JACC: Case Reports

Overview

JACC: Case Reports is one of a family of specialist journals launched by the renowned Journal of the American College of Cardiology (JACC). It provides an educational platform for promoting clinical cases and clinical problem solving. It accepts everyday educational or rare clinical cases, well described and with clear learning objectives, from across the field of cardiovascular medicine. The journal aims to serve as a publication vehicle for early career cardiologists and members of the cardiovascular care team, and as a forum for mentorship on the review and publication process.

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Affiliation
American College of Cardiology

Audience
Cardiologists and physicians with a secondary interest in cardiology.

Global Print Circulation
Online Only

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Available upon request

Avg. Global Monthly Unique Visitors
Available upon request

Avg. Global Monthly Page Views
Available upon request

Avg. Global eTOC Distribution
224

Effective January 2024
Editor-in-Chief
Mary Norine Walsh, MD, and Eric R. Bates, MD (both interim)

Digital Specs

Website

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<td>NA</td>
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<tr>
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<td>300 x 250</td>
<td>600 x 250</td>
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<tr>
<td>Side</td>
<td>Skyscraper</td>
<td>160 x 600 or 300 x 600</td>
<td>320 x 600</td>
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<td>300 x 250 or 480 x 640</td>
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- **FORMATS**: jpeg, png, gif, HTML5†, 3rd party tags
- **TRACKING PIXELS**: Yes
- **MAX FILE SIZE**: 200 KB
- **MAX ANIMATION (TIME/LOOPS)**: 15 seconds/3 loops
- **PRESTITIAL FREQUENCY**: 1 impression/6hrs/user

*Supply iFRAME tags for scrolling elements in ad; HTML5 must be provided as a 3rd party tag for prestitial banners.
†Excluding personally identifiable information (PII).

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- **FORMATS**: jpeg, png, gif, (static image only)
- **TRACKING PIXELS**: No
- **MAX FILE SIZE**: 200 KB

- MPU banners, positions 1, 2, 3, are stacked vertically
- Animation and expandable banners unavailable

**AIP Email**

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1.1. This Agreement shall be construed as if it were incorporated in a contract containing a valid and enforceable arbitration clause, and any and all disputes shall be settled by arbitration in accordance with the rules of the American Arbitration Association, or any successor thereto, located in the state of New York. The seat of such arbitration shall be New York, New York. The language of the arbitration shall be English. The decision of the arbitrator(s) shall be final and binding on the Parties, and judgment upon any award may be entered in any court of competent jurisdiction.

2. Force Majeure

2.1. If the Company or the Client shall be prevented, hindered, or delayed in the performance of any obligation hereunder by reason of any cause beyond the reasonable control of the Company or the Client, including but not limited to acts of God, civil insurrection, riot, strike, civil or military authority restraint, labor difficulties, or other causes beyond the control of the Company or the Client, then the performance thereof shall be suspended during the continuance of such cause.

3. Intellectual Property

3.1. The Company shall own all intellectual property rights in the work performed hereunder, including without limitation copyrights, trademarks, trade secrets, and other proprietary rights. The Client shall have a non-exclusive, non-transferable, royalty-free license to use the work for its intended purpose.

4. Prices, taxes and currencies

4.1. The price for the Product or Service shall be the price set forth in the Order or Invoice, and shall include all taxes, duties, and other fees and charges applicable thereto, unless otherwise agreed in writing.

5. Payment

5.1. The Client shall pay the agreed price in full without deduction or setoff to the Company within the time specified in the Order or Invoice, unless otherwise agreed in writing.

6. Delivery

6.1. The Company shall deliver the Product or Service to the Client in accordance with the terms and conditions set forth in the Order or Invoice, and any applicable EULA.

7. Client's obligations

7.1. The Client shall comply with all applicable laws, regulations, and other requirements governing the transfer or use of the Product or Service, including export laws and regulations.

8. Warranty and support

8.1. The Company warrants that the Product or Service shall perform in accordance with the specifications and is free from defects in materials and workmanship for a period of 30 days from the date of delivery.

9. Limitation of liability

9.1. The Company's liability for any breach of warranty or indemnity under this Agreement shall be limited to the lesser of the amount paid by the Client for the Product or Service or the purchase price thereof.

10. Indemnification

10.1. The Client shall indemnify and hold harmless the Company from and against any and all claims, damages, expenses, losses, and liabilities (including reasonable attorneys' fees) arising out of or in connection with any claim that the use or distribution of the Product or Service infringes any intellectual property rights of any third party.

11. Audit

11.1. The Company shall have the right to conduct an audit of the Client's use of the Product or Service, and the Client shall cooperate fully with such audit.

12. Compliance with laws

12.1. The Client shall comply with all applicable laws, regulations, and other requirements governing the use of the Product or Service, including export laws and regulations.

13. Assignment

13.1. The Client shall not assign or transfer any rights or obligations under this Agreement without the prior written consent of the Company.

14. General

14.1. This Agreement contains the entire agreement between the parties and supersedes all prior negotiations, understandings, and agreements between the parties.

15. Governing law

15.1. This Agreement shall be governed by and construed in accordance with the laws of the State of California, without giving effect to any principles of conflicts of law.

16. Notices

16.1. All notices to be given under this Agreement shall be in writing and shall be deemed delivered when received, or if sent by express mail, on the third business day following the date of mailing.

17. Amendments

17.1. This Agreement may be amended only in writing, signed by both parties.