Journal of the American College of Radiology

Overview

The official journal of the American College of Radiology, *JACR* aims to enhance the practice of diagnostic radiology, interventional radiology, radiation oncology, and medical physics by publishing important and practical articles on clinical practice, practice management, health services research and policy, and education—topics not well addressed in other peer-reviewed journals in the field.

Visit Website



Global

Monique McLaughlin Global mailto:monique.mclaughlin@conexiant.com

Global Print Circulation Online Only

Affiliation

Avg. Global Monthly Visits 24,802

Official Publication of the American College of Radiology

Avg. Global Monthly Unique Visitors 19,909

Avg. Global Monthly Page Views 44,679 Avg. Global eTOC Distribution 6,346

Audience

Nationally and internationally distributed to all ACR members. ACR membership consists of practicing certified radiologists, radiation oncologists, medical physicists, and nuclear medicine practitioners, residents and fellows.

Editor-in-Chief Ruth C. Carlos, MD, MS

Issuance

12 times per year



Digital Specs

Website

POSITIONS	AD	SIZE (PIXELS)	EXPANDABLE (PIXELS)	EXPANDABLE DIRECTION	
Тор	Leaderboard	728 x 90	728 x 315	Down	
Тор	Mobile Leaderboard	300 x 50 or 320 x 50	NA	NA	
Side	MPU	300 x 250	600 x 250	Left	
Side	Skyscraper	160 x 600 or 300 x 600	320 x 600	Left	
On page load	Prestitial*	300 x 250 or 480 x 640	NA	NA	

FORMATS	jpeg, png, gif, HTML5†, 3rd party tags
TRACKING PIXELS	Yes
MAX FILE SIZE	200 КВ
MAX ANIMATION (TIME/LOOPS)	15 seconds/ 3 loops
PRESTITIAL FREQUENCY	1 impression/6hrs/user

AIP Email

*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).

OC Email			
POSITION	AD	SIZE (PIXELS)	
Тор	Leader	board 728 x 90	
Middle	MPU	300 x 250	
FORMATS		jpeg, png, gif, (static image only)	
TRACKING PIXELS		No	
MAX FILE SIZE		200 KB	
DUL		a, are stacked vertically	

POSITION AD SIZE (PIXELS) Тор Leaderboard 728 x 90 160 X 600 Side Skyscraper Middle MPU 300 X 250 jpeg, png, gif, (static image only) FORMATS TRACKING PIXELS No MAX FILE SIZE 200 KB Animation and expandable banners unavailable

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

Contact your sales representative for all digital advertising rates and opportunities.





Rates

PLACEMENT	RATE	COMMENTS
Banner (CPM)	115	
eTOC Leaderboard	N/A	
eTOC Large Rectangle	4515	
eTOC AIP	2100	
Prestitial	2500	

Digital rates vary by country, please contact the relevant contact person for rates outside of the US.



ELSEVIER TERMS AND CONDITIONS OF SUPPLY

• 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 Elsevier order acknowledgement, shall form the entire agreement between the parties (the "TC"). They supersede any previous supply terms and conditions. For the purposes of the Client") relating to the products and/or services of Elsevier ("the Products or Services") and, along with the relevant Elsevier order acknowledgement, shall form the entire agreement between the parties (the "TC"). They supersede any previous supply terms and conditions. For the purposes of the Client, these shall nave apply and the TC will evaluate to the TC" elsevier's liability for fraudulent misrepresentation. Where Products are sold to the Client that contain third party product or software such a sale may be subject to additional license terms.

A Offer and acceptance Description Each order for the Products and Services by the Client that the deamed to be an offer by the Client to purchase the Products and Services subject to the TC. No order placed by the Client shall be deemed accepted until a written acknowledgement of order is issued by Elsevier or (if earlier) Elsevier delivers the Products on Services by the Client and products or issues the invoice to the Client of the Products and Services by the Client shall be deemed accepted until a written acknowledgement of order is issued by Elsevier or (if earlier) Elsevier delivers the Products on Services to the Client All product orders are accepted subject to availability of the ordered Products. Unless otherwise expressly agreed by Elsevier and or an ord and brain and on a bhalf of any other person or entity. If Client is an agent, it represents and warrants that it is purchasing the Products and Services from Elsevier for its own acceptance (for the account and use of no more than one identified eligible in the agent is permitted to order personal subscriptions in a representative capacity. For the account and use of no more than one identified eligible Elsevier For valid acceptance (for valid personal uses client acknowledges that violation of this representation and warranty, testier shall be entited to immediate injunctive relief requiring Client to disclose all receipters of Elsevier For valid acceptance used provides and Services and aveceptance of the Products and Services form Elsevier relovat and acceptent of the acceptance of publicies of the the sole publices of giving an approximate description or the Acorders Elsevier Shall be entited to publicies of the sole publices of giving an approximate description or like transformate description and the Products and Services and Elsevier Shall be entited to sole publicies of giving an approximate description or the products and Services and the Products and Services and the dinders and Services and the elsevier and avecriptions and averitatin

