Overview

The European Journal of Obstetrics and Gynecology and Reproductive Biology is the leading general clinical journal covering the continent. It publishes peer reviewed original research articles, reviews and case reports, as well as a wide range of news, book reviews, biographical, historical and educational articles and a lively correspondence section. Fields covered include obstetrics, prenatal diagnosis, materno-fetal medicine, perinatology, general gynecology, gynecologic oncology, urogynecology, reproductive medicine, infertility, reproductive endocrinology, sexual medicine and reproductive ethics.

Display Advertising

Jessica Jimenez-Ahmed United States
267-226-8166
j.jimenez-ahmed@elsevier.com

Kate Lach Europe
48 500 259 970
k.lach.1@elsevier.com

Virginia Van Homrigh APAC
61 448 008399
v.vanhomrigh@elsevier.com

Derek Zakaib Canada
514-730-8837
derekjohnzakaib@gmail.com

Recruitment Advertising

Kenneth Naylor Global
212-633-3835
k.naylor@elsevier.com

Global Print Circulation
Online Only

Avg. Global Monthly Visits
39,732

Avg. Global Monthly Unique Visitors
18,811

Avg. Global Monthly Page Views
22,643

Avg. Global eTOC Distribution
5,884

Affiliation
European Urogynaecological Association (EUGA) Collège National des Gynécologues et Obstétriciens Français (CNGOF)

Audience
Clinicians, trainees, teachers and researchers in obstetrics and gynecology.
Digital Specs

Website

<table>
<thead>
<tr>
<th>POSITIONS</th>
<th>AD</th>
<th>SIZE (PIXELS)</th>
<th>EXPANDABLE (PIXELS)</th>
<th>EXPANDABLE DIRECTION</th>
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</thead>
<tbody>
<tr>
<td>Top</td>
<td>Leaderboard</td>
<td>728 x 90</td>
<td>728 x 315</td>
<td>Down</td>
</tr>
<tr>
<td>Top</td>
<td>Mobile Leaderboard</td>
<td>300 x 50 or 320 x 50</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>Side</td>
<td>MPU</td>
<td>300 x 250</td>
<td>600 x 250</td>
<td>Left</td>
</tr>
<tr>
<td>Side</td>
<td>Skyscraper</td>
<td>160 x 600 or 120 x 600</td>
<td>320 x 600</td>
<td>Left</td>
</tr>
<tr>
<td>On page load</td>
<td>Prestitial*</td>
<td>300 x 250 or 480 x 640</td>
<td>NA</td>
<td>NA</td>
</tr>
</tbody>
</table>

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

*eTOC Email

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</tr>
<tr>
<td>Middle</td>
<td>MPU</td>
<td>300 x 250</td>
</tr>
</tbody>
</table>

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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Animation and expandable banners unavailable

†Excluding personally identifiable information (PII).
Contact your sales representative for all digital advertising rates and opportunities.
1. Applicability

These terms and conditions shall apply to all offers, proposals and agreements made between Elsevier and any third party or its agent (the “Client”) relating to the products and/or services of Elsevier (“the Products and/or Services”) and, along with the relevant Client order acknowledgment, shall form the entire agreement between the parties (the “Agreement”). If any provision of the Terms and Conditions is held unenforceable or invalid by a court of competent jurisdiction, such provision shall be construed in a manner which is consistent with applicable law to the maximum extent possible and the remaining provisions of the Terms and Conditions shall remain in full force and effect.

2. Offer and acceptance

To the extent that the Products and/or Services are not reserved as available, the offer of the Products and/or Services shall be effective for a period of thirty (30) days from the date of the quotation or response by the Client. After the offer has been made, the Client may accept it at any time up to the agreed date of delivery. The acceptance of the offer shall be made by placing an order with Elsevier in accordance with these Terms and Conditions and the relevant Offer and Acceptance Guidelines. Unless otherwise agreed by Elsevier in writing, the Client may not cancel an order unless it is agreed to in writing by Elsevier. Any cancellation of an order by the Client shall be subject to a cancellation fee, as specified in these Terms and Conditions.

3. Price, taxes and currencies

Unless otherwise agreed by Elsevier in writing, the price/rates for the Products and/or Services shall be those set out in the relevant Order and shall be exclusive of any value added tax and any such rates shall be subject to all of the terms and conditions set out herein. Product prices/rates shall be exclusive of any handling, packing, loading, freight, transport and insurance charges unless otherwise agreed in writing. Any taxes, duties or other levies imposed or required to be paid in respect of the sale or import of the Products and Services by any government agencies shall be charged by Elsevier as appropriate. The Client shall pay for any such taxes, duties or other levies imposed or required to be paid, whether by way of set-off, counterclaim, discount, abatement or otherwise, by the Client to any government agencies at the time of invoice or delivery of the Products and Services.

4. Payment

The Client shall pay Elsevier the amount invoiced in full and without any deduction or set-off. Payment must be made net of all taxes, duties and other levies imposed or required to be paid in respect of the sale or import of the Products and Services by any government agencies. Any taxes, duties or other levies imposed or required to be paid, whether by way of set-off, counterclaim, discount, abatement or otherwise, shall be paid to Elsevier by the Client not later than thirty (30) days from the invoice date. The Client shall also make such payment free of charge in whichever currency is specified in the relevant Order and in accordance with the prevailing foreign exchange rates in effect on the date of payment.

