

TERMS OF USE

IMPORTANT - READ CAREFULLY BEFORE ACCESSING THIS WEB SITE.

By accessing RDD Online's listing of speaker and poster abstracts you accept this Agreement without limitation or qualification.

THIS IS A LEGAL AGREEMENT BETWEEN YOU, THE AUTHORIZED USER, AND THE PROVIDER, RDD ONLINE. BY ACCESSING THIS WEB SITE, YOU ARE AGREEING TO BE BOUND BY THE TERMS OF THIS AGREEMENT AS OUTLINED BELOW. IF YOU DO NOT AGREE WITH THESE TERMS, DO NOT ACCESS THIS WEB SITE.

GRANT OF LICENSE. RDD Online, grants you, the Authorized User, a non-transferable, non-exclusive license to browse and otherwise use this web site, solely for your own personal use, with only one central processing unit at any one time.

1. You may download abstracts for reading on your computer or printing only. You may make a maximum of five (5) paper copies of an abstract in one year for your personal use. You may excerpt up to 200 words per article for noncommercial, scholarly purposes with appropriate credit to the source. If you require more than five (5) copies of individual articles or want to reproduce more than 200 words, which is beyond the fair use provisions of the US Copyright Act, please contact the relevant publisher listed on the web page for permission and fee information.

"Content," is defined in this Agreement to include, but not be limited to, any text, graphics, images, photographs, databases and logos.

Authorized Users are defined as individuals who have paid the applicable individual subscription fee for their personal use, or who are obtaining access as a result of their paid registration at the most recent Respiratory Drug Delivery Symposium meeting.

In no case are commercial entities, reference services or document delivery services considered Authorized Users. Abstracts and other information obtained from RDD Online are not to be used for interlibrary loan or fee-for-service purposes.

2. You may not forward, transfer, distribute, translate, adapt, modify or make derivative works, rent, disclose, publish, publicly display, sell, assign, lease, sublicense, market, or transfer any content or use it in any manner not expressly authorized by this Agreement. You agree not to store the content of this website on a computer (except for the purpose of review or printing. Articles and other information obtained from this website are not to be systematically downloaded, re-published in any media form or centrally stored for later retrieval.
3. You shall not knowingly disclose your USER ID or PASSWORD to the web site to grant other persons or entities access. You agree to take reasonable precautions to protect your USER ID or PASSWORD from becoming known to other persons or entities.
4. RDD Online or other respective owners retain all ownership rights to any content.

5. Any content or subsections of content on this web site are copyrighted and/or otherwise protected , and may not be copied, distributed, or displayed, adapted, modified or made into derivative works, or otherwise used, even if merged with other web sites. Any use of content without express written permission of RDD Online or the rightful owner is strictly prohibited. Any such right that is not expressly licensed herein is reserved by RDD Online or other rightful owners. You agree not to remove any copyright notice or proprietary legend contained in or on any content.
6. RDD Online neither warrants nor represents that your use of the material displayed on its web site will not infringe rights of third parties.
7. Any trademarks, logos, and service marks (collectively the "Trademarks") displayed on RDD Online, whether registered or unregistered are property of its respective owners. Nothing contained on RDD Online should be construed as granting by implication, estoppel, or otherwise, any license or right to use any Trademark displayed on RDD Online without the written permission of the owner of the Trademark. Misuse of any Trademarks, or any other content, displayed on RDD Online is prohibited.

NO WARRANTY OR LIABILITY. The RDD Online sites are provided to you on an as is basis.

8. You assume the entire risk of loss in using the web site.
9. RDD Online makes, and Authorized User receives, no warranty, whether express or implied, and all warranties of merchantability, title, and fitness for any particular purpose are expressly excluded.
10. In no event shall RDD Online be liable for any damages, claim or loss incurred by user (including without limitation compensatory, incidental, indirect, special, consequential or exemplary damages, lost profits, lost sales or business, expenditures, investments, or commitments in connection with any business, loss of any goodwill, or damages resulting from lost data or inability to use data) irrespective of whether RDD Online has been informed of, knew of, or should have known of the likelihood of such damages. This limitation applies to all causes of action in the aggregate including without limitation breach of contract, breach of warranty, negligence, strict liability, misrepresentation, and other torts. If RDD Online's disclaimer of liability set forth in this agreement shall for any reason whatsoever be held unenforceable or inapplicable, Authorized User agrees that RDD Online's liability shall not exceed \$100.00 US.
11. RDD Online does not warrant that the web site will meet your needs or expectations, that operations of the web site will be error free or uninterrupted, or that all nonconformities can or will be corrected. The site is complex and may unknowingly contain some nonconformities, defects, viruses or errors.
12. While RDD Online uses reasonable efforts to include accurate and up-to-date information on its web site, RDD Online makes no warranties or representations as to its accuracy. RDD Online may periodically add, change, or improve any of the information, services or programs described on its web site without notice. RDD

Online assumes no liability or responsibility for any errors or omissions in the content.

13. RDD Online has not reviewed all of the sites which are linked to its web site, and the fact of such links does not indicate any approval or endorsement of any material contained on any linked site. RDD Online is not responsible for the contents of any site linked to it; and your connection to any such linked site is at your own risk.

MISCELLANEOUS.

14. This is the exclusive and entire Agreement between RDD Online and you regarding its subject matter.
15. Any legal dispute, which may arise from or in connection with this Agreement, web site or its contents, will be governed by the laws of the Commonwealth of Virginia. All parties to any such dispute will submit to the exclusive jurisdiction of the federal and/or state courts of the Commonwealth of Virginia for all purposes. U.S. Copyright and Federal Trademark laws will be strictly enforced, subjecting violators to substantial civil and/or criminal prosecution.
16. You agree pay any applicable taxes on transactions associate with the use of this web site.
17. If any provision of this Agreement is declared invalid or unenforceable, the remaining provisions of this Agreement shall remain in effect.