3. Execution and modification of the order Any modifications to the agreed product or service description, budget or schedule, as set out in the order acknowledgement, may result in an adjustment to the final price and/or delivery schedule at Elsevier's discretion. If, at the request of the Client, Elsevier renders additional Services in connection with the performance of the Products and Services are intended to be an estimate and time for delivery/performance shall not be made of the essence by notice. If no dates are so specified, delivery/performance with the writin are associable time.

4. Prices, taxes and currencies Unless otherwise agreed by Elsevier in writing the price/rates for the Products and Services shall be those set out in Elsevier's current price/rate list (whether print or online). All such prices/rates shall be exclusive of any handling, packing, loading, freight, transport and insurance charges unless otherwise agreed in writing, and shall also be exclusive of any taxes, import duties or other levies imposed on the sale or import of the Products or Services by local or national authorities, which shall be charged by Elsevier as appropriate. Where applicable, Client shall provide to Elsevier Client's VAT registration number or other evidence of tax exemption to Elsevier at the time of placing its order. If, under the territory in which Client is elling the Products, the Client is required to withhold any tax on the amount authorities, which shall be to Elsevier under the TC, then the amount of the payment will be automatically increased to fully offset such tax, so that the amount actually remitted to Elsevier, and to fall such prices/client all provide tax estimates and the currency of the applicable Elsevier in write. The Client is required to withhold any tax on the amount such or the payment will be automatically increased to fully offset such tax, so that the amount actually increased to fully offset such tax, so that the amount actually remitted to Elsevier, and for all such or payment of those tax is to the approprintiate taxing authority. All financial tarrity authority. All financial tarrity authority and shall be currency of the applicable Elsevier invoice. The Client will provide the TC, including without limitation all bank charges and foreign exchange charges.

5. Payment Unless otherwise agreed in writing, payments shall be effected within thirty (go) days of the invoice date in the currency invoiced. Time for payment shall be of the essence. Elsevier may set and vary credit limits for any Client account and shall be entitled to refuse to supply any Client who has exceeded its current credi limit. Eggi and beneficial tiltie in any tangible Products supplied by Elsevier to the Client shall remain with Elsevier null Elsevier has received in full (in cash or cleared funds) all sums due to it in respect of the Products and all other sums which are or which become due to Elsevier from the Client shall remain with Elsevier value and any such value and any such as less thall be affected value and any such as less. Elsevier is which are or which we shall deal as principal to the copies of the Products before ownership has passe to 10 to principal shall be effected value and any such value and any such as less. Elsevier value and any such as less. The value and envisor value and any such as less. The value and envisor value and any such as less. The value shall be affected value and any such as less. Elsevier shall be affected value and any such as less. Elsevier shall be approxing to envisor and the products shall transfer to the Client. From the cash as less. Elsevier shall be retrieted any involved that any principal set. Elsevier products shall transfer to the client's nisk as from delivery. The Client shall merian is lable for any sums outstanding, together with any collection fees in dual data or principal. The client any client where have any of such set. Elsevier naving and and uncert and the requiring an anount equal to such dediction to be paid of by Elsevier to the date of particular stall to such data any involve (or part), the Client shall, as soon as reasonably participable, but no interleture, any time, to data any involve (or part), the Client shall has a such as evere shall be as involved. The data of such involves, and fail details of such dispute to Else

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 shall 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 by any third party. The Client shall promptly notify Elsevier if it becomes aware of any piracy, reproduction, or plagiarism of the Products by any third party. The Client shall promptly notify elsevier if it becomes aware of any piracy, reproduction, or plagiarism of the Products or any other products or its affiliates, nor shall 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 by any third party. The Client shall promptly notify elsevier if it becomes aware of any piracy, reproduction, or plagiarism of the Products by any third party. The Client shall promptly notify elsevier if it becomes amounts due in respect of its sales of the Products, exercising full credit control and solely bearing all of its own losses resulting from any uncollected amounts. Delays or failures in obtaining such payments will not affet the Client's obligation to make payments to Ekseiver under clause c.

