule. The ADA and CMS will address requests for waivers on a case-by-case basis. The ADA will respond in writing to any requests for waivers.

The use of CDT is authorized only for purposes related to participating in CMS programs. Organizations or entities that wish to use CDT for other purposes must obtain a license agreement from the ADA. Distribution of materials containing CDT codes or
descriptions that are unrelated to CMS programs or incorporate CDT into commercial products requires a separate license agreement with the ADA.

NOTE: CMS Medicaid entities use CDT codes more extensively than CMS Medicare contractors. However, since this agreement and its amendments apply to CMS entities, we wanted to make sure you are aware of the ADA criteria in using CDT codes on your Web sites and in other electronic media.

20.7.11 – Use of CDT Nomenclature and Descriptors

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

CDT "nomenclature" is defined as CDT five-character alphanumeric code numbers and abbreviated procedural descriptions which are typeset in bold in the ADA’s CDT Users Manual. CDT "descriptors" are defined as CDT five-character alphanumeric code numbers, nomenclature, and procedural descriptions that include the complete procedural description.

EXAMPLE: CDT Code Nomenclature

D0102 Periodic oral evaluation

EXAMPLE: CDT Code Descriptor

D0102 An evaluation performed on a patient of record to determine any changes in the patient’s dental and medical health status since a previous comprehensive or periodic evaluation. This may require interpretation of information acquired through additional diagnostic procedures. Report additional diagnostic procedures separately. For the purposes of calculating the amount of "use" of CDT descriptors as permitted, each distinct document is evaluated separately.

Fee schedules can include CDT codes and nomenclature but not CDT descriptors.

See Exhibit I for examples of formats that can be used to display CDT as directed in the Amendment.

20.7.12 – Required Notices

20.7.12.1 – ADA Copyright Notice

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)
The following copyright notice shall appear on the screen or Web page including or immediately prior to the initial appearance or display of any CDT codes:

Current Dental Terminology, (CDT) (including procedure codes, nomenclature, descriptors and other data contained therein) is copyright by the American Dental Association. © 2002, 2004 American Dental Association. All rights reserved. Applicable FARS/DFARS apply.

The term of this license agreement shall begin on October 22, 2003, and continue until terminated by either party (ADA or CMS). Either party may terminate this License Agreement by providing 60 days prior written notice to the other party.

The grant of this license is being provided at no charge to CMS or its entities.

The ADA reserves the right to modify or change CDT at any time.

20.7.12.2 – Point and Click License, and Shrink Wrap License

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

When selected parts of CDT are made available by CMS Entities on Internet Web sites or electronic media, a "point and click" license must be used. This point and click license is similar to the one used when displaying the AMA CPT codes. Point and click license means a license that appears on a computer screen or Web page and includes a computer program or Web page mechanism that requires users to indicate whether they accept the terms of the license by pointing their cursor and signaling, by clicking, that they accept the terms of the license prior to access to CDT. An example of the point and click license is attached (see Exhibit II).

The point and click license must appear before initial access to any CDT containing pages at the entities’ Web site (i.e., before a section of bulletins or LMRPs) or prior to each document at the entity’s option and before each file download containing CDT.

You must include a point and click license in any electronic media that you distribute to users outside of your organization if such electronic media contains any documentation that includes CDT. However, electronic media containing a limited number of CDT codes (i.e., 6 CDT codes) need not contain a point and click notice. As in the AMA/CMS Amendment, if you are unable to use a point and click license in electronic media that you distribute to users outside your organization, you may use a shrink-wrap license. An example of the shrink-wrap license is attached (see Exhibit III).

E-mail communications containing a limited reference to CDT (e.g., 6 CDT codes) need not contain the copyright notice.
20.7.13 – Exhibits for ADA-CMS Agreement

20.7.13.1 – Exhibit I – Samples of CDT Nomenclature and Descriptors

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

Sample CDT Descriptor in a Document

Guidelines for administering the dental benefit - Diagnostic Procedures

Clinical oral evaluations are covered diagnostic procedures that must be distinguished from preventive (e.g., dental prophylaxis) procedures. The following CDT procedure code is most common.

Periodic evaluation is an eligible procedure. Benefits are limited to twice annually for each covered member. The date of service should be the actual date of the examination.

