AALAS: Privacy Policy

AALAS Learning Library: Eligibility for Enrollment/Subscription Privileges

AALAS Learning Library: Terms and Conditions Agreement

AALAS Learning Library: Custom Course Hosting License Agreement

AALAS

Privacy Policy

Please refer to the AALAS website for the AALAS Privacy Policy.

AALAS Learning Library

Eligibility for Enrollment/Subscription Privileges

A person, institution, company, AALAS Branch, or AALAS Global Partner may enroll and purchase a subscription in the AALAS Learning Library. AALAS membership is not a prerequisite to enrollment for a person, institution, or company.

1. AALAS Branches and Global Partners.

a. An AALAS Branch or Global Partner may have only one Group and all of a specific Branch or Global Partner Users shall be members of that Branch or Global Partner organization.

b. An AALAS Branch or Global Partner Group may use various methods, such as inclusion of fees in dues, to recover the cost of purchasing Seats. As access to the AALAS Learning Library is offered as a service for AALAS Branches and Global Partners. Seats in the ALL may not be resold by a Branch or Global Partner for a profit.
Any questions regarding appropriate cost recovery for access to ALL should be directed to AALAS

c. AALAS Branches and Global Partners shall not have administrative access to transcripts of their Users.

d. AALAS Branches and Global Partners may purchase up to 175 Seats.

2. Institutions and Companies.

a. Each User of an institution or company Group shall be personnel affiliated with that organization.

b. Seats in the AALAS Learning Library may not be resold or otherwise distributed to individuals not affiliated with the institution or company.

c. An institution or company Group shall have administrative access to transcripts of its Users.

d. An institution or company Group shall have no restriction in the number of Seats it may purchase for its personnel.

AALAS Learning Library

Terms and Conditions Agreement

BY USING THE AALAS LEARNING LIBRARY (HEREAFTER “ALL”), YOU ARE AGREETING TO THESE TERMS AND CONDITIONS. PLEASE READ THEM CAREFULLY.

LEGAL RIGHTS AND DISCLAIMERS
© 2003 - 2021 American Association for Laboratory Animal Science (AALAS)
ALL RIGHTS RESERVED, unless otherwise noted.

A. No material of the ALL may be copied, downloaded, disseminated or published without the prior written permission of AALAS. Any permitted reproduction or use must include express attribution to AALAS and the AALAS copyright notice.

B. No claim of copyright is made in any work prepared by a U.S. Government employee as part of his or her official duties. Some parts of this site may have other copyright notices which govern particular works.

C. All title and copyrights in and to the ALL (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE), the accompanying printed materials, and any copies of the software are
owned by AALAS, provided that no copyright is claimed on the Government materials interspersed therein. The ALL is protected by copyright laws and international treaty provisions. Therefore the User must treat the ALL like any other copyrighted material.

D. User acknowledges that the ALL, the process, and technologies included therein, as well as any other information or materials made available to the User by AALAS are valuable assets, confidential proprietary information and/or copyrighted material. User shall take all steps necessary, by instruction, agreement or otherwise, to ensure compliance with the terms of these Terms and Conditions by all parties who may have contact with or access to the ALL by or through User.

E. Copyright infringement violates federal law and subjects infringers to criminal and civil liability. AALAS intends to protect its rights to the fullest extent.

**No Warranties**

EXCEPT AS HEREINAFTER SPECIFICALLY PROVIDED, the "ALL" IS PROVIDED "AS IS" WITHOUT ANY WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT CONCERNING ANY INFORMATION OR PUBLICATION ON THE ALL, THIS WEBSITE OR ANY SITE ACCESSIBLE FROM THE ALL.