5. Intellectual property

Client is solely responsible for obtaining any necessary licenses or consents from any third parties, including any companies or individuals, in order to reproduce and/or publish any of the Products or information, images, data, or other material supplied by Elsevier in any electronic or printed format, including, but not limited to, any publications, websites, or any other medium of communication. Client shall indemnify Elsevier and hold Elsevier harmless from and against any obligation, loss, cost, expense or liability incurred by Elsevier as a result of any claim or action brought against Elsevier by any person or entity in connection with any representation, agreement, statement, or undertaking made by Client.

6. Distribution

The Client shall not engage in piracy, reproduction, or plagiarism of the Products or any other products of Elsevier or its affiliates, nor will it directly or indirectly facilitate any other party to engage in those activities. The Client shall promptly notify Elsevier if it becomes aware of any piracy, reproduction, or plagiarism of the Products or any other products of Elsevier.

7. Compensation

The Client shall report to Elsevier all payments due under the Agreement and any commissions, discounts, or other payments received by the Client from any source for the use, reproduction, or publication of any of its advertising or for the sale or lease of the Products or Services. The Client shall pay Elsevier the full amount due to Elsevier without any deduction or set-off, and shall not seek any reimbursement or any other compensation from any third party.

8. Right to terminate

Either party may terminate this Agreement, without prejudice to any other rights or remedies which the party may have, and without affecting such other rights or remedies, if the other party breaches any material term of this Agreement and fails to cure the breach within thirty (30) days after written notice. In the event of termination, the Client shall forthwith pay Elsevier all sums then due and owing under any Agreement between the parties and shall also pay Elsevier all costs, damages, and expenses reasonably incurred by Elsevier in connection with the recovery of their rights hereunder. The Client shall immediately return all Products and all other materials made available to Client hereunder and shall destroy or cause to be destroyed all records and copies of any Products made available to Client.

9. General

If any provision of this Agreement is found to be invalid or unenforceable, all other provisions shall remain in full force and effect. The invalid or unenforceable provision will be considered modified to the extent necessary to render it valid and enforceable. The parties to this Agreement agree to substitute a valid and enforceable provision for any invalid or unenforceable provision. The Client agrees to indemnify Elsevier and hold Elsevier harmless from and against any claims, losses, costs, expenses, or damages resulting from or arising out of any breach of this Agreement by Client. The Client agrees to indemnify Elsevier and hold Elsevier harmless from and against any claims, losses, costs, expenses, or damages resulting from or arising out of any breach of this Agreement by Client.

10. Governing law

This Agreement is governed by and shall be interpreted in accordance with the laws of the state of New York, and the parties hereby consent to the exclusive jurisdiction of the state and federal courts located in New York City, New York, and agree to the exclusive personal jurisdiction of such courts. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.

11. Jurisdiction

This Agreement is governed by and shall be interpreted in accordance with the laws of the state of New York, and the parties hereby consent to the exclusive jurisdiction of the state and federal courts located in New York City, New York, and agree to the exclusive personal jurisdiction of such courts. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.

12. Waiver

Failure by Elsevier to insist on performance by the Client of any of the terms and conditions of this Agreement shall not be deemed a waiver of Elsevier’s right to demand performance of any or all of such terms and conditions at any time thereafter.

13. Cancellations & Returns

If by reason of labor dispute, strikes, inability to obtain labor or materials, fire or other occurrence, elements of nature, or appropriation or other causes beyond the control of a party, such party is unable to perform in whole or in part its obligations set out in this Agreement, the party shall be relieved of the performance of its obligations to the extent that such inability is caused or contributed to by such event. In no event, however, shall a party be relieved of its obligation to pay for any products or services already delivered in accordance with the terms hereof. The party shall promptly notify Elsevier in writing of any such cause and all such circumstances.

14. General

In the event of any dispute, controversy or claim arising out of or relating to this Agreement, all matters shall be finally settled by commercial arbitration in accordance with the rules of the American Arbitration Association. The arbitration shall take place in New York, New York. The award of the arbitrator shall be final and binding on the parties, and judgment may be entered upon the award in any court having jurisdiction thereof. The costs of arbitration shall be borne equally by the parties unless the arbitrator makes a contrary award. The Client and Elsevier each waive their rights to trial by jury in any action or proceeding relating to this Agreement.

15. Jurisdiction

This Agreement is governed by and shall be interpreted in accordance with the laws of the state of New York, and the parties hereby consent to the exclusive jurisdiction of the state and federal courts located in New York City, New York, and agree to the exclusive personal jurisdiction of such courts. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.

16. Governing law

This Agreement is governed by and shall be interpreted in accordance with the laws of the state of New York, and the parties hereby consent to the exclusive jurisdiction of the state and federal courts located in New York City, New York, and agree to the exclusive personal jurisdiction of such courts. The United Nations Convention on Contracts for the International Sale of Goods does not apply to this Agreement.