* D0120 Periodic oral evaluation

An evaluation performed on a patient of record to determine any changes in the patient’s dental and medical health status since a previous comprehensive or periodic evaluation. This includes periodontal screening and may require interpretation of information acquired through additional diagnostic procedures. Report additional diagnostic procedures separately.

* The dental procedure code, nomenclature and descriptor above has been obtained, or appears verbatim, from the Current Dental Terminology, (CDT). CDT (including procedure codes, nomenclature, descriptors and other data contained therein) is copyrighted by the American Dental Association. © 2002, 2004 American Dental Association. All rights reserved. Applicable FARS/DFARS apply.

Sample CDT Nomenclature In A Fee Schedule

Revised 2003 National Dental Diagnostic Procedures Fee Schedule

<table>
<thead>
<tr>
<th>*CDT Code</th>
<th>*Nomenclature</th>
<th>Scheduled Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>D0120</td>
<td>Periodic oral evaluation</td>
<td>40</td>
</tr>
<tr>
<td>D0140</td>
<td>Limited oral evaluation-problem focused</td>
<td>50</td>
</tr>
<tr>
<td>D0150</td>
<td>Comprehensive oral evaluation-new or established patient</td>
<td>65</td>
</tr>
<tr>
<td>D0160</td>
<td>Detailed and extensive oral</td>
<td>100</td>
</tr>
</tbody>
</table>
evaluation – problem focused, by report

D0200  Intraoral-complete series (including bitewings)          95
D0220  Intraoral – periapical first film                       22
D0230  Intraoral – periapical each additional film          15
D0272  Bitewings – two films                                 35
D0274  Bitewings – four films                                49

* The CDT Code and Nomenclature above has been obtained, or appears verbatim, from the Current Dental Terminology, (CDT). CDT (including procedure codes, nomenclature, descriptors and other data contained therein) is copyrighted by the American Dental Association. © 2002, 2004 American Dental Association. All rights reserved. Applicable FARS/DFARS apply.

20.7.13.2 – Exhibit II – Point and Click License

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

POINT AND CLICK LICENSE FOR USE OF “CURRENT DENTAL TERMINOLOGY”, (“CDT”)

End User License Agreement

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THE LICENSE GRANTED HEREIN IS EXPRESSLY CONDITIONED UPON YOUR ACCEPTANCE OF ALL TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT. BY CLICKING BELOW ON THE BUTTON LABELED “I ACCEPT”, YOU HEREBY ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD AND AGREED TO ALL TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT.

IF YOU DO NOT AGREE WITH ALL TERMS AND CONDITIONS SET FORTH HEREIN, CLICK BELOW ON THE BUTTON LABELED “I DO NOT ACCEPT” AND EXIT FROM THIS COMPUTER SCREEN.

IF YOU ARE ACTING ON BEHALF OF AN ORGANIZATION, YOU REPRESENT THAT YOU ARE AUTHORIZED TO ACT ON BEHALF OF SUCH ORGANIZATION AND THAT YOUR ACCEPTANCE OF THE TERMS OF THIS AGREEMENT CREATES A LEGALLY ENFORCEABLE OBLIGATION OF THE ORGANIZATION. AS USED HEREIN, “YOU” AND “YOUR” REFER TO YOU AND ANY ORGANIZATION ON BEHALF OF WHICH YOU ARE ACTING.
1. Subject to the terms and conditions contained in this Agreement, you, your employees, and agents are authorized to use CDT only as contained in the following authorized materials and solely for internal use by yourself, employees and agents within your organization within the United States and its territories. Use of CDT is limited to use in programs administered by Centers for Medicare & Medicaid Services (CMS). You agree to take all necessary steps to ensure that your employees and agents abide by the terms of this agreement. You acknowledge that the ADA holds all copyright, trademark and other rights in CDT. You shall not remove, alter, or obscure any ADA copyright notices or other proprietary rights notices included in the materials.

2. Any use not authorized herein is prohibited, including by way of illustration and not by way of limitation, making copies of CDT for resale and/or license, transferring copies of CDT to any party not bound by this agreement, creating any modified or derivative work of CDT, or making any commercial use of CDT. License to use CDT for any use not authorized herein must be obtained through the American Dental Association, 211 East Chicago Avenue, Chicago, IL 60611. Applications are available at the American Dental Association web site, http://www.ADA.org/.