AALAS does not warrant that the data contained in the ALL will meet the User's requirements or that the operation of the ALL will be uninterrupted or without error. AALAS does not endorse or warrant any information in the ALL, or on any site accessible through the ALL or AALAS' websites. While AALAS endeavors to present accurate information, AALAS does not warrant the accuracy or reliability of any information. All information, whether prepared by AALAS or by a third party, is "as is." AALAS is not responsible and shall not be responsible for any errors, deficiencies or omissions. Use of any information is at the User's own risk, and Users should independently evaluate information before using or relying on it.

AALAS does not endorse or recommend any commercial products, process or service, and any reference to a commercial product, process or service does not constitute an endorsement or recommendation.

**Hyperlinks**

Links to other Internet sites are provided as a convenience only. AALAS makes no representations about non-AALAS sites; providing a link does not mean that AALAS endorses or approves the site or accepts any responsibility for its content or use.

**Disclaimer of Liability**
It is your responsibility to ensure that your system is free of viruses, worms, Trojan horses and any other potentially harmful item. AALAS makes no representation that its system, or any site accessed through AALAS' system including the ALL, is free of such potentially harmful items.

IN ANY SITUATION IN WHICH THE USER HAS A RIGHT TO CLAIM DAMAGES FROM AALAS, WHATEVER THE LEGAL BASIS FOR THE USER CLAIM, AALAS' LIABILITY WILL BE LIMITED TO DIRECT DAMAGES UP TO THE AMOUNT THE USER HAS PAID FOR THE PRODUCT GIVING RISE TO THE CLAIM.

TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL AALAS NOR ANY OF ITS AFFILIATES OR SUPPLIERS BE LIABLE TO ANY PARTY FOR ANY INDIRECT DAMAGES (INCLUDING, WITHOUT LIMITATION, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES, DAMAGES FOR LOST PROFITS OR REVENUES, BUSINESS INTERRUPTION, OR LOSS OF BUSINESS INFORMATION, LOST OPPORTUNITIES, LOSS OF PROGRAMS OR OTHER DATA ON YOUR INFORMATION HANDLING SYSTEM OR OTHERWISE) ARISING IN CONNECTION WITH ANY LICENSE FROM AALAS OR USE OF OR INABILITY TO USE THE ALL, THIS WEBSITE, OR ANY OTHER HYPERLINKED WEBSITE AND/OR THEIR RESPECTIVE SOFTWARE EVEN IF AALAS IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR IF SUCH POSSIBILITY WAS FORESEEABLE.

**Governing Law**

This Agreement is governed by the laws of the State of Tennessee and the User submits to the jurisdiction of federal and state courts located in Tennessee for enforcement of this Agreement including the entry of any appropriate injunctive relief and awards of damages, costs, and reasonable attorney's fees. User agrees such attorneys' fees should be awarded for justifiable litigation brought by AALAS to enforce this agreement.

This Agreement will not be governed by the conflict of law rules of any jurisdiction of the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.
AALAS Learning Library

Custom Course Hosting License Agreement

By ordering the optional Custom Course Hosting Services of the AALAS Learning Library (hereafter “ALL”), whether for free or for an additional fee after purchasing a group account, an institution (hereafter “Purchaser”) agrees to the following terms and conditions of this AALAS Learning Library Custom Course Hosting License Agreement (hereafter “Agreement”).

The Terms and Conditions of the ALL are incorporated in this Agreement by reference.

A Purchaser that has ordered the optional Custom Course Hosting Services, whether free or for an additional fee after purchasing a group account, may customize AALAS courses or create new custom courses for institutional training purposes pursuant to the terms and conditions of this Agreement.

AALAS grants Purchaser a limited, non-exclusive, non-transferable license to customize text and to use images included in the AALAS Customizable Courses section and/or to add Purchaser-created custom courses for the sole and exclusive purpose of training and education of Purchaser's staff and not for resale or redistribution outside of Purchaser's institution, corporation or entity, to the limit of the number of custom courses purchased.

The Purchaser is granted the rights to use lesson page text, reference page text, and images (jpeg and gif files, maximum 30K size). Purchaser may provide links within a course to video or audio files on another web site but is not authorized to and shall not upload video or audio files to the ALL server.

