



AALAS Privacy Policy

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: Terms and Conditions Agreement

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

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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.



AMERICAN ASSOCIATION FOR LABORATORY ANIMAL SCIENCE (AALAS)

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 group Seats, and will 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 personnel 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.

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6. Reverse-engineer, decompile, or disassemble the ALL or course software.

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TERM

The Agreement is valid for the term of Purchaser's ALL subscription, unless terminated prior thereto in accordance with the provisions of this 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.

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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, Purchaser will within thirty (30) days fully document and certify that Purchaser's use of the ALL and its software at the time of the request is in conformity with Purchaser's valid license from AALAS.
