

TERMS AND CONDITIONS

Terms and Conditions for Permanent Free Access to *Revue Française de Psychanalyse* (RFP) on PEP-Web for members of the Paris Psychoanalytical Society (SPP):

1. **Use of RFP content on PEP-Web is for personal study and research by the authorized user only.** It may not be used for teaching or other activities for a 3rd party (for example a university or public hospital) and access will not be possible from such computers in public institutions with an IP address logged in PEP's systems.
2. **Access to the most up-to-date version of the PEP-Web is through the PEP-Web link on the SPP website and is only for those who are SPP members or candidates.** No authorized user may assist anyone other than another authorized user to access PEP-Web and is expressly prohibited from doing so in any way whatsoever. Usage is monitored. Any breach of this condition will result in immediate removal of access rights without compensation and in the imposition of a liability to indemnify PEP for any lost subscription fees.
3. **Content.** The RFP content on PEP-Web stays approximately three years behind current content. This free access through the SPP will not give you access to the rest of the content on PEP-Web without a subscription. Details on how to subscribe at a SPP discounted rate are available from SPP.
4. **Authorized Users are not entitled to support from PEP Customer Support.** Difficulties should be reported directly to the SPP administrator.
5. **There are no limits on use** but users should log out when finished as not to do so may affect the performance of the system.
6. **Printing.** You are permitted to print papers for your own personal use. You may not use this material in an institutional teaching context or to pass on to others.
7. **Availability.** PEP has contracted its suppliers for the PEP-Web Archive to be available from a link 24 hours a day 7 days a week subject to routine maintenance and in all reasonable circumstances.
8. **Copyright.** The PEP-Web Archive is owned by PEP or its suppliers and is protected by United States copyright laws and international treaty provisions.
 - a. All copyright (electronic and other) of the text, images, photographs, and videos of the publications appearing on PEP-Web is retained by the original publishers of the Journals, Books, or Videos. Saving the exceptions noted below, no portion of any of the text, images, photographs, or videos may be reproduced or stored in any form without prior permission of the Copyright owners.
 - b. **Authorized Uses.** Authorized Users may make all use of the Licensed Materials as is consistent with the Fair Use Provisions of United States and international law. Nothing in this Agreement is intended to limit in any way whatsoever any Authorized User's rights under the Fair Use provisions of United States or international law to use the Licensed Materials.
 - c. During the term of any subscription the Licensed Materials may be used for purposes of research, education, or other non-commercial use as follows:
 - i. **Digitally Copy.** Authorized Users may download and digitally copy a reasonable portion of the Licensed Materials for their own use only.

- ii. **Print Copy.** Authorized Users may print (one copy per user) reasonable portions of the Licensed Materials for their own use only.

- 9. Termination.** In the event of termination of the agreement between PEP and SPP any material downloaded, printed, or otherwise stored as permitted in the preceding section should not continue to be available and as far as practicable must be destroyed.
- 10. Commercial reproduction.** No purchaser or user shall use any portion of the contents of PEP-Web in any form of commercial exploitation, including, but not limited to, commercial print or broadcast media, and no purchaser or user shall reproduce it as its own any material contained herein.
- 11. LIMITATION OF LIABILITY.** The publishers of the publications appearing on the PEP-Web Archive and PEP disclaim any liability to any party for the accuracy, completeness or availability of any of the material herein, or for any damages arising out of the use or non-use of said material or any information contained therein.
- 12. Copyright Warranty.** Licensor warrants that it has the right to license the rights granted under this Agreement to use Licensed Materials, that it has obtained any and all necessary permissions from third parties to license the Licensed Materials, and that use of the Licensed Materials by Authorized Users in accordance with the terms of this Agreement shall not infringe the copyright of any third party. The Licensor shall indemnify and hold Licensee and Authorized Users harmless for any losses, claims, damages, awards, penalties, or injuries incurred, including reasonable attorney's fees, which arise from any claim by any third party of an alleged infringement of copyright or any other property right arising out of the use of the Licensed Materials by the Licensee or any Authorized User in accordance with the terms of this Agreement. This indemnity shall survive the termination of this agreement. **NO LIMITATION OF LIABILITY SET FORTH ELSEWHERE IN THIS AGREEMENT IS APPLICABLE TO THIS INDEMNIFICATION.**