The Purchaser is responsible for making all edits to courses provided by AALAS and to perform all work in creating new courses. AALAS will provide one individual at Purchaser's institution with 30 minutes of customer support (via phone or email) to demonstrate the authoring system and also provide written instructions for using the authoring system.

Copyright

All title and copyrights in and to the ALL (including but not limited to any images, photographs, animations, video, audio, music, text, and "applets" incorporated into the SOFTWARE), the accompanying printed materials, and any copies of the software are owned by AALAS, provided that no copyright is claimed on the Government materials interspersed therein. The ALL is protected by copyright laws and international treaty provisions. Therefore the Purchaser must treat the ALL like any other copyrighted
material except that the Purchaser may use the ALL according to the terms of this Agreement.

The Purchaser acknowledges that the ALL, the process, and technologies included therein, as well as any other information or materials made available to the Purchaser by AALAS are valuable assets, confidential proprietary information and/or copyrighted material. The Purchaser shall take all steps necessary, by instruction, agreement or otherwise, to ensure compliance with the terms of the Agreement by all parties who may have contact with or access to the ALL.

The Purchaser may only make copies or adaptations of the Purchaser’s own customized courses on the ALL. The Purchaser must reproduce all copyright notices in the original courses provided by AALAS on all copies or adaptations. The Purchaser may not copy the content of any AALAS-provided course materials onto any bulletin board, Internet Site, or similar systems for public viewing.

In using the Custom Course Hosting service, Purchaser agrees to comply with all copyright laws and comply with any codes of conduct or other notices we provide. The Purchaser will not:

1. Upload any content that advocates or expresses material that is in opposition to the mission and values of AALAS or use the service in any way that is against the law or harms AALAS as determined by AALAS.
2. Upload content that contains pornography, obscenity, vulgarity, profanity, hatred, bigotry, racism, or gratuitous violence as determined by AALAS.
3. Use any material that is illegal or violates any laws.
4. Damage, disable, overburden, or impair the function of the AALAS Learning Library as determined by AALAS.
5. Use the AALAS Learning Library as a commercial service to sell, market, distribute, or advertise products or services as determined by AALAS.
6. Reverse-engineer, decompile, or disassemble the ALL or course software, except and only to the extent that such activity is expressly permitted by applicable law notwithstanding this limitation.

Termination

AALAS may terminate the Agreement without refund of fees if Purchaser violates any of the terms and conditions of this Agreement. If the Purchaser transfers possession of any copy, modification, or portion or versions of the ALL or ALL courses to any party not included within its ALL license, the Purchaser’s ALL license is automatically terminated.

Purchaser-created course materials remain the property of the Purchaser upon termination.
Upon termination or cancellation of the ALL service by the Purchaser or by AALAS for any reason, AALAS may delete the Purchaser’s courses permanently after one year from our server without notice. Purchaser is responsible for taking the necessary steps to download Purchaser-created Custom Course material within this period of time.

**Term**

The license agreement is valid for the term of Purchaser’s ALL subscription, unless terminated prior thereto in accordance with the provisions of this license agreement. To renew or continue Custom Course Hosting Services, after the expiration of Purchaser’s ALL subscription, Purchaser must subscribe to the ALL and specifically re-order Custom Course Hosting Services.

**LIMITED WARRANTIES AND REMEDIES**

EXCEPT AS HEREINAFTER SPECIFICALLY PROVIDED, the "ALL" IS PROVIDED "AS IS" WITHOUT ANY WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT CONCERNING ANY INFORMATION OR PUBLICATION ON THE ALL, THIS WEBSITE OR ANY SITE ACCESSIBLE FROM THE ALL.

