



## AMERICAN MEDICAL ASSOCIATION (AMA) Current Procedural Terminology (CPT®) Notices and License

The CPT® notices and disclaimers need to be available to the reader prior to initial display of CPT® content and the copyright statement on each page where CPT® or HCPCS Level I content appears. Whether a document includes:

- CPT® codes,
- CPT® codes and descriptions, or
- HCPCS Level I (One) content (whether it is labeled HCPCS or CPT®. If only Level II (two) content is included, no notice is required).

### The notices and disclaimers should include:

#### 1. Copyright statement:

*CPT only copyright 2012 American Medical Association. All rights reserved.*

#### 2. Trademark statement:

*CPT is a registered trademark of the American Medical Association.*

#### 3. Government rights statement:

*Applicable FARS\DFARS Restrictions Apply to Government Use.*

#### 4. Disclaimer of AMA responsibility:

*Fee schedules, relative value units, conversion factors and/or related components are not assigned by the AMA, are not part of CPT®, and the AMA is not recommending their use. The AMA does not directly or indirectly practice medicine or dispense medical services. The AMA assumes no liability for data contained or not contained herein.*

### Where to include the CPT® notices and disclaimers

The full set of notices and disclaimers (***Copyright Statement, Trademark Statement, Government Rights Statement and Disclaimer, listed above***) should appear (once) in the beginning of the document that contains CPT® codes or descriptions. The copyright statement is repeated as in the footer of each page where CPT® codes or descriptions appear. This notifies the reader who may be looking at just one page that some of the content included in the government document is privately owned.

### Note:

1. An appropriate point and click license agreement is required prior to the reader accessing any electronic information with CPT® data included. If your online document will not accommodate the above indicated placement of the notices and disclaimers or if you are unsure where to access the url for the point and click license, contact [Karen Pardue](#).
2. The copyright date should be changed when the document is updated with the new code year data. The copyright date for a given CPT® code year is the year prior to the title date (e.g., the copyright year for CPT® 2012 is 2011). CPT® 2013 was released in OCT 2012. When documents are updated with the CPT® 2013 codes, the date in the copyright statement should be changed to 2012.
3. There is no requirement regarding the font size of any of the aforementioned notices or copyright statements.

## AMERICAN DENTAL ASSOCIATION (ADA) Current Dental Terminology (CDT)

If you use the American Dental Association (ADA), Current Dental Terminology (CDT) codes and/or descriptors in the following ways, you need to include copyright language and a point and click license, where applicable.

- CDT codes and/or descriptors in hard copy materials.
- CDT codes and/or descriptors posted online on a website or as part of an electronic file or application.
- A contractor, sub-contractor or state agency develops material that includes CDT codes or descriptors.

### Copyright for 2013 CDT data should read:

*The Code on Dental Procedures and Nomenclature is published in Current Dental Terminology (CDT), Copyright © 2012 American Dental Association (ADA). All rights reserved.*

*If you have questions or need a copy of the CPT® or CDT codes or descriptors contact [Karen Pardue](#) in the Provider Communications Group.*