

This permission letter is issued as of 22 December 2018 by Wolters Kluwer, a corporation organized under the laws of the State of New York and having as one of its principal offices a location at Two Commerce Square 2001 Market Street Philadelphia, PA 19103 USA (referred to in this Agreement as "LICENSOR") for (Referred to in this agreement as "LICENSEE") listed below:

Licensee

European Journal of Anaesthesiology

Wolters Kluwer Content	Pre-operative evaluation of adults undergoing elective noncardiac surgery: Updated guideline from the European Society of Anaesthesiology. <i>EJA</i> June 2018 - Volume 35 - Issue 6 - p 407–465
Material Used	Guidelines

Permission of the above content is restricted to:

Purpose of the reuse	Website(s)
Format	Print and Electronic
New Reuse	Turkish Journal of Anesthesiology and Reanimation
Academic/Not for Profit or Commercial Reuse	Not for Profit
Additional Permissions	Turkish Translation

TERM

1. Permission is granted for a **one time use only**. Rights herein do not apply to future reproductions, editions, revisions, or other derivative works. This Permission shall be effective as of the date of execution by the Parties for the maximum period of 12 months which will end on 14 May 2019 and should be renewed after the term expires unless the permission is for the reuse in a journal or a book. In such cases the validity of this agreement should be the life of the book edition/journal issue. If your Permission Request is for use on a website (which is not a journal or a book), internet, intranet, or any publicly accessible site, you agree to remove the material from such site after 12 months or else renew your permission request.
2. A credit line will be prominently placed and include: **For journals** – the author(s), titles of article, title of journal, volume number, issue number, inclusive pages and website URL to the journal page.
3. The requestor warrants that the material shall not be used in any manner which may be considered derogatory to the title, content, or authors of the material, or to the European Society of Anaesthesiology and Wolters Kluwer.
4. You hereby indemnify and hold harmless the European Society of Anaesthesiology and Wolters Kluwer and their respective officers, directors, employees and agents, from and against any and all claims, costs, proceeding or demands arising out of your unauthorized use of the Licensed Material.
5. Permission granted is non-exclusive, and is valid throughout the world in the English language and the languages specified in your original request.
6. Wolters Kluwer cannot supply the requestor with the original artwork, high-resolution images, electronic files or a "clean copy."
7. Permission is valid if the borrowed material is original to a Wolters Kluwer imprint (Lippincott-Raven Publishers, Williams & Wilkins, Lea & Febiger, Harwal, Rapid Science, Little Brown & Company, Harper & Row Medical, American Journal of Nursing Co, and Urban & Schwarzenberg - English Language, Raven Press, Paul Hoeber, Springhouse, Ovid), and the Anatomical Chart Company.
8. If you opt not to use the material requested above, please notify Wolters Kluwer within 90 days of the original invoice date.
9. This permission does not apply to images/tables/content that are credited to publications other than Wolters Kluwer or its Societies. For images credited to non-Wolters Kluwer books or journals, you will need to obtain permission from the source referenced in the figure or table legend or credit line before making any use of the image(s), table(s) or other content.
10. With the exception of text size or color, no Wolters Kluwer material is permitted to be modified or adapted without publisher approval.
11. Adaptations are protected by copyright, so if you would like to reuse material that we have adapted from another source, you will need not only our permission, but the permission of the right holder of the original material. The adaptation should be credited as follows: Adapted with permission from Wolters Kluwer: Book author, title, year of publication or Journal name, article author, title, reference citation, year of publication.
12. While you may exercise the rights licensed immediately upon issuance of the license at the end of the licensing process for the transaction, provided that you have disclosed complete and accurate details of your proposal use, no license is finally effective unless and until full payment is received from you (by the publisher). If full payment is not received on a timely basis, then any license preliminarily granted shall be

deemed automatically revoked and shall be void as if never granted. Further, in the event that you breach any of these terms and conditions or any of other Wolters Kluwer's billing and payment terms and conditions, the license is automatically revoked and shall be void as if never granted. Use of materials as described in a revoked license, as well as any use of the materials beyond the scope of an unrevoked license, may constitute copyright infringement and publisher reserves the right to take any and all action to protect its copyright in the materials.

13. If the permission fee for the requested use of our material has been waived in this instance, please be advised that future requests for Wolters Kluwer materials may incur a fee.
14. **For STM Signatories Only:** Any permission granted for a particular edition will apply also to subsequent editions and for editions in other languages, provided such editions are for the work as a whole in situ and does not involve the separate exploitation of the permitted illustrations or excerpts. Please view: [STM Permissions Guidelines](#)

WARRANTIES AND OBLIGATIONS

15. LICENSOR further represents and warrants that, to the best of its knowledge and belief, LICENSEE's contemplated use of the Content as represented to LICENSOR does not infringe any valid rights to any third party.

BREACH

16. If LICENSEE fails to comply with any provisions of this agreement, LICENSOR may serve written notice of breach of LICENSEE and, unless such breach is fully cured within fifteen (15) days from the receipt of notice by LICENSEE, LICENSOR may thereupon, at its option, serve notice of cancellation on LICENSEE, whereupon this Agreement shall immediately terminate.

MISCELLANEOUS

17. Assignment: License conveyed hereunder by the LICENSOR shall not be assigned or granted in any manner conveyed to any third party by the LICENSEE without the consent in writing to the LICENSOR.
18. Governing Law: The laws of The State of New York shall govern interpretation of this Agreement and all rights and liabilities arising hereunder.
19. Unlawful: If any provision of this Agreement shall be found unlawful or otherwise legally unenforceable, all other conditions and provisions of this Agreement shall remain in full force and effect.

ROYALTIES

The LICENSEE shall pay to the LICENSOR the following for this permission request:
Any monies due from the LICENSEE to the LICENSOR shall be paid as follows:

\$ 0.00
NA – Gratis Use