a. Intellectual property Copyright and other intellectual property rights to all Elsevier proposals, publications and other Products and or Services shall remain with Elsevier unless agreed otherwise in writing. The rights granted by Elsevier are restricted to use solely by the Client and may not be assigned, transferred or sublicensed without the prior written permission of Elsevier. The Client shall not acquire any intellectual property rights in the Products. No part of the Elsevier proposals, publication or Products may be stored in any automated data file and/or reproduced, whether electronically, mechanically, by photocopyring, recording or in any other manner or form, without the specific prior written permission of Elsevier.

8. Liability and claims TO THE MAXIMUM EXTENT PERMITTED BY RELEVANT LAWS (i) Elsevier shall not be liable for any of the following losses which may arise by reason of any breach of this TC or any implied warranty, condition or other term, any representation or any duty of any kind imposed on Elsevier by operation of laws (a) any loss of anticipated profits or expected future business; (b) damage to reputation or goodwill; (c) any damages, costs or expenses payable by Elsevier to any third party; (d) loss of any order or contract; or (a) any loss that was not foresceable by the Clause (b) any loss not any atom of the secable by the Clause (b) any loss not any third party; (d) loss of any order or contract; or (b) any loss not the secable by the Clause (b) any loss not any there are the time this TC was entered into; or (f) any loss not loss of Elsevier. NDI (b) INFITER PARTY SANLI BE RESPONDALL IDJUER VECEPT THAT RESULTING FROM INFORCE OR WILFUL INTERT OR THE NECLICENCE OF ENTEULUTES ROW NEGLIGENCE CONSTRUCT ON NOT ELSECIDENCE ON SUPERATION OF THE CLAUSE STATUS (b) CONSTRUCT CONSTRUCT PARTY SOWN NEGLIGENCE. ELSEVIERS' LUBILITY FOR ANY OTHER LOSS INPUTABLE TO IT SHALL ID RAYY CARANTIPE OF THE HARTY SOWN NEGLIGENCE. ELSEVIERS' LUBILITY FOR ANY OTHER LOSS INPUTABLE TO IT SHALL ID A CONSTRUCT PART PERSIST VECLUDES ANY LUBILITY FOR ANY OTHER LOSS INPUTABLE TO IT SHALL ID A CONSTRUCT PART OF THE LUBILITY AND RENCHANTABUILY OR STRUCT PART OF THE LUBILITY FOR ANY OTHER LOSS INPUTABLE TO IT SHALL ID A CONSTRUCT PART OF THE CONSTRUCT PART OF THE LUBILITY FOR ANY OTHER LOSS INPUTABLE TO IT SHALL BE RESPONDENTING IN THE CONTRACT OF ANY INFLUE ANY LUBILITY FOR ANY OTHER LOSS INPUTABLE TO IT SHALL ID A CONSTRUCT PART OF THE CONSTRUCT PART OF THE LUBILITY AND RENCHANTABUILY OR STRUCT PART PART OF THE LUBILITY AND RENCHANTABUILY OR STRUCT PART PART OF THE LUBILITY AND RENCHANTABUILY OR STRUCT PART PART OF THE LUBILITY AND RENCHANTABUILY OR STRUCT PART PART OF THE CLAUSE STRUCT PART PART OF THE CLAUSE STRUCT PART PART PART OF TH

9. Force majeure if by reason of labor dispute, strikes, inability to obtain labor or materials, fire or other action of the elements, accidents, power or telecommunications failure, customs delays, governmental restrictions 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 fortin in this TC, then such party shall be relieved of those obligations to the extent it is thereby unable to perform, and such inability to perform shall not make such party liable to any other party. The party subject to an event of force majeure shall use good faith efforts to comply as dosely as possible with the provisions of this TC and to such event to the extent possible.