3. Applicable Federal Acquisition Regulation Clauses (FARS)\Department of Defense Federal Acquisition Regulation Supplement (DFARS) Restrictions Apply to Government use. Please click here to see all U.S. Government Rights Provisions. [Text for “X” should appear when user clicks on the foregoing text link]

4. ADA DISCLAIMER OF WARRANTIES AND LIABILITIES. CDT is provided "as is" without warranty of any kind, either expressed or implied, including but not limited to, the implied warranties of merchantability and fitness for a particular purpose. No fee schedules, basic unit, relative values or related listings are included in CDT. The ADA does not directly or indirectly practice medicine or dispense dental services. The sole responsibility for the software, including any CDT and other content contained therein, is with (insert name of applicable entity) or the CMS; and no endorsement by the ADA is intended or implied. The ADA expressly disclaims responsibility for any consequences or liability attributable to or related to any use, non-use, or interpretation of information contained or not contained in this file/product. This Agreement will terminate upon notice to you if you violate the terms of this Agreement. The ADA is a third-party beneficiary to this Agreement.

5. CMS DISCLAIMER. The scope of this license is determined by the ADA, the copyright holder. Any questions pertaining to the license or use of the CDT should be addressed to the ADA. End users do not act for or on behalf of the CMS. CMS DISCLAIMS RESPONSIBILITY FOR ANY LIABILITY ATTRIBUTABLE TO END USER USE OF THE CDT. CMS WILL NOT BE LIABLE FOR ANY CLAIMS ATTRIBUTABLE TO ANY ERRORS, OMISSIONS, OR OTHER INACCURACIES IN THE INFORMATION OR MATERIAL COVERED BY THIS LICENSE. In no event shall CMS be liable for direct, indirect, special, incidental, or consequential damages arising out of the use of such information or material.
The license granted herein is expressly conditioned upon your acceptance of all terms and conditions contained in this agreement. If the foregoing terms and conditions are acceptable to you, please indicate your agreement by clicking below on the button labeled “I ACCEPT”. If you do not agree to the terms and conditions, you may not access or use the software. Instead, you must click below on the button labeled “I DO NOT ACCEPT” and exit from this computer screen.

I ACCEPT

I DO NOT ACCEPT

TEXT FOR X:

“U.S. Government Rights. This product includes CDT, which is commercial technical data and/or computer data bases and/or commercial computer software and/or commercial computer software documentation, as applicable, which was developed exclusively at private expense by the American Dental Association, 211 East Chicago Avenue, Chicago, Illinois, 60611. U.S. Government rights to use, modify, reproduce, release, perform, display, or disclose these technical data and/or computer data bases 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.”

20.7.13.3 - Exhibit III – Shrink Wrap License

(Rev. 323, Issued: 10-22-04, Effective: 08-01-04, Implementation: 11-22-04)

SHRINK WRAP LICENSE FOR USE OF “CURRENT DENTAL TERMINOLOGY”, ("CDT™")

End User License Agreement

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THE LICENSE GRANTED HEREIN IS EXPRESSLY CONDITIONED UPON YOUR ACCEPTANCE OF ALL TERMS AND CONDITIONS CONTAINED IN THIS AGREEMENT. BY INSTALLING THESE SOFTWARE MATERIALS ON A COMPUTER SYSTEM, YOU HEREBY ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD AND AGREED TO ALL TERMS AND CONDITIONS SET
FORTH IN THIS AGREEMENT. IF YOU DO NOT AGREE WITH ALL TERMS AND CONDITIONS SET FORTH HEREIN, DO NOT INSTALL OR USE THE SOFTWARE AND PROMPTLY RETURN THE SOFTWARE, ALONG WITH ITS PACKAGING AND ANY ACCOMPANYING DOCUMENTATION, TO THE SENDER.

IF YOU ARE ACTING ON BEHALF OF AN ORGANIZATION, YOU REPRESENT THAT YOU ARE AUTHORIZED TO ACT ON BEHALF OF SUCH ORGANIZATION AND THAT YOUR ACCEPTANCE OF THE TERMS OF THIS AGREEMENT CREATES A LEGALLY ENFORCEABLE OBLIGATION OF THE ORGANIZATION. AS USED HEREIN, “YOU” AND “YOUR” REFER TO YOU AND ANY ORGANIZATION ON BEHALF OF WHICH YOU ARE ACTING.

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