## **END USER SUBSCRIPTION AGREEMENT**

ACCESS OR USE OF THE ONLINE TOOLS IS SUBJECT TO YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE TO THESE TERMS AND CONDITIONS, YOU ARE NOT PERMITTED TO ACCESS OR USE THESE ONLINE TOOLS. BY CLICKING THE "ACCEPT" BUTTON, YOU AGREE TO BECOME BOUND BY THE TERMS OF THIS END USER SUBSCRIPTION AGREEMENT. IF YOU DO NOT AGREE TO THESE TERMS CLICK "DECLINE". READ THE FOLLOWING TERMS IN THIS AGREEMENT CAREFULLY BEFORE INDICATING YOUR ACCEPTANCE.

The following terms and conditions govern access and use of the online tools, and the applications, services and materials provided herein ("Online Tools"). You are only permitted access to the Online Tools if you are, and only for so long as you are, an Authorized User pursuant to an agreement ("Master Subscription Agreement") between Ovid Technologies, Inc. or one of its affiliates ("Ovid") and a subscribing organization ("Subscriber"). These terms of use constitute a legal agreement ("Agreement") between you and Ovid concerning your use of the Online Tools.

By accessing, browsing and/or otherwise using the Online Tools you acknowledge that you have read, understood and agreed to be bound by this Agreement, and you agree to comply with all applicable laws and regulations, including U.S. export and re-export control laws and regulations. If you do not agree to all of these terms and conditions, you may not access, browse and/or use the Online Tools.

This Agreement applies to your access to and use of the Online Tools and does not alter in any way the terms and conditions of any other agreement you may have with Ovid for products, software, services or otherwise, unless otherwise directed by Ovid. In the event that the terms of this Agreement conflict with the Master Subscription Agreement, the terms of the Master Subscription Agreement will govern and take precedence. If you fail to comply in any way with these terms and conditions, your authorization to access and to use the Online Tools automatically terminates and you must immediately destroy any downloaded or printed materials and discontinue use of any hyperlinks to the Online Tools. Any breach of this Agreement by you shall constitute a breach of the Master Subscription Agreement.

1. SUBSCRIPTION. Ovid, in consideration of the subscription fee paid to Ovid and your acceptance of this Agreement, grants you the non-transferable, non-exclusive, limited right to use and access the Online Tools in accordance with the

applicable subscription terms set forth in the Master Subscription Agreement (as may be further provided in Ovid's separate invoice terms or any additional subscription terms entered into by and between Ovid and you and/or the Subscriber).

- 2. PERMITTED USE. The Online Tools and the materials herein may only be used for your internal management, reference, education, research, and training purposes (collectively, the "Permitted Use"). You may only access the Online Tools, print limited copies of the materials from the Online Tools, and make limited local electronic copies of select materials from the Online Tools through the print and save features within the Online Tools, in accordance with the Permitted Use.
- 3. OWNERSHIP. All Online Tools materials, including, without limitation, text, pictures, graphics and other files and the selection and arrangement thereof are copyrighted materials of Ovid (or its parents, subsidiaries, affiliates, or designees) or its content providers, all rights reserved, and all Online Tools materials, including without limitation all copyrights and other intellectual property rights therein, are the sole any exclusive property of Ovid (or its parents, subsidiaries, affiliates, or designees) or its suppliers. By indicating that you accept these terms, you do not become the owner of any of the Online Tools materials, but are entitled to use them only according to the terms of this Agreement. Except for the Permitted Use specified above, you may not copy, modify or distribute any of the Online Tools materials. You may not "mirror" any material contained in the Online Tools on any other server. Any unauthorized use of any material contained in the Online Tools may violate copyright laws, trademark laws, the laws of privacy and publicity and communications regulations and statutes. The trademarks, service marks, trade names, and logos, including, but not limited to, page headers, custom graphics, button icons, and scripts (collectively, the "Trademarks") used and displayed on the Online Tools are registered and unregistered trademarks, service marks and/or trade dress of Ovid or its content providers, and you many not copy, imitate or use the Trademarks, in whole or in part, for any purpose. No license or other right to use any Trademark used or displayed on the Online Tools is granted to you.
- 4. PROHIBITED USES. The Permitted Use expressly excludes: (a) copying or duplicating, in whole or in substantial part, the Online Tools; (b) distributing, transmitting, publishing, transferring or commercially exploiting the Online Tools, in whole or in part; (c) incorporating any part of the Online Tools in printed or electronic course or study packs; (d) using the Online Tools or any platforms upon