The provisions of this 1C and to avoid the effects of such verts to the exert possible. **so. Advertising & Reprints** Client is solely responsible for ensuring proposed advertising copy is received at lesvier in electronic form (or such other form as specified by Elsvier) and within the relevant deadline set by Elsvier (the "Closing Date"). Where copy is received late or not at all, although Elsvier will endeavour to do so Elsvier may not be able to arrange for such copy to be published on the agreed advertising copy is received at lesvier is solely responsible for any legal lability. The advertising control ty to be published on the agreed period. Payment for the campaign will however be required in full. When change of copy is not received before the Closing Date, copy run in previous issue may be inserted. Client shall retain a complete copy of all materials delivered be Elsvier: Elsvier is shall have canted the use of the Advertising Content by Elsvier of the puppees of this TC. (Dift us agreed period. Payment for the campaign will however be required in full. When change of copy is not received before the Closing Date, copy run in previous issue may be inserted. Client shall retain a complete copy of all materials delivered be Elsvier: shall have restricts questions or advertising content by the apretising and to protein cipht, had exercising undition and generality codes or any rights of any third parties including, but not limited to, infingement or related beav, rules, industry codes, rule printica to, rules development including reason and practice. Client agrees, calinad, or canced advertising and/or promoting rules there in the sole development including reason and and Elsvier is all divertising content or rules trained to the right of any preving gutos nor any advertising and/or promotions that are not consistent with Elsvier's standhaves, rules or regulation or industry, code or if Elsvier's elstimates and avages the right or publishing there (the vise) advertising and/or promotion or publishing

21. Audit Client shall allow Publisher's authorized representative at any reasonable time to have access to Client's premises (or to arrange for Publisher's authorized representatives to have access to other relevant premises) for the purpose of inspecting Client's facilities, books and records to verify Client's compliance with the TC.

12. Compliance with laws Client shall at all times during the term strictly comply with all applicable laws, ordinances, codes, regulations, standards and judicial and administrative orders (jointy "Applicable Laws" or "Laws") relevant to its durines, billigations and performance under this Agreement, including, without limitation the REUS Suppliers Code of Conduct and Applicable Laws related to bribery, including, without limitation any such Laws that are enforced internationally (such as the United States Foreign Corrupt Practice Aet and the UK Bribery Act) and those enforced in the country where business in being conducted and/or the Client's place of business or residency. Client and its officers, directors, employees and agents shall engage only in legitimate business and ehicial practices in commercial operations and in relation to its dealings with any employee or official of a government agency or any other government official"). Neither the Client to indude agents and employees or agents shall practices, regulations or anything of value to any commercial contact or Government Official "Diverties" or individues (jointly "Covernment Official"). Neither the Client to reproduct and apply offer. give, promise or authorize the payment, directly, or farectly, or farectly, or any monies or anything of value to any commercial contact or Government Official "Diverties" or adjudicated to the promoses or intuces the physice or official dore of scoreate provide that such payment, and the edirectly related to the promotion, demonstration or explanation or reportation or operatorian or a performance or performance or a contract provide that such payment. A "Prohibited Payment". A Prohibited Payment" and integrated to the promotion, demonstration or explanation or reportation or approximation or reportation or approximation or reportation or approximation or reportation or approximation or reportation are contract provided that such payments are permissible under the Applicable Laws. The Client further agrees that

3. Cancellations & Returns if the Client cancels an order either fully or partially, a cancellation fee may be charged. All cancellations must be made in writing. This fee will be calculated to cover any external or internal costs which have been incurred or committed up to and including the date of cancellation. No new external costs which have been incurred or committed from the date of freeipt of written notice of cancellation by Elsevier. Orders for advertisements must be cancelled in writing prior to the relevant ad space closing date, but in the event that an cancellation are the subject to the relevant. Besider state is provided to charge the full cost of the advertisement. Any returns of the products shall be subject to the relevant. Elsevier control approximation is out a policies will be product shall be product shall be relevant. Besider state relevant. Beside state relevant. Beside state relev

14. General The formation, existence, construction, performance, validity and all aspects of the TC shall be governed by the law of the corporate domicile of the Elsevier company which is providing the Products or Services. The parties agree to submit to the exclusive jurisdiction of the courts of that same corporate domicile. The Client shall not be entitled to assign the TC or any part of it without the prior written consent of Elsevier. Elsevier may assign the TC or any part of it to any person, firm or company. Hany provision of the TC is found by any court, tribunal or administrative body of competent jurisdiction to be wholly or partly illegal, invalidit, vuid, v

Circulation updated on 1st July, 2024, based on 12-month monthly average July 2023-June 2024

eTOC Metrics: 12 Month Average of eTOC sends - July 2023 to June 2024

Monthly average web metrics based on the period of July 2023 to June 2024