AALAS does not warrant that the data contained in the ALL will meet the Purchaser’s requirements or that the operation of the ALL will be uninterrupted or without error. AALAS does not endorse or warrant any information in the ALL, or on any site accessible through the ALL or AALAS’ web sites. While AALAS endeavors to present accurate information, AALAS does not warrant the accuracy or reliability of any information. All information, whether prepared by AALAS or by a third party, is "as is." AALAS is not responsible for and shall not be responsible for any errors, deficiencies or omissions. Use of any information is at the Purchaser's and its users own risk, and Purchaser should independently evaluate information before using or relying on it.

AALAS does not endorse or recommend any commercial products, process or service, and any reference to a commercial product, process or service does not constitute an endorsement or recommendation.

**Indemnification**

AALAS SHALL BEAR NO RESPONSIBILITY OR LIABILITY WITH RESPECT TO ANY CLAIMS OR SUITS BY THIRD PERSONS FOR DAMAGES INCURRED OR SUFFERED RESULTING FROM, OR CAUSED BY, PURCHASER’S CUSTOMIZATION OF AALAS COURSES AND/OR CREATION OF NEW COURSES COVERED BY THIS AGREEMENT AND PURCHASER AGREES THAT IT WILL INDEMNIFY, DEFEND AND SAVE AALAS HARMLESS FROM AND AGAINST ALL LOSSES, CLAIMS, DEMANDS, PAYMENTS, SUITS, ACTIONS, RECOVERIES, JUDGMENTS, COSTS AND EXPENSES OF EVERY NATURE AND DESCRIPTION BROUGHT OR RECOVERED AGAINST AALAS OR EXPENDED BY AALAS,
INCLUDING THE PAYMENT OF ATTORNEYS' FEES ARISING FROM SUCH CUSTOMIZATION OF AALAS COURSES AND/OR CREATION OF NEW COURSES, OR OTHERWISE ARISING FROM THE PERFORMANCE BY PURCHASER OF ITS OBLIGATIONS UNDER THIS AGREEMENT.

Limitation of Damages

IN ANY SITUATION IN WHICH THE PURCHASER HAS A RIGHT TO CLAIM DAMAGES FROM AALAS, WHATEVER THE LEGAL BASIS FOR THE PURCHASER'S CLAIM, AALAS' LIABILITY WILL BE LIMITED TO DIRECT DAMAGES UP TO THE AMOUNT THE PURCHASER HAS PAID FOR THE LICENSED PRODUCT GIVING RISE TO THE CLAIM.

TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT WILL AALAS NOR ANY OF ITS AFFILIATES OR SUPPLIERS BE LIABLE TO THE PURCHASER OR ANY THIRD PARTY FOR ANY INDIRECT DAMAGES (INCLUDING, WITHOUT LIMITATION, CONSEQUENTIAL, SPECIAL OR INCIDENTAL DAMAGES, DAMAGES FOR LOST PROFITS OR REVENUES, BUSINESS INTERRUPTION, OR LOSS OF BUSINESS INFORMATION) ARISING IN CONNECTION WITH ANY LICENSE FROM AALAS OR USE OF OR INABILITY TO USE THE "ALL" THIS WEBSITE OR ANY OTHER HYPERLINKED WEBSITE AND/OR THEIR RESPECTIVE SOFTWARE EVEN IF AALAS IS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR IF SUCH POSSIBILITY WAS FORESEEABLE.

Governing Law

This Agreement is governed by the laws of the State of Tennessee and the Purchaser submits to the jurisdiction of federal and state courts located in Tennessee for enforcement of this Agreement including the entry of any appropriate injunctive relief and awards of damages, costs, and reasonable attorney's fees. The Purchaser agrees such attorneys' fees should be awarded for justifiable litigation brought by AALAS to enforce this agreement.

This agreement will not be governed by the conflict of law rules of any jurisdiction of the United Nations Convention on Contracts for the International Sale of Goods, the application of which is expressly excluded.

Compliance with License
The Purchaser agrees that upon request from AALAS, you will within thirty (30) days fully document and certify that your use of the ALL and its software at the time of the request is in conformity with your valid license from AALAS.