which the Online Tools are accessed (the "Platforms") to provide service bureau, time sharing, or similar services to third parties; (e) reverse engineering, decompiling or modifying the Online Tools, in whole or in part; (f) using the Online Tools, the Platforms or the information contained therein or results derived therefrom to develop any products or services that could be competitive with the Online Tools or the Platforms or any other products or services provided by Ovid or its affiliates; (g) altering, removing, or otherwise hindering the delivery of any copyright, disclaimer, or other proprietary notice appearing in the Online Tools or the Platforms; or (h) sharing or transferring any usernames or passwords.

Upon any termination of the Master Subscription Agreement or termination of your right to access any particular content pursuant to the Master Subscription Agreement, unless otherwise specified in the Master Subscription Agreement, you must destroy, as applicable, all copies of materials obtained from the Online Tools, or all copies of the content for which access was terminated. Ovid electronically monitors compliance with this Agreement (or may otherwise audit your use of the Online Tools for compliance with these terms), and reserves the right in its sole discretion to change and or cancel an individual's user name and password or to disable an IP address without notice in the event of multiple concurrent logins, excessive search quantities, excessive download traffic volumes or other suspected prohibited uses. You agree to comply with all applicable laws, including all United States export laws and regulations, in connection with your access and use of the Online Tools.

5. LIMITED ACCESS. Any access or attempt to access for any reason areas of the Ovid computer system or other information thereon (except for the limited portions of the Online Tools that you have expressly been provided access to pursuant to the Master Subscription Agreement) is strictly prohibited. You agree that you will not use any robot, spider, other automatic device, or manual process to "screen scrape," monitor, "mine," or copy the Web pages on the Online Tools or the content contained herein in whole or in part. You will not spam or send unsolicited e-mail to any other user of the Online Tools for any reason. You agree that you will not use any device, software or routine to interfere or attempt to interfere with the proper working of the Online Tools. You agree that you will not take any action that imposes an unreasonable or disproportionately large load on Ovid's infrastructure.

- 6. HYPERLINKS. You are granted a limited, nonexclusive right to create a "hypertext" link to the Online Tools provided that such link is to the entry page of the Online Tools and does not portray Ovid or any of its products or services in a false, misleading, derogatory, or otherwise defamatory manner. This limited right may be revoked at any time for any reason whatsoever. You may not use framing techniques to enclose the Online Tools or any Ovid trademark, logo or trade name or other proprietary information including the images found in the Online Tools, the content of any text or the layout/design of any page or any form contained on a page. Links to third party websites in the Online Tools are provided solely as a convenience to you. If you use these links, you will leave the platform on which the Online Tools are located. Ovid has not reviewed these third-party websites and does not control and is not responsible for any of these third-party websites, their content or their policies, including, without limitation, privacy policies or lack thereof. Ovid does not endorse or make any representations about third party websites or any information, software or other products or materials found there, or any results that may be obtained from using them. If you decide to access any of the third-party websites linked to the Online Tools, you do so entirely at your own risk. You acknowledge and agree that Ovid shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by, or in connection with, the use of or reliance on any such third-party websites.
- 7. SUBSCRIPTION TERM. You have obtained the right to use and access the Online Tools for the subscription period for which the Subscriber has agreed to pay subscription fees. At the end of this period, your subscription and your associated rights, such as technical support, will expire automatically, unless the Subscriber has renewed your subscription on Ovid's then-current terms. Ovid may embed technology in the Online Tools that causes them to become inaccessible after your subscription period. This Agreement and your subscription to use the Online Tools will also terminate if you fail to comply with any term or condition in this Agreement.
- 8. RESTRICTION AGAINST TRANSFER. You may not sublicense, assign, share, sell, rent, lease, or otherwise transfer your right to use the Online Tools (including your username and password).
- 9. USERNAME AND PASSWORD. You agree not to give or make available your username or password or other means to access your account to any unauthorized individuals. You remain responsible for all access to the Online Tools via your

username and password, even if not authorized by you. If you believe that your password or other means to access your account has been lost or stolen or that an unauthorized person has or may attempt to use the Online Tools, you must immediately notify Ovid at <a href="mailto:support@ovid.com">support@ovid.com</a>.

