

PracticeAdmin Web Site User Policy

This policy is issued by PracticeAdmin ("We", "Us" or "Our"). It governs your use of the PracticeAdmin Web Site, including, without limitation, all content such as text, information, images, and audio (collectively, "Content") and all services ("Services") made available to you through the Site (this Site and the Content and Services are collectively referred to herein as the "Site") by us and/or third parties. We reserve the right to make changes to these policies at any time without advance notice. We agree to post all amended forms of these policies on the Site and such amended policies shall be effective immediately upon its posting.

1. Intellectual Property Ownership. You agree that we (or our Content Providers) own all worldwide rights, titles and interests in and to the Site. You may create a bookmark in your browser to the home page of the Site. Otherwise, you may not create a link to the Site without our prior written approval. All rights not expressly granted in this Agreement are reserved to us. No other rights or licenses, whether express, implied, arising by estoppel, or otherwise are conveyed or intended by this Agreement. To facilitate your access to and use of our Site or portions thereof, we may make certain software available to you. The terms of your use of such software will be stated separately in a license agreement that will be included with the software. You agree to only use such software in a manner permitted pursuant to such license agreements.

2. Trademarks. PracticeAdmin' trademarks identify PracticeAdmin products and services, and let the public know the source of those products and services. PracticeAdmin prohibits the use of our trademarks without express written permission from PracticeAdmin. Please make such requests by e-mail. We will evaluate your request as soon as possible.

In addition, you may not use PracticeAdmin trademarks, whether design or word marks, in the following ways:

- In a non-PracticeAdmin service name or publication title.
- In, as, or as part of your own trademarks.
- To identify products or services that are not PracticeAdmin's.
- In a manner likely to cause confusion.
- In a manner that implies inaccurately that we sponsor, endorse, or are otherwise connected with your own activities, products, and services.
- In a manner that disparages PracticeAdmin.

3. Your Use of Content. The Content consists of copyrighted works proprietary to us or to third parties who have provided us with Content ("Content Providers.") You may download and print a single copy of the Content solely for your use in connection with your internal non-commercial use. Any Content you download or print may not be altered in any way and must contain all copyright and proprietary rights notices that were contained in such Content. *Any Unauthorized Or Unapproved Use Of Any Of The Content Constitutes Copyright Infringement And Subjects You To All Civil And Criminal Penalties Provided For Under Domestic And International Copyright Laws And Treaties.*



4. Advertisements and Links. The Site contains advertisements placed by or on behalf of third parties. These advertisements may contain links to other web sites. For your convenience, we provide links on our Site to third party web sites. These third party web sites are not under our control and we are not responsible for such third party web sites. PracticeAdmin is providing these links only as a convenience, and the inclusion of a link does not imply endorsement of the linked site by PracticeAdmin.

5. Outside the U.S. We make no claims that the Site is appropriate for access or use outside the U.S. Your access and/or use of our site outside the U.S. is at your own risk, and you are responsible for compliance with the laws of your jurisdiction.