- 10. REMOVAL OF CONTENT AND OTHER TERMS AND CONDITIONS. Notwithstanding anything in this Agreement or the Master Subscription Agreement to the contrary, Ovid may, at any time, remove, restrict or impose additional conditions on access to the Online Tools and the content accessible herein. In addition, Ovid's content providers may change the terms and conditions applicable to content accessible on the Online Tools or impose additional terms and conditions to the content accessible on the Online Tools, including, but not limited to, changes in the amount and types of subscription fees, how content may be accessed, and how content may be used. In such event, such modified or additional terms and conditions shall apply to your use of the Online Tools and the content accessible on the Online Tools.
- 11. WARRANTY DISCLAIMER. THE ONLINE TOOLS, THE PLATFORMS, THE DOCUMENTATION, AND ANY SUPPORT OR SERVICES PROVIDED HEREUNDER ARE FURNISHED BY OVID, ITS AFFILIATES AND CONTENT PROVIDERS AND ACCEPTED BY YOU "AS IS" AND WITHOUT ANY WARRANTY WHATSOEVER, EITHER EXPRESS OR IMPLIED. OVID, ITS AFFILIATES AND CONTENT PROVIDERS MAKE NO REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE FOREGOING, AND OVID, ITS AFFILIATES AND CONTENT PROVIDERS DISCLAIM ALL REPRESENTATIONS AND WARRANTIES OF ANY KIND OR NATURE, EXPRESS OR IMPLIED, ARISING OUT OF OR RELATED TO THIS AGREEMENT, THE ONLINE TOOLS, THE PLATFORMS, THE DOCUMENTATION, ANY SUPPORT OR SERVICES OR THE RESULTS DERIVED THEREFROM, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTIES REGARDING ACCURACY, QUALITY, CORRECTNESS, COMPLETENESS, COMPREHENSIVENESS, SYSTEM SUITABILITY, AVAILABILITY, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, NON-INFRINGEMENT, OR OTHERWISE (IRRESPECTIVE OF ANY COURSE OF DEALING OR PERFORMANCE, CUSTOM OR USAGE OF TRADE). OVID DOES NOT WARRANT THAT THE PLATFORMS OR THE ONLINE TOOLS OR ANY COMPONENT THEROF WILL BE UNINTERRUPTED, THAT ITS USE OR OPERATION WILL BE ERROR OR DEFECT FREE, THAT THE PLATFORMS OR THE ONLINE TOOLS OR ANY COMPONENT THEREOF WILL ALWAYS BE ACCESSIBLE OR AVAILABLE, OR THAT ALL DEFECTS IN THE PLATFORMS

OR THE ONLINE TOOLS WILL BE CORRECTED. SUBSCRIBER WILL BE SOLELY RESPONSIBLE FOR THE SELECTION, USE AND SUITABILITY OF THE ONLINE TOOLS AND OVID WILL HAVE NO LIABILITY THEREFOR. IN ADDITION, SUBSCRIBER ACKNOWLEDGES THAT ACCESS TO THE PLATFORMS AND THE ONLINE TOOLS MAY BE SUBJECT TO LIMITATIONS, DELAYS, LATENCY ISSUES AND OTHER PROBLEMS INHERENT IN THE USE OF THE INTERNET AND ELECTRONIC COMMUNICATIONS, AND THAT OVID, ITS AFFILIATES AND ITS CONTENT PROVIDERS ARE NOT RESPONSIBLE FOR ANY DELAYS, DELIVERY FAILURES, OR OTHER DAMAGE RESULTING FROM SUCH PROBLEMS. NO OVID EMPLOYEE OR AGENT IS AUTHORIZED TO MAKE ANY STATEMENT THAT ADDS TO OR AMENDS THE WARRANTIES OR LIMITATIONS CONTAINED IN THIS AGREEMENT.

OVID AND ITS CONTENT PROVIDERS DO NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE OPERATION OF THE ONLINE TOOLS, THE USE, VALIDITY, ACCURACY OR RELIABILITY OF, OR THE RESULTS OF THE USE OF THE MATERIALS IN THE ONLINE TOOLS OR ANY OTHER WEBSITE LINKED TO THE ONLINE TOOLS. THE MATERIALS IN THE ONLINE TOOLS MAY BE OUT OF DATE, AND OVID MAKES NO COMMITMENT TO UPDATE THE MATERIALS IN THE ONLINE TOOLS. OVID DOES NOT WARRANT THAT THE FILES AVAILABLE FOR DOWNLOADING FROM THE ONLINE TOOLS, IF ANY, WILL BE FREE FROM INFECTION, VIRUSES, WORMS, TROJAN HORSES, OR OTHER CODE THAT MANIFEST CONTAMINATING OR DESTRUCTIVE PROPERTIES. OVID DOES NOT WARRANT THAT THE ONLINE TOOLS, SOFTWARE, MATERIALS, PRODUCTS, OR SERVICES WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT ANY DEFECTS IN THE ONLINE TOOLS, SOFTWARE, MATERIALS, PRODUCTS, OR SERVICES WILL BE CORRECTED.

THE ONLINE TOOLS AND THE CONTENT CONTAINED ON THE ONLINE TOOLS ARE NO SUBSTITUTE FOR INDIVIDUAL PATIENT ASSESSMENT BASED UPON HEALTHCARE PROFESSIONALS' EXAMINATION OF EACH PATIENT. WHILE CERTAIN PORTIONS OF THE ONLINE TOOLS MAY DESCRIBE VARIOUS BASIC PRINCIPLES OF DIAGNOSIS AND THERAPY, THESE SHOULD BE USED AS GENERAL MEDICAL REFERENCE MATERIALS TO ASSIST THE HEALTHCARE PROFESSIONAL IN REACHING DIAGNOSTIC AND TREATMENT DECISIONS. YOU SHOULD EXERCISE YOUR OWN INDEPENDENT PROFESSIONAL AND CLINICAL JUDGMENT, TAKING INTO ACCOUNT INFORMATION ABOUT PARTICULAR INDIVIDUAL PATIENTS THAT CANNOT BE ASCERTAINED OR TAKEN INTO ACCOUNT AS A PART OF NECESSARILY GENERIC OR SUMMARY PRODUCTS. GIVEN CONTINUOUS, RAPID ADVANCES AND CHANGES IN

MEDICAL SCIENCE AND HEALTH INFORMATION, YOU SHOULD CONSULT A VARIETY SOURCES WHEN PRESCRIBING MEDICATION, **INCLUDING** MANUFACTURER'S "PACKAGE INSERT". THE ABSENCE OF A WARNING FOR A GIVEN DRUG OR DRUG COMBINATION SHOULD NOT BE CONSTRUED TO INDICATE THAT THE DRUG OR DRUG COMBINATION IS SAFE, APPROPRIATE OR EFFECTIVE IN ANY GIVEN PATIENT. YOU ACKNOWLEDGE THAT THE PROFESSIONAL DUTY TO THE PATIENT IN PROVIDING HEALTHCARE SERVICES LIES SOLELY WITH YOU (OR THE HEALTHCARE PROFESSIONAL PROVIDING PATIENT CARE SERVICES). YOU AND SUCH HEALTHCARE PROFESSIONALS ARE SOLELY RESPONSIBLE FOR THE USE OF THE ONLINE TOOLS, AND YOU AND SUCH HEALTHCARE PROFESSIONALS ARE RESPONSIBLE FOR INDEPENDENTLY REACHING ANY MEDICAL JUDGMENT. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, NO RESPONSIBILITY IS ASSUMED BY OVID, ITS AFFILIATES OR CONTENT PROVIDERS FOR ANY INJURY AND/OR DAMAGE TO PERSONS OR PROPERTY, AS A MATTER OF PRODUCTS LIABILITY, NEGLIGENCE LAW OR OTHERWISE, OR FROM ANY REFERENCE TO OR USE BY YOU OR ANY SUCH HEALTHCARE PROFESSIONALS OF THE ONLINE TOOLS.

- 12. LIMITED RIGHTS NOTICE. Any access to the Online Tools provided under contract to the U.S. Government is provided with limited rights. The Online Tools consist of data, as defined in 48 CFR 27.401 or 48 CFR 27.404-2(a), as applicable, and restricted computer software as defined in 48 CFR 27.401. The Online Tools may be reproduced and used by the U.S. Government, provided that they will not be used for or in connection with manufacturing and will not be disclosed outside of the U.S. Government or to any U.S. Government contractor, without the prior express written permission of Ovid.
- 13. DATA PROTECTION. To the extent that Ovid Processes Personal Data about Data Subjects located in the EEA (as such terms are defined in the Data Protection Annex) in performing its obligations under this Agreement, the terms displayed at www.ovid.com/ela-dpa or such other website address as may be notified to you from time to time (the "Data Protection Annex") applies to such Processing and is incorporated into this Agreement. Ovid may, in its sole discretion, amend or replace the Data Protection Annex at any time without notice to you and you should review the terms of the latest Data Protection Annex that applies to this Agreement at regular intervals.
- 14. DAMAGES EXCLUSION AND LIMITATIONS OF LIABILITY.

DAMAGES EXCLUSION. IN NO EVENT SHALL OVID, ITS AFFILIATES OR CONTENT PROVIDERS, OR ANY OF ITS OR THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, DISTRIBUTORS, SUBCONTRACTORS, SUPPLIERS OR AGENTS, HAVE ANY LIABILITY WHATSOEVER (A) (I) FOR BUSINESS INTERRUPTION, LOST PROFITS, LOST REVENUES, LOST BUSINESS OPPORTUNITIES, LOST SALES, LOST GOODWILL, OR EXEMPLARY, PUNITIVE, SPECIAL, INCIDENTAL, INDIRECT, CONSEQUENTIAL OR SIMILAR DAMAGES, OR (II) FOR ANY OTHER LIABILITIES ARISING FROM ANY CLAIMS, DAMAGES, FINES, COSTS, OR EXPENSES, INCLUDING THOSE RELATED TO LOSS, UNAVAILABILITY, CORRUPTION, DISCLOSURE, OR MISUSE OF DATA, EACH OF WHICH IS HEREBY EXCLUDED BY AGREEMENT OF THE PARTIES, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE OR WHETHER A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES; OR (B) FOR ANY OTHER LIABILITIES ARISING FROM ANY CLAIMS, DAMAGES, FINES, COSTS, OR EXPENSES, INCLUDING THOSE RELATED TO LOSS, UNAVAILABILITY, CORRUPTION, DISCLOSURE, OR MISUSE OF DATA (INCLUDING THOSE RELATING TO OR ARISING FROM A PERSONAL DATA BREACH).

LIMITATIONS OF LIABILITY. THE TOTAL LIABILITY OF OVID, ITS AFFILIATES AND CONTENT PROVIDERS, OR ANY OF ITS OR THEIR RESPECTIVE DIRECTORS, OFFICERS, EMPLOYEES, DISTRIBUTORS, SUBCONTRACTORS, SUPPLIERS OR AGENTS ARISING OUT OF OR IN RELATION TO THIS AGREEMENT, THE ONLINE TOOLS AND ANY OTHER CAUSE WHATSOEVER, SHALL NOT EXCEED, IN THE AGGREGATE FOR ANY AND ALL CLAIMS UNDER OR IN RELATION TO THIS AGREEMENT, THE TOTAL FEES PAID BY SUBSCRIBER TO OVID FOR THE AFFECTED SERVICE OR ONLINE TOOL IN THE TWELVE-MONTH PERIOD PRECEDING THE DATE ON WHICH THE FIRST CLAIM OR CAUSE OF ACTION AROSE.

- 15. PRIVACY. The Ovid Technologies, Inc. Privacy Policy applies to your use of the Online Tools and is available at <a href="https://www.ovid.com/privacy-policy.html">https://www.ovid.com/privacy-policy.html</a>.
- 16. TRIAL USE. If you are using the Online Tools (or accessing certain content herein) on a trial basis pursuant to a Subscription Agreement or other trial basis authorized by Ovid, you may use the Online Tools (or such content) solely for purposes of evaluating its suitability. Your trial use is subject to all other terms and conditions of this Agreement, including, but not limited to, the Permitted Use and restrictions. At the conclusion of the trial period, you shall (i) cease all use of the Online Tools (or accessing the trial content); (ii) delete any copies of content from the Online Tools or data derived therefrom from your computer system and cause

such copies to be deleted from any other computer system where you caused such content to be stored; and (iii) at your expense, destroy or return to Ovid any physical copies of such content in your possession.

- 17. PAY-PER-VIEW. If you are using the Online Tools under pay-per-view ("PPV") access, you may access or use only the content for which Subscriber has paid in full any associated PPV fees and such access or use is subject to all terms and conditions herein, including, but not limited to, the Permitted Use and restrictions.
- 18. MY PROJECTS. In the event that Ovid makes available to you its My Projects component of the Online Tools, you agree to the following additional terms: (i) you represent and warrant to Ovid that you have all necessary rights to access, copy, modify and store any third party files or content you include in My Projects; (ii) you agree to indemnify, defend, and hold harmless Ovid and its officers, directors, employees, subcontractors, agents, successors, assigns, affiliates or subsidiaries, from and against any and all claims, causes of action, lawsuits, proceedings, losses, damages, costs and expenses (including reasonable legal and accounting fees) arising or resulting from any files or content you store in My Projects; (iii) Ovid may, at any time, without notice to you, terminate your access to My Projects, review all files and content you have stored in My Projects, and delete or require you to delete any files or content within My Projects; (iv) unless otherwise determined by Ovid, all files and content within My Projects will automatically be deleted after 12 months; and (v) Ovid may, at any time, without notice to you, limit the amount of files and content you may store in My Projects.
- 19. DIGITAL MILLENNIUM COPYRIGHT ACT ("DMCA") NOTICE. Materials in the Online Tools, including in My Projects, are from third parties not within Ovid's control. Ovid is under no obligation to, and does not, scan content used in connection with the Online Tools for the inclusion of illegal or impermissible content. However, Ovid respects the copyright interests of others and, as a policy, does not knowingly permit materials herein that infringe another party's copyright. If you believe any materials in the Online Tools infringe a copyright, you should provide us with written notice that at a minimum contains:
  - A physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;

- Identification of the copyrighted work claimed to have been infringed, or, if
  multiple copyrighted works at a single online site are covered by a single
  notification, a representative list of such works at that site;
- Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit Ovid to locate the material;
- Information reasonably sufficient to permit Ovid to contact the complaining party, such as an address, telephone number, and, if available, an electronic mail address at which the complaining party may be contacted;
- A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and
- A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

All DMCA notices should be sent to our designated agent as follows:

Law Department Wolters Kluwer 2700 Lake Cook Road Riverwoods, IL 60015

Tel: 847-580-5045

Email: WKUSLAWDEPT@WOLTERSKLUWER.COM

Ovid may, in appropriate circumstances and at its discretion, terminate the account or access of users who infringe the intellectual property rights of others.

20. ADVERTISING. Parts of the Online Tools may be supported by advertising revenue and may display advertisements and promotions for Ovid's, its affiliates', and third parties' products and services. These advertisements may be targeted to you, to the content of information stored on the Online Tools, and to searches made through the Online Tools or other information. The manner, mode and extent of advertising on the Online Tools are subject to change without specific notice to you. In consideration for Ovid granting you access to and use of the Online Tools, you agree that Ovid may place such advertising on the Online Tools.

21. GENERAL. If any provision of this Agreement is determined to be invalid or unenforceable under any applicable law, it shall be deemed omitted and the remaining provisions shall continue in full force and effect. This Agreement may be modified only in writing authorized by Ovid. Ovid's waiver of any right shall not constitute a waiver of that or any other right in the future. This Agreement shall be governed by and construed in accordance with the laws of the State of New York, USA, without regard to its principles of conflicts of law or the United Nations Convention on Contracts for the International Sale of Goods. Each party submits to the exclusive jurisdiction of the federal and state courts located in New York, New York. This Agreement constitutes the entire understanding between the parties with respect to the subject matter hereof, and all prior agreements, representations, statements, and undertakings, oral or written, are hereby expressly superseded and canceled. In addition to any other provision of this Agreement that by its terms survives expiration or termination of this Agreement, Sections 3-21 survive in full force and effect following expiration or termination of this Agreement.

Should you have any questions regarding this Agreement, you may contact Ovid at the email address or telephone numbers set forth below.

Email: <u>support@ovid.com</u>

Telephone: 1-800-343-0064 in the U.S. or via your local Ovid support number,

which can be found at http://ovid.com